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COMMONWEALTH OF PENNSYLVANIA.

Legislative Journal.

Session 1913

120th of the General Assembly

VOL. 2.

HARRISBURG, PA., THURSDAY, JUNE 19, 1913.

No. 86.

SENATE.

THURSDAY, June 19, 1913.

The Senate met at 10 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the Chair.

PRAYER

The Rev. Harry Nelson Bassler offered the following prayer:

Heavenly, Father, for all Thy blessings known and unknown to us, we give Thee thanks, but especially for the beauty and glory of this new day; for reasonable health and strength, and for the privilege of gathering together in Thy name. We ask Thy richest blessing to rest upon us to-day. Guide us in all our deliberations that all things may be done for the honor of Thy name and for the growth of Thy kingdom. Bless this gathering, bless the Governor of this Commonwealth and the President of these United States and all others in authority and finally through grace help us to attain unto perfect righteousness. We ask it in Jesus' name and for His sake. Amen.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. KLINE, the further reading was dispensed with, and the Journal was approved.

LEAVE OF ABSENCE

Mr. KLINE asked and obtained leave of absence for the Senator from Mercer, Mr. Jarrett.

HOUSE MESSAGE

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which were laid upon the table.

HOUSE BILLS FOR CONCURRENCE

The Chair cleared his table and laid before the Senate bills of the House of Representatives for concurrence as follows:

House Bill No. 754, (Senate Bill No. 1874), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefore

Which was committed to the Committee on Appropriations.

House Bill No. 1257, (Senate Bill No. 1875), entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

Which was referred to the Committee on Appropriations.

House Bill No. 1930, (Senate Bill No. 1876), entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

Which was committed to the Committee on Appropriations.

House Bill No. 2155, (Senate Bill No. 1877), entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor

Which was committed to the Committee on Appropriations.

House Bill No. 681, (Senate Bill No. 1878), entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

Which was committed to the Committee on Appropriations.

House Bill No. 1059, (Senate Bill No. 1879), entitled:

An Act to establish a Secondary School of Agriculture at Pennsburg Pennsylvania and making appropriation for the said school

Which was committed to the Committee on Appropriations.

House Bill No. 1582, (Senate Bill No. 1880), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

Which was committed to the Committee on Appropriations.

House Bill No. 1623, (Senate Bill No. 1881), entitled:

An Act making an appropriation of five hundred thousand (\$500,000) dollars toward the improvement of country roads in the suburban section of the city of Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 584, (Senate Bill No. 1882), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1705, (Senate Bill No. 1883), entitled:

An Act making State taxes unpaid bonus interest penalties and all public accounts a lien upon the franchise and property of corporations companies associations joint stock associations and limited partnerships and relating to the entry continuance and satisfaction thereof providing for the furnishing of certificates relative to such liens and repealing certain acts

Which was committed to the Committee on Appropriations.

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REPORTS FROM COMMITTEES

Mr. KLINE, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 667, (House Bill No. 32), entitled:

An Act to provide for an anual payment to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Governor of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the Confederate States of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payments creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

Also from the Committee on Appropriations, re-reported as committed, Senate Bill No. 982, (House Bill No. 60), entitled:

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the Civil War of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 805, (House Bill No. 656), entitled:

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 983, (House Bill No. 256), entitled:

An Act providing for the publication and distribution of a revised edition of the Railroad Map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proof-reading and an appropriation for printing binding and mounting the same and for paper

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1052, (House Bill No. 804), entitled:

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1101, (House Bill No. 1272), entitled:

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and fifteen

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1171, (House Bill No. 412), entitled:

An Act making an appropriation to Fannie C. Spiers the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1218, (House Bill No. 266), entitled:

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1222, (House Bill No. 858), entitled:

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by S. S. Caughey

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1318, (House Bill No. 321), entitled:

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase of vacant land

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1324, (House Bill No. 513), entitled:

An Act making an appropriation to the Brelsford Packing and Storage Company and Evens Burtnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant-General of Pennsylvania under directions from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirtieth one thousand nine hundred and eleven

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1336, (House Bill No. 1095), entitled:

A joint resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1352, (House Bill No. 292), entitled:

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1433, (House Bill No. 278), entitled:

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "Mine fire" within the limits of the city of Carbondale Lackawanna county providing how such expenditures shall be made how the Commonwealth shall be repaid and authorizing the condemnation destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the county of Lackawanna

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1441, (House Bill No. 467), entitled:

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1445, (House Bill No. 1726), entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandy Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1449, (House Bill No. 1968), entitled:

An Act making a nappropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1451, (House Bill No. 1476), entitled:

An Act creating a rebuilding and insurance fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure building or equipment owned by the Commonwealth and accidentally destroyed or damaged and for payment of premiums of insurance upon such property and making an appropriation to carry out the provsions of this act

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1467, (House Bill No. 167), entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1468, (House Bill No. 188), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children at Pittsburgh

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1469, (House Bill No. 319), entitled:

An Act making an appropriation to the Rosalia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1470, (House Bill No. 360), entitled:

An Act making an appropriation to The Improvement Children's Home of the City of Pittsburgh

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1471, (House Bill No. 386), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1472, (House Bill No. 491), entitled:

An Act making an appropriation to the Children's Home of South, Bethlehem Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1473, (House Bill No. 668), entitled:

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1474, (House Bill No. 702), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1475 (House Bill No. 706), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1476, (House Bill No. 707), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home at Brookville Jefferson County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1477, (House Bill No. 746), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1478, (House Bill No. 767), entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew streets Germantown Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1479, (House Bill No. 770), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred thirty-nine Queen street Germantown Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1480, (House Bill No. 755), entitled:

An Act making an appropriation to the Children's Home at Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1481, (House Bill No. 809), entitled:

An Act making an appropriation to the Pennsylvania Society to Protect Children from Cruelty of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1482, (House Bill No. 826), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1483, (House Bill No. 827), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1484 (House Bill No. 854), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1485, (House Bill No. 874), entitled:

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny county Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1486 (House Bill No. 875), entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1488, (House Bill No. 906), entitled:

An Act making an appropriation to the Providence Mission and Rescue Home

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1489, (House Bill No. 907), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminster Avenue Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1490, (House Bill No. 927), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1491 (House Bill No. 959), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1492 (House Bill No. 1171), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Elmsworth Allegheny county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1493 (House Bill No. 1172), entitled:

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1494 (House Bill No. 1207), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1495 (House Bill No. 1240), entitled:

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust street North Side Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1496 (House Bill No. 1273), entitled:

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1497 (House Bill No. 1299), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed or as amended, Senate Bill No. 1498 (House Bill No. 1427, entitled:

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1499 (House Bill No. 1430), entitled:

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1500 (House Bill No. 1443), entitled:

An Act making an appropriation to the Children's Aid Society of Allegheny County in the City of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1501 (House Bill No. 1506), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1502 (House Bill No. 47), entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the County of Philadelphia incorporated

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1503 (House Bill No. 74), entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1504 (House Bill No. 76), entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1505 (House Bill No. 77), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1506 (House Bill No. 83), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1507 (House Bill No. 133), entitled:

An Act making an appropriation to the Evangelical Home for the Aged in the city of Philadelphia

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1508 (House Bill No. 144), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1509 (House Bill No. 150), entitled:

An Act making an appropriation to the United Zion Hospital and Infirmary of Lancaster county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1510 (House Bill No. 191), entitled:

An Act making an appropriation to the Bethesda Home

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1511 (House Bill No. 196), entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1512 (House Bill No. 205), entitled:

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1513 (House Bill No. 206), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1514 (House Bill No. 216), entitled:

An Act making an appropriation to the Paradise Rectory and Agricultural School at Paradise township York county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1515 (House Bill No. 219), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1516 (House Bill No. 220), entitled:

An Act making an appropriation to the Home of Aged Veterans and Wives located at Sixty-fifth and Vine streets in the City of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1517 (House Bill No. 224), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1518 (House Bill No. 242), entitled:

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1519 (House Bill No. 261), entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna avenue Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1520 (House Bill No. 312), entitled:

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna county

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1521 (House Bill No. 316), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1522 (House Bill No. 320), entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1523 (House Bill No. 333), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1524 (House Bill No. 349), entitled:

An Act making an appropriation to the St. Joseph's Protectory Norristown Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1525 (House Bill No. 370), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1526 (House Bill No. 413), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania.

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1527 (House Bill No. 418), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1528 (House Bill No. 440), entitled:

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1529 (House Bill No. 447), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1530 (House Bill No. 459), entitled:

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1531 (House Bill No. 469), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1532 (House Bill No. 476), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Erie county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1533 (House Bill No. 481), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1534 (House Bill No. 485), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1535 (House Bill No. 493), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics at Rochester Beaver county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1536 (House Bill No. 506), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1537 (House Bill No. 541), entitled:

An Act making an appropriation to the Western Pennsylvania Humane Society

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1538 (House Bill No. 546), entitled:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1539 (House Bill No. 549), entitled:

An Act making an appropriation to the St. Joseph's Protectory for Homeless Boys of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1540 (House Bill No. 550), entitled:

An Act making an appropriation for the Irene Kaufmann Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1541 (House Bill No. 579), entitled:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1542 (House Bill No. 583), entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1543 (House Bill No. 601), entitled:

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1544 (House Bill No. 605), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1545 (House Bill No. 625), entitled:

An Act making an appropriation to Saint Vincent's Home Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1546 (House Bill No. 626), entitled:

An Act making an appropriation to the House of Good Shepherd Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1547 (House Bill No. 627), entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1548 (House Bill No. 628), entitled:

An Act making an appropriation to Saint Vincent's Orphan's Asylum of Tacony Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1549 (House Bill No. 629), entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1550 (House Bill No. 630), entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1551 (House Bill No. 633), entitled:

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1552 (House Bill No. 647), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1553 (House Bill No. 652), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1554 (House Bill No. 654), entitled:

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon street Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1555 (House Bill No. 660), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1556 (House Bill No. 663), entitled:

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1557 (House Bill No. 675), entitled:

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1558 (House Bill No. 750), entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen street

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1559 (House Bill No. 785), entitled:

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1650 (House Bill No. 916), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill county

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1561 (House Bill No. 966), entitled:

An Act making an appropriation to the Woods Run Industrial House Petrel street North Side Pittsburgh Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1562 (House Bill No. 1149), entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1578 (House Bill No. 48), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1579 (House Bill No. 61), entitled:

An Act making an appropriation to the Northwestern General Hospital located two thousand nineteen North Twenty-second street Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1580 (House Bill No. 62), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1581 (House Bill No. 71), entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1582 (House Bill No. 81), entitled:

An Act making an appropriation to the St. Luke's Hospital located at South Bethlehem Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1583 (House Bill No. 84), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania for use in the hospital department Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1584 (House Bill No. 99), entitled:

An Act making an appropriation to the Gynceean Hospital in the city of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1585 (House Bill No. 112), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1586 (House Bill No. 186), entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1587 (House Bill No. 187), entitled:

An Act making an appropriation to the trustees of the Chester County Hospital

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1588 (House Bill No. 190), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1589 (House Bill No. 192), entitled:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of the Passavant Hospital of Pittsburgh

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1590 (House Bill No. 193), entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1591 (House Bill No. 204), entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1592 (House Bill No. 207), entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1593 (House Bill No. 229), entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1594 (House Bill No. 235), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1595 (House Bill No. 246), entitled:

An Act making an appropriation to the Columbus Hospital located at Columbia Lancaster county Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1596 (House Bill No. 247), entitled:

An Act making an appropriation to the J C Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1597 (House Bill No. 251), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1598 (House Bill No. 255), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1599 (House Bill No. 272), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1600 (House Bill No. 273), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1601 (House Bill No. 282), entitled:

An Act making an appropriation to the Mid-Valley Hospital

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1602 (House Bill No. 297), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1603 (House Bill No. 310), entitled:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1604 (House Bill No. 313), entitled:

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1605 (House Bill No. 332), entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1606 (House Bill No. 334), entitled:

An Act making an appropriation to the West Side Hospital Association of the City of Scranton

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1607 (House Bill No. 342), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1608 (House Bill No. 343), entitled:

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1609 (House Bill No. 346), entitled:

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1610 (House Bill No. 361), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1611 (House Bill No. 394), entitled:

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1612 (House Bill No. 406), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1613 (House Bill No. 410), entitled:

An Act making an appropriation to the American Oncologic Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1614 (House Bill No. 431), entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1615 (House Bill No. 439), entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1616 (House Bill No. 441), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Mercer county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1617 (House Bill No. 444), entitled:

An Act making an appropriation to the Charity Hospital of the city of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1618 (House Bill No. 446), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1619 (House Bill No. 458), entitled:

An Act making an appropriation to the Corry Hospital of the city of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1620 (House Bill No. 468), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city Erie Erie County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1621 (House Bill No. 474), entitled:

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1622 (House Bill No. 477), entitled:

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1623 (House Bill No. 480), entitled:

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1624 (House Bill No. 487), entitled:

An Act making an appropriation to the Franklin City Hospital

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1625 (House Bill No. 488), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1626 (House Bill No. 489), entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1627 (House Bill No. 492), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1628 (House Bill No. 494), entitled:

An Act making an appropriation to the Saint Timothy Memorial Hospital and House of Mercy Roxborough

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1629 (House Bill No. 560), entitled:

An Act making an appropriation of fifty thousand dollars for the Sewickley Hospital Association of Sewickley Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1630 (House Bill No. 1353), entitled:

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on said road in Elk township Warren County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1631 (House Bill No. 1609), entitled:

A joint resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Canal Company and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1645 (House Bill No. 4), entitled:

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1646 (House Bill No. 59), entitled:

An Act making an appropriation to the hospital department of the Jewish Hospital Association of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1647 (House Bill No. 67), entitled:

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1648 (House Bill No. 79), entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1649 (House Bill No. 91), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1650 (House Bill No. 92), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1651 (House Bill No. 124), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1652, (House Bill No. 139), entitled:

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1653, (House Bill No. 161), entitled:

An Act making an appropriation to the Auxillary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1654, (House Bill No. 164), entitled:

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1655, (House Bill No. 182), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1657 (House Bill No. 230), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1658 (House Bill No. 249), entitled:

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1659, (House Bill No. 257), entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1660, (House Bill No. 264), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State Pupils and also a special appropriation for one deaf dumb and blind pupil

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1661, (House Bill No. 267), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital in the City of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1662, (House Bill No. 269), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the deaf and dumb

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1663, (House Bill No. 279), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1664, (House Bill No. 281), entitled:

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1645 (House Bill No. 289), entitled:

An Act making an appropriation to McKeesport Hospital McKeesport Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1666, (House Bill No. 309), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1667, (House Bill No. 315), entitled:

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1668, (House Bill No. 318), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1669 (House Bill No. 329), entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1670, (House Bill No. 335), entitled:

An Act making an appropriation to The Berean Manual Training and Industrial School

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1671, (House Bill No. 348), entitled:

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School ship located at the port of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1672, (House Bill No. 358), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1673, (House Bill No. 359), entitled:

An Act making an appropriation to the Historical Society of Western Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1674, (House Bill No. 363), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1675, (House Bill No. 367), entitled:

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1676, (House Bill No. 381), entitled:

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1677, (House Bill No. 382), entitled:

An Act making an appropriation for the purchase of the Roberts mineral collection for the Pennsylvania Museum

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1678, (House Bill No. 385), entitled:

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1679, (House Bill No. 407), entitled:

An Act making an appropriation to the Ohio Valley Hospital McKees Rocks Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1680, (House Bill No. 425), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1681, (House Bill No. 428), entitled:

An Act making an appropriation to the Panther Valley Hospital Coaldale Schuylkill County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1683, (House Bill No. 445), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1684, (House Bill No. 475), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1685, (House Bill No. 484), entitled:

An Act making an appropriation to the trustees of the Cottage State Hospital at Connellsville Fayette County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1686, (House Bill No. 486), entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1687, (House Bill No. 498), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1688, (House Bill No. 518), entitled:

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1689, (House Bill No. 522), entitled:

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1690, (House Bill No. 524), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the bituminous and semi-bituminous coal regions of Pennsylvania located at Blossburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1691, (House Bill No. 535), entitled:

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1692, (House Bill No. 548), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Troy Hill North Side Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1693, (House Bill No. 561), entitled:

An Act making an appropriation to the South Side Hospital at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1694, (House Bill No. 568), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1695, (House Bill No. 586), entitled:

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1696, (House Bill No. 599), entitled:

An Act making an appropriation to the Monongahela Hospital Association of Monongahela City Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1697, (House Bill No. 603), entitled:

An Act making an appropriation to the trustees of the Coatesville Hospital Coatesville Chester County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1698, (House Bill No. 606), entitled:

An Act making an appropriation to the Philadelphia Museums

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1699, (House Bill No. 614), entitled:

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1700, (House Bill No. 616), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1701, (House Bill No. 631), entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protector Station Montgomery County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1702, (House Bill No. 632), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1703, (House Bill No. 634), entitled:

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1704, (House Bill No. 646), entitled:

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1705, (House Bill No. 649), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Montgomery County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1706, (House Bill No. 659), entitled:

An Act making an appropriation to the De Paul Institute of Scott Township Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1707, (House Bill No. 661), entitled:

An Act making an appropriation to the Braddock General Hospital of the Borough of Braddock Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1708, (House Bill No. 662), entitled:

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1709, (House Bill No. 664), entitled:

An Act making an appropriation to the Frankford Hospital located in Frankford Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1710, (House Bill No. 665), entitled:

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1711, (House Bill No. 685), entitled:

An Act making an appropriation for the Cottage State Hospital Philipsburg Centre County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1712, (House Bill No. 694), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver County Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1713, (House Bill No. 700), entitled:

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1714, (House Bill No. 708), entitled:

An Act making an appropriation to the Miner's Hospital of Northern Cambria at Spangler in Cambria County

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1715, (House Bill No. 713), entitled:

An Act making an appropriation to the Kittanning General Hospital

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1716, (House Bill No. 714), entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1717, (House Bill No. 715), entitled:

An Act making an appropriation to the Grove City Hospital at Grove City Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1718 (House Bill No. 717), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Columbia County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1719 (House Bill No. 718) entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1720 (House Bill No. 722) entitled:

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1721 (House Bill No. 724) entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1722 (House Bill No. 730) entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1723 (House Bill No. 742) entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1724 (House Bill No. 747) entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1725 (House Bill No. 748) entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1726 (House Bill No. 749) entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1727 (House Bill No. 756) entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1728 (House Bill No. 757) entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1729 (House Bill No. 761) entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield County Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1730 (House Bill No. 762) entitled:

An Act making an appropriation to the Trustees of the Jefferson Medical College of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1731 (House Bill No. 763) entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1732 (House Bill No. 765) entitled:

An Act making an appropriation to the Bellefonte Hospital Corporation

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1733 (House Bill No. 769) entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1734 (House Bill No. 779) entitled:

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1735 (House Bill No. 781) entitled:

An Act making an appropriation to the Simon H. Barner Memorial Hospital of Susquehanna Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1736 (House Bill No. 784) entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1737 (House Bill No. 798) entitled:

An Act making an appropriation to Downingtown Industrial and Agricultural School

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1738 (House Bill No. 811) entitled:

An Act making an appropriation to the Glenn Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1739 (House Bill No. 812) entitled:

An Act making an appropriation to the Glenn Mills Schools situated in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and refrigerating plant and the repair and alteration of an old school building into an assembly room

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1740 (House Bill No. 815) entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the city of Johnstown

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1741 (House Bill No. 821) entitled:

An Act making an appropriation to the Children's Hospital at Pittsburgh in the city of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1742 (House Bill No. 828) entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1743 (House Bill No. 833) entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1744 (House Bill No. 839) entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1745 (House Bill No. 843) entitled:

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1746 (House Bill No. 846) entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1747 (House Bill No. 849) entitled:

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1748 (House Bill No. 856) entitled:

An Act making an appropriation to the Columbia Hospital Wilkensburg Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1749 (House Bill No. 884) entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1750 (House Bill No. 885) entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1751 (House Bill No. 889) entitled:

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1752 (House Bill No. 901) entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1753 (House Bill No. 923) entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1754 (House Bill No. 936) entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1755 (House Bill No. 942) entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1756 (House Bill No. 947) entitled:

An Act making an appropriation to the Institute for Colored Youth at Cheyney Delaware county

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1757 (House Bill No. 958) entitled:

An Act making an appropriation to the German Hospital of the city of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1758 (House Bill No. 1001) entitled:

An Act making an appropriation to the Waynesboro Hospital of Waynesboro Greene county Pa

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1759 (House Bill No. 1045) entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1760 (House Bill No. 1127) entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1761 (House Bill No. 1133) entitled:

An Act making an appropriation to the Northwestern Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1762 (House Bill No. 1155) entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1763 (House Bill No. 1177) entitled:

An Act making an appropriation to the Commonwealth Humane Society of Bradford Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1764 (House Bill No. 1249) entitled:

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1765 (House Bill No. 1262) entitled:

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the Girls Department

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1766 (House Bill No. 1285) entitled:

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1767 (House Bill No. 1212) entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1768 (House Bill No. 1231) entitled:

An Act making an appropriation to the Mason Hospital Association of Roaring Spring Blair county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1769 (House Bill No. 1366) entitled:

An Act making an appropriation to the Nesbitt West Side Hospital of Dorrenceton Luzerne county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1770 (House Bill No. 1375) entitled:

An Act making an appropriation to the Industrial Home for Colored Working Girls of Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1771 (House Bill No. 1474) entitled:

An Act making an appropriation to the Green Home of Roaring Branch Pennsylvania for the maintenance of said home

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1772 (House Bill No. 1707) entitled:

An Act making an appropriation to the Carlisle Hospital of Carlisle Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1773 (House Bill No. 1771) entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1774 (House Bill No. 1837) entitled:

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware county Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1775 (House Bill No. 1839) entitled:

An Act making an appropriation to the Medico-Chirurgical College of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1777 (House Bill No. 2018) entitled:

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1778 (House Bill No. 2051), entitled:

An Act to repeal section five of an act entitled "A supplement to the act entitled 'An Act for erecting part of Bedford county into a separate county' passed twentieth September seventeen hundred and eighty-seven and for other purposes" approved April twelfth one thousand eight hundred and forty-five

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1779 (House Bill No. 2052) entitled:

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1785 (House Bill No. 842) entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1786 (House Bill No. 925) entitled:

An Act making an appropriation to the Hamot Hospital Association of the City of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1798 (House Bill No. 848) entitled:

A bill making an appropriation to Grove City College Mercer County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1799 (House Bill No. 999) entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1800 (House Bill No. 1292) entitled:

An Act making an appropriation to the Board of Directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1801 (House Bill No. 1422) entitled:

An Act making an appropriation to the Charleroi-Monesen Hospital Charleroi Washington County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1802 (House Bill No. 676) entitled:

An Act making an appropriation to the trustees of Temple University

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1803 (House Bill No. 729) entitled:

A further supplement to an Act entitled "An Act to accept the grant of public lands by the United States for the endowment of agricultural colleges" approved April first one thousand eight hundred and sixty-three and making appropriations for carrying the same into effect

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1804 (House Bill No. 829) entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1805 (House Bill No. 896) entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1807 (House Bill No. 15) entitled:

An Act making an appropriation to the Dayton Normal Institute of Dayton Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1825 (House Bill No. 538) entitled:

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping ground for three separate brigade encampments either or all and providing for the care and preparation of some said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing the method of payment of land purchased

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1826 (House Bill No. 674) entitled:

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1827 (House Bill No. 623) entitled:

An Act making an appropriation for the providing and erection of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be erected **managed and cared for** under the direction of the State Armory Board also an appropriation for the completion of armories where drill **halls or administration buildings only** have been erected also an appropriation for the management and care of armories erected or provided and to be erected or provided for the two fiscal years beginning June first nineteen hundred and thirteen necessary repairs and contingent expenses in maintenance of armories premiums of fire insurance and title insurance advertisement for bids actual traveling expenses of members of State Armory Board clerical expenses of board and inspection expenses

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1828 (House Bill No. 640) entitled:

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania and occupied by an organization of the National Guard should such armory buildings be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1829 (House Bill No. 868) entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1832 (House Bill No. 1649) entitled:

An Act directing the trustees of the Danville State Hospital for the Insane to connect the effluent of the sewage disposal plant with the sewer system of the borough of Danville and making an appropriation thereof

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1833 (House Bill No. 712) entitled:

An Act making an appropriation to the Armstrong county General Hospital

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1834 (House Bill No. 728) entitled:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State normal schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1836 (House Bill No. 1104) entitled:

An Act making an appropriation to the State Highway Department to be used in deepening straightening widening and otherwise improving Turtle Creek from the point where it crosses the westerly line of Westmoreland county westwardly through Allegheny county to the Monongahela river so as to prevent damage and danger from floods and overflows and granting to the said State Highway Department the authority to make said improvements

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1837 (House Bill No. 1322) entitled:

An Act making an appropriation to the Woman's Union Day Nursery Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1838 (House Bill No. 1383) entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hun-

dred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1839 (House Bill No. 1699) entitled:

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1840 (House Bill No. 1750) entitled:

An Act making an appropriation to the Insane Randall Industrial Training School for Colored Youths in Lancaster county

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1841 (House Bill No. 1884) entitled:

An Act making an appropriation to the Volunteers of America Tuberculosis Sanitarium located at Aquashicola near Palmerton Carbon county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1842 (House Bill No. 2067) entitled:

A joint resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character of duties and compensation of persons in the employ of the State Government directing the co-operation of the various State Departments boards bureaus and commissions and making an appropriation

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1843 (House Bill No. 65) entitled:

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan schools approved May twenty-seventh one thousand eight hundred and ninety-three

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1844 (House Bill No. 178) entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park Commission

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1845 (House Bill No. 283) entitled:

An Act making an appropriation to Avery College Trade School of North Side Pittsburgh Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1846 (House Bill No. 284) entitled:

An Act making an appropriation to the Lancaster General Hospital

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1847 (House Bill No. 308) entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1848 (House Bill No. 339) entitled:

An Act for the carrying into effect the provisions of a concurrent resolution approved by the Governor the twen-

tieth day of June one thousand nine hundred and eleven and making an appropriation therefor

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1849 (House Bill No. 353) entitled:

An Act making an appropriation to the Trustees of the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1850 (House Bill No. 374) entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1851 (House Bill No. 460) entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1852 (House Bill No. 528) entitled:

An Act making an appropriation to the National Farm School at Doylestown

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1853 (House Bill No. 567) entitled:

An Act making an appropriation to the State Normal Schools of the Commonwealth

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1854 (House Bill No. 577) entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1855 (House Bill No. 637) entitled:

An Act making an appropriation to the Trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1856 (House Bill No. 686) entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1857 (House Bill No. 710) entitled:

An Act making an appropriation to the Hahnemann Hospital of Scranton Lackawanna county Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1858 (House Bill No. 780) entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1859 (House Bill No. 788) entitled:

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1860 (House Bill No. 832) entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1861, (House Bill No. 836), entitled:

An Act making an appropriation to the Robert Packer Hospital at Sayre Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1862 (House Bill No. 852), entitled:

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1863 (House Bill No. 880), entitled:

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1864 (House Bill No. 893), entitled:

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1865 (House Bill No. 948), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1866 (House Bill No. 1260), entitled:

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1867 (House Bill No. 1309), entitled:

An Act enabling The Pennsylvania State College to carry the benefits of its investigators to the farmers of the State and making an appropriation for that purpose

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1868 (House Bill No. 1373), entitled:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in one thousand seven hundred and seventy-eight known in history as "Mollie Pitcher" and providing for the appointment of a commission to select a model for and supervise the erection thereof

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1869 (House Bill No. 1410), entitled:

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morgantown Washington county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1870 (House Bill No. 1803), entitled:

An Act to equalize education advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1874, (House Bill No. 754), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1875, (House Bill No. 1257), entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1876 (House Bill No. 1930), entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1877, (House Bill No. 2155), entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1878, (House Bill No. 681), entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1879, (House Bill No. 1059), entitled:

An Act to establish a Secondary School of Agriculture at Pennsburg Pennsylvania and making appropriation for the said school

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1880, (House Bill No. 1582), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1881, (House Bill No. 1623), entitled:

An Act making an appropriation of five hundred thousand (\$500,000) dollars toward the improvement of country roads in the suburban section of the city of Philadelphia

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1882, (House Bill No. 584), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

MOTION TO READ BILLS FIRST TIME

Mr. KLINE. Mr. President, I move that all the bills just reported from the Committee on Appropriations be read for the first time to-day, when first reading bills are in order.

Mr. MILLER. Mr. President, I second the motion.
The motion was agreed to.

DISCHARGE OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 956.

The Chair cleared his table and laid before the Senate communication from the House of Representatives presenting for concurrence the following resolution which was twice read, considered and agreed to:

In the House, June 18, 1913.

Resolved (if the Senate concur) that the House reconsider its vote for non-concurrence in the amendments made by the Senate to House Bill No. 956, and that the House Conference Committee be discharged from further consideration of said bill.

Mr. KLINE. Mr. President, I move to reconsider the vote by which the Senate Conference Committee on this bill was appointed.

Mr. MAGEE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the motion?

It was agreed to.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 638.

He also laid before the Senate communication from the House of Representatives informing the Senate that the

House has concurred in the amendments made by the Senate to House Bill No. 638, entitled:

An Act to provide for the health and safety of persons and for the protection and preservation of property within the anthracite coal fields of this Commonwealth where the coal rock earth or other minerals or materials underlying and beneath the surface of said property has been or is being removed and fixing the time when limitation of actions for damages begin to run and providing a penalty for violation thereof

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 408.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 408, entitled:

An Act regulating the mining out and removing of the coal and other minerals and support underlying and beneath the surface of the several streets avenues thoroughfares courts alleys places and public highways within the limits of the several municipal corporations and authorizing the creation of a Bureau of Mine Inspection and surface support by any municipal corporation within the anthracite coal fields of this Commonwealth and giving such bureau jurisdiction and providing a penalty for violation thereof

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1142.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 1142, entitled:

An Act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating and destroying of uninhabitable houses and the filing of liens creating a division of housing and sanitation providing for institution of prosecutions and penalties for violations of the provisions thereof and repealing all laws inconsistent therewith

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 107.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 107, entitled:

An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 900.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to Senate Bill No. 300, entitled:

An Act to protect the health and lives of employees in certain occupations by requiring the use of blowers or similar apparatus in connection with certain kinds of machinery and specifying the equipment to be used in connection therewith regulating the use of such blowers and apparatus and providing penalties for

said bill having been recalled from the Governor for the purpose of amendment.

SENATE BILL NO. 1399 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1399, entitled:

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled "An Act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Which was laid over one day under the rules.

CONCURRENT RESOLUTION RECOMMENDING TO CONGRESS THE SPEEDY PASSAGE OF BILLS RELATING TO THE SYSTEM OF RETIREMENT OR SUPERANNUATION OF FEDERAL EMPLOYEES.

He also laid before the Senate communication from the House of Representatives returning to the Senate concurrent resolution as follows, with the information that the House has concurred in the same:

Whereas In order to promote and maintain economy and efficiency in the United States Classified Civil Service it seems imperative that a system of retirement or superannuation should prevail and

Whereas There have been introduced in the House of Representatives and in the Senate of the United States respectively bills to create such retirement or superannuation and

Whereas The bills introduced in the House of Representatives in Congress respectively known as House of Representatives fifty-one hundred and thirty-nine and Senate seventy-eight hundred and eighty-seven would bring about such enactment of law on a just basis therefore be it

Resolved (if the House of Representatives concur) That the General Assembly of the Commonwealth of Pennsylvania hereby recommends to the Congress of the United States the speedy passage of the above mentioned bills and urges the Senators and the members of the House of Representatives in Congress from the Commonwealth of Pennsylvania to give their earnest support to the said bill and be it further

Resolved That the Secretary of the Commonwealth is hereby instructed to forward immediately after the adoption of this resolution a copy of the same to the President of the Senate of the United States to the Speaker of the House of Representatives in Congress and to each Senator and Representative in Congress from the Commonwealth of Pennsylvania

CONCURRENT RESOLUTION AUTHORIZING CONTINUATION OF COMMISSION TO INVESTIGATE AND EXAMINE LAWS RELATING TO RECORDING OF DEEDS, MORTGAGES, ETC.

He also laid before the Senate communication from the House of Representatives returning to the Senate concurrent resolution as follows, with the information that the House has concurred in the same:

Whereas In compliance with a concurrent resolution approved May twelve one thousand nine hundred and eleven a commission of five persons was appointed by the Governor on December twentieth one thousand nine hundred and eleven to investigate and examine the various laws now in effect in the different States relating to the recording of deeds mortgages the transfer of lands the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and

Whereas The said Commission made a report to the present Legislature recommending an amendment to the Constitution of Pennsylvania and also recommending that the said Commission be continued because of the necessity that the reform is one that should not be made without exhaustive research and deliberation and that the subject should be referred for further consideration and report if deemed wise by the Legislature pending action upon the proposed Constitutional amendment so that progress in other States of the Union may be observed and a carefully prepared scheme of legislation creditable to our great State may be ready for submission therefore be it

Resolved (if the House of Representatives concur) That the present Commission to investigate and examine the various laws now in effect in the various states relating to recording of deeds mortgages the transfer of lands the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording be authorized to continue its work and make report and recommendations to the next General Assembly in one thousand nine hundred and fifteen and that the expenses thereof be limited to three thousand dollars or so much thereof as may be necessary and that the same be provided for in the next general appropriation bill and be it

Further Resolved That all the powers conferred upon said Commission under resolution of May twelfth one thousand nine hundred and eleven authorizing the appointment of said Commission are hereby continued

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 105.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 105, entitled:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforce-

ment of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. KLINE. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee to consider the differences existing between the two houses in relation to said bill.

Mr. MAGEE. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Snyder, Clark and Sones be such committee on the part of the Senate and that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 451.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 451, entitled:

An Act creating a reward or bounty for the destruction of certain noxious animals and birds killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. KLINE. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed (if the House appoint shall appoint such committee) to consider the difference existing between the two houses in relation to said bill.

Mr. MAGEE. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Jones, Moore and Sones be such committee on the part of the Senate and that the Clerk inform the House of Representatives accordingly.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF CONCURRENT RESOLUTION RECALLING SENATE BILL NO. 167 FROM THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 11, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives, recalling from the Governor for the purpose of amendment Senate Bill No. 167, entitled "A Supplement to an act entitled 'An Act for the government of cities of the second class approved the seventh day of March Anno Domini one thousand nine hundred and one enlarging the powers of such cities over the public streets and highways therein.'"

JOHN K. TENER.

Mr. KLINE. Mr. President, I move to reconsider the vote by which Senate Bill No. 167, entitled:

A Supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one enlarging the powers of such cities over the public streets and highways therein

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. KLINE. Mr. President, I voted "Aye."

Mr. MAGEE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. MAGEE. Mr. President, I voted "Aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. KLINE. Mr. President, I move to reconsider the vote by which this bill passed third reading.

Mr. MAGEE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. KLINE. Mr. President, I ask unanimous consent to amend the bill in the last line of the title by adding after the word "therein," the words "in order to provide comfort houses, drinking places and waiting conveniences."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

APPROVAL OF CONCURRENT RESOLUTION RECALLING SENATE BILL NO. 648 FROM THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 18, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives recalling from the Governor for the purpose of amendment Senate Bill No. 648, entitled "An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination."

JOHN K. TENER.

Mr. BEIDLEMAN. Mr. President, I move to reconsider the vote by which Senate Bill No. 648, entitled:

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any city of the court of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. BEIDLEMAN. Mr. President, I voted "Aye."

Mr. MAGEE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. MAGEE. Mr. President, I voted "Aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. Beidleman. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. MAGEE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. BEIDLEMAN. Mr. President, I ask unanimous consent to amend the bill in Section 1, line 29, by striking out the words "the gross and current revenues;" also in lines 30 and 31 by striking out all of said lines; also in line 32 by striking out in the beginning of said line "ments."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended.

It was agreed to.

Ordered. That the bill as amended be printed for the use of the Senate.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 250, as follows:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson County Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the Punxsutawney Hospital Association of Punxsutawney Jefferson County Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of twenty-four thousand one hundred dollars (\$24,100) or so much thereof as may be necessary

For the purpose of making necessary repairs and improvements to the hospital building the sum of five thousand and fifty dollars (\$5,050) or so much thereof as may be necessary

For the payment of indebtedness incurred in necessary improvements alterations and repairs to the hospital buildings the sum of twenty thousand and fifty (\$20,050) dollars or so much thereof as may be necessary

For the purpose of purchasing an automobile ambulance the sum of thirty-nine hundred (\$3,900) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 494 (House Bill No. 345), entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing penalty for the violation thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 621 (House Bill No. 197), as follows:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the orphans' court and prescribing the duties of the clerk of the orphans' court

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no license to marry shall be issued except upon written and verified application Such application shall contain a statement of the full Christian name and surname color occupation birthplace residence and ages of the parties whether the marriage contemplated is the first second or other marriage and that neither of the contracting parties is afflicted with a transmissible disease together with the full Christian name and surname residence color occupation and birthplace of their parents including the maiden name of the mother together with such other facts as may be necessary to determine whether any legal impediment to the proposed marriage exists Such application shall be recorded by the clerk together with the license and certificate of marriage in a book provided for that purpose which book shall be a public record

Section 2 Applications for license to marry shall be uniform throughout the State and it is hereby made the duty of the State Department of Health to furnish a form therefor to the several clerks at once upon the approval of this act Provided That said State Department of Health may revise said forms so furnished from time to time as may be advisable

Section 3 No license to marry shall be issued where either of the contracting parties is an imbecile epileptic of unsound mind or under guardianship as a person of unsound mind nor to any male person who is or has been within five years an inmate of any county asylum or home for indigent persons unless it satisfactorily appears that the cause of such condition has been removed and that such male applicant is physically able to support a family or if at the time of making application either of the contracting parties is under the influence of an intoxicating liquor or narcotic drug and no license shall be valid for a longer period than sixty days from the date of issue

Section 4 In those cases when the right to a license is not made to appear the clerk shall refuse to issue the same At once upon such refusal he shall certify the proceeding to the proper court without formality or expense to the applicants who shall be notified by him of such action Such application shall thereupon be at the earliest practicable time heard by the judge of said court without a jury in court or in chambers during the term or in vacation as the case may be and his finding that a license ought to issue or ought not to issue shall be final and the clerk shall act in accordance therewith the true intent of this section being to secure for the applicants a hearing by said judge without affirmative action by said applicants and to give notice to them of such hearing its time and place without delay or expense

Section 5 All acts or part of acts conflicting with the provisions of this act be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 660, as follows:

A Joint Resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVII) Article thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania in accordance with the provisions of the eighteenth (XVIII) article thereof

AMENDMENT

Laws may be passed providing for a system of registering transferring insuring of and guaranteeing land titles by the State or by the counties thereof and for settling and determining adverse or other claims to and interests in lands the titles to which are so registered transferred insured and guaranteed and for the creation and collection of indemnity funds and for carrying the system and powers hereby provided for into effect by such existing courts as may be designated by the Legislature and by the establishment of such new courts as may be deemed necessary In matters arising in and under the operation of such system judicial powers with right of appeal may be conferred by the Legislature upon county records and upon other officers by it designated Such laws may provide for continuing the registering transferring insuring and guaranteeing such titles after the first or original registration has been perfected by the court and provision may be made for raising the necessary funds for expenses and salaries of officers which shall be paid out of the treasury of the several counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 1302 (House bill No. 1092) entitled:

An Act to amend an act approved the twenty-fifth day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act creating and defining the offense of disorderly conduct by persons on the public highways roads streets lanes alleys parks squares or commons of the Commonwealth or near thereto and fixing penalties for committing such offenses" as amended by changing and enlarging the penalties for committing such offense

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 1320 (House bill No. 966) entitled:

An Act to amend article six of an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June Anno Domini one thousand eight hundred and eighty-five so as to permit the heads of departments to each appoint one deputy to sign warrants drawn in accordance with pay rolls and salary lists approved by the head of the department providing for the manner of appointing the deputies and the filing of pay rolls and salary lists so approved with the controller

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 1364 (House bill No. 1656) entitled:

An Act providing for the annulment of charters of boroughs incorporated by decree of the court of quarter sessions and prescribing the manner and procedure necessary to secure such decree of annulment and providing for the reversion to the original township of the property embraced within such borough

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1371, (House Bill No. 1606) entitled:

An Act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making provisions for compelling the production of evidence and repealing existing laws

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1372 (House Bill No. 1627) entitled:

An Act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of his act and making provision for compelling the production of evidence and repealing existing laws

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1442 (House Bill No. 532) as follows:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm or corporation to sell furnish give away or deliver any opium morphine heroin codeine their salts derivatives or compounds or any substances or preparation containing opium morphine codeine or their salts derivatives or compounds except upon the bona fide written prescription of a duly registered practitioner of medicine dentistry or veterinary medicine which prescription shall be filled but once and of which no copy shall be taken by anyone and which shall be retained and kept on file by the dispenser thereof for a period of at least five years and be open to inspection at all times by the prescriber and properly authorized officers of the law or agents of the State Pharmaceutical Examining Board provided that any prescription may be re-filled upon the written order of the original prescriber

Provided that the provisions of this section shall not apply to sales made by any manufacturer of drugs or chemicals wholesale druggist or owner of a pharmacy to another manufacturer of drugs or chemicals wholesale druggist or owner of a pharmacy or to hospitals colleges scientific or public institutions or practitioners of veterinary medicine nor to the sale or dispensing by registered pharmacists of written prescriptions of registered physicians dentists or veterinarians if such prescriptions contain not more than two grains of opium or not more than one-fourth grain of morphine or not more than one-third grain of heroin or not more than two grains of codeine or not more of any salt or derivative of opium morphine heroin or codeine in the pro-

portion herein named for the drug from which such salt or derivative is prepared in one fluid ounce or if a solid preparation in one troy ounce nor to the sale or dispensing of prescriptions for plasters liniments and ointments containing any drug or derivative thereof herein named when prescribed for external use only nor to the sale of cough remedies proprietary medicines or other medicinal preparations provided they are sold as medicines and not for the purpose of evading the provisions of this act of Assembly or supplying habitues to the use of opium morphine heroin codeine their salts derivatives or preparations with any of these drugs if they contain not more than two grains of opium or not more than one-fourth grain of morphine or not more than one-third grain of heroin or not more than one grain of codeine or not more of any salt or derivative of opium morphine heroin or codeine in the proportion herein named for the drug from which such salt or derivative is prepared in one fluid ounce or if a solid preparation in one avoirdupois ounce and not more than one of the drugs or more than one of any salt or derivative of any drug herein named nor to the sale of plasters liniments and ointments containing any drug herein named when prepared and sold for external use only nor to the sale of paregoric brown mixture brown mixture tablets compound syrup of white pine compound syrup of white pine tar Dewee's carminative Dalbey's carminative Bateman's drops Godfrey's cordial Dover's powder sun cholera mixture Squibb's diarrhoea mixture or Warburg's tincture nor to the sale of any compound mixture or preparation into which any drug or any derivative of any drug named in this section of this act of Assembly may enter provided such compound mixture or preparation contains sufficient of another ingredient or other ingredients as to render it unfit for use by an habitual user of any drug or drugs to which this act of Assembly applies

And provided also that before delivering any of the articles or within twenty-four hours thereafter there shall be made in a book kept for the purpose an entry of the sale thereof stating the date of sale the quantity name and form in which sold the name and address of the purchaser and whether said purchaser is a wholesale druggist or owner of a pharmacy manufacturer of drugs or chemicals or practitioners of veterinary medicine and the said book shall be always open for inspection by the proper authorities and shall be preserved for a period of five years after the last entry therein

And further it shall be the duty of all dealers in drugs and manufacturers to make monthly reports to the State Pharmaceutical Examining Board of their sales of all articles to which this act of Assembly applies excepting articles sold or dispensed upon prescription of a registered practitioner of medicine dentistry or veterinary medicine in such form as may be required and upon blanks to be provided by said State Pharmaceutical Examining Board Every practitioner of medicine who prescribe or administer or dispenses any of the drugs to which this act of Assembly applies for the use of any person known to him as an habitual user of any such drugs when such prescribing administering or dispensing is for the cure of a drug habit shall keep a record of the name age and address of the person the name and quantity of the drug so prescribed or administered and report the same in monthly reports to the State Pharmaceutical Examining Board

Section 2 That no practitioner of medicine dentistry or veterinary medicine shall prescribe sell or furnish opium morphine codeine heroin their salts compounds derivatives or preparations for the use of any person known to him as an habitual user of the same nor shall any practitioner of dentistry prescribe any of the foregoing substances for any person not under his treatment in the regular practice of his profession nor shall any practitioner of veterinary medicine prescribe any of the foregoing substances for the use of any human being Provided however That the provisions of this act of Assembly shall not be construed to prevent any duly registered practitioner of medicine from administering or dispensing to any person or prescribing in good faith for the use of any habitual user of narcotic drugs who is under his professional care such substances as he may deem necessary for his treatment when the same are not administered dispensed or prescribed for the purpose of evading the provision of this act of Assembly or perpetuating the habitual use of any of the articles subject to the provisions of this act of Assembly by any habitual user thereof

Section 3 That any person who shall violate any of the provisions of this act of Assembly shall be guilty of a misdemeanor and for each offense upon conviction thereof shall be sentenced to pay a fine of not more than five hundred (\$500.00) dollars and undergo an imprisonment of not more than two years in the county prison or either or both at the discretion of the court

Section 4 That it will be unlawful for any person who is not a practicing physician dentist or veterinarian or manufacturing chemist or analytical chemist or manufacturing pharmacist or wholesale druggist or owners of a pharmacy or manufacturer of proprietary or patent medicine or for any educator or instructor or investigator in any recognized educational or scientific institution to have in his possession any opium morphine heroin codeine or their salts derivatives or compounds or any patent or proprietary medicine containing opium morphine heroin codeine or their salts derivatives or compounds in such form or quantity as to make the same subject to the provisions of this act of Assembly except by reason of a prescription of a registered practitioner of medicine dentistry or veterinary medicine and any person violating the provisions of this section of this act shall be guilty of a misdemeanor and upon conviction thereof be sentenced to pay a fine of not more than fifty (\$50.00) and undergo an imprisonment of not more than six months or either or both at the discretion of the court

Section 5 That it shall be the duty of the State Pharmaceutical Examining Board to enforce the provisions of this act who shall receive as compensation for their services the sum of twelve hundred dollars (\$1200) per annum which shall be in lieu of all compensation allowed them by law They shall be allowed their necessary expenses incurred in the en-

forcement of the provisions of all acts which they may be authorized to enforce. The compensation and expenses shall be paid quarterly by the State Treasurer on the certificate of the secretary of the said board and upon warrant of the Auditor General. The said board is hereby authorized to employ such agents attorneys chemists and assistants as may be necessary in enforcing the provisions of this act. All fines and penalties imposed and recovered for violations of the provisions of this act shall be paid forthwith to the secretary of the said board or his agent and by him immediately paid into the State Treasury for the use of the Commonwealth.

Section 6 That the sum of twenty-five thousand dollars or so much thereof as may be necessary be and hereby is appropriated for enforcing the provisions of this act to be paid out the State Treasury upon warrants duly signed by the secretary of the State Pharmaceutical Examining Board and upon warrant of the Auditor General.

Section 7 The provisions of this act shall not apply to the sale of any patent or proprietary remedy containing opium morphine heroin codeine or any salt derivative compound or preparation of the same by any dealer which were in such dealer's stock in the State at the time of approval of this act. Provided That the package or other container in which the remedy shall be contained shall be plainly and distinctly marked "On Hand" (date of approval).

Section 8 That all acts and parts of acts inconsistent herewith be and hereby are repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1567, as follows:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That unless the General Assembly shall prescribe otherwise with respect to any particular proposed amendment or amendments the manner and time of submitting to the qualified electors of the State any proposed amendment or amendments to the Constitution for the purpose of ascertaining whether the same shall be approved by a majority of those voting thereon the said amendment or amendments heretofore or which may hereafter be proposed and which have not been submitted to the qualified electors of the State shall be submitted to the qualified electors of the State for the purpose aforesaid at the regular November election occurring at least three months after the date upon which such proposed amendment or amendments shall have been agreed to for the second time by a majority of the members elected to each House of the General Assembly as provided in article eighteen section one of the Constitution. Said election shall be opened held and closed upon said election day in the manner and within the hours at and within which the said election is directed to be opened held and closed and in accordance with the provisions of the election laws of the Commonwealth of Pennsylvania and the amendments thereof and supplements thereto. Such proposed amendment or amendments to the Constitution shall be so printed in full upon the ballots and followed by the words "Yes" and "No" as to give each voter a clear opportunity to express his approval or disapproval of said proposed amendment or amendments by a cross mark (X) in a square of sufficient size at the right of the words "Yes" or "No".

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1788 (House Bill No. 1789) as follows:

An Act regulating process pleading and practice in all civil cases whether at law in equity in divorce or otherwise however hereafter brought in any court of common pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any civil proceeding either at law in equity in divorce or otherwise howsoever which shall hereafter be styled a "proceeding at law" (or "in equity" or "in divorce" or as the case may be) hereafter brought in any court of common pleas of this Commonwealth shall be subject to the provisions of this act except that the second section hereof shall apply only to the civil proceedings provided for therein.

Section 2 Any civil proceeding may unless the relief or redress sought therein (such as in quo warranto mandamus scire facias or the like by replevin ejectment or otherwise) exclusively requires other process be begun by a writ of summons shall be in force for one year from its date of issuance and which shall be in the form following:

"The Commonwealth of Pennsylvania to the sheriff of (naming it) County Greeting We command you that you summon (naming the defendant or defendants) so that he (she or they) cause an appearance in writing to be entered in our court of common pleas of (naming it) County within fifteen days after service hereof thereto answer (naming plaintiff or plaintiffs) in a certain proceeding at law (or "in equity" or "in divorce" or as the case may be) And make due return hereof. Witness the Honorable (naming him) President (or as the case may be) Judge of our said court this (dating it and in this manner January first one thousand nine hundred and fourteen)

(Name)

Prothonotary (or as the case may be)"

Section 3 No pleading shall be required to be filed before or at the time of the issuance of the summons or to be served with it but the defendant may immediately after appearance enter and serve a rule on the plaintiff to file and serve his pleading as hereinafter provided within fifteen days after service of the rule and on the plaintiff failing to comply with the rule the defendant may unless the time be enlarged by the court enter as of course a judgment of nonpros or dismissal of the cause.

Section 4 The summons or other original writ and the appearance and all subsequent papers in the cause shall each be indorsed with and address within the county either of the party or his counsel where subsequent papers in the cause may be served and service thereat unless personal service be required by law shall be effective for all purposes unless subsequent papers in the cause shall be indorsed with a new or different address within the county in which event service at such changed address shall with the exception aforesaid be adequate.

Section 5 The pleadings in any civil proceeding shall consist of the following and no others the petition by the plaintiff an answer by the defendant and where a set-off or counterclaim is contained in the answer a reply thereto by the plaintiff.

Section 6 Every pleading shall contain and contain only a statement in a concise and summary form of the material facts on which the party pleading relies for his case but not the evidence by which they are to be proved and shall be divided into paragraphs numbered consecutively each of which shall as nearly as may be convenient contain but one material allegation. Dates sums and numbers shall be expressed in figures and not in words.

Section 7 Whenever it is material to allege malice intent knowledge or other condition of the mind of any person it shall be sufficient to allege the same as a fact without setting out the circumstances from which the same is to be inferred.

Section 8 Whenever it is material to allege notice to any person of any fact matter or thing it shall be sufficient unless the form or the precise terms of such notice or the circumstances from which such notice is to be inferred be material to allege such notice as a fact.

Section 9 No party need in any pleading allege any fact or matter which the law presumes in his favor or as to which the burden of proof lies on the other side unless the same has been first specifically negatived and then such fact or matter need be pleaded by such party if any and only if in the course of the pleading as provided by this act a subsequent pleading by such party is required hereunder otherwise such fact or matter shall be deemed to be put in issue.

Section 10 Any condition precedent the performance or occurrence of which is contested by any adverse pleading shall be distinctly specified by amendment to his pleading by the plaintiff or defendant as the case may be subject thereto an averment of the performance or occurrence of all conditions precedent necessary for the case of the plaintiff or defendant shall be implied in his pleadings and if the opposing party shall in his adverse pleading allege the non-performance or non-occurrence of any such condition precedent the performance or occurrence of such condition precedent shall in the particular and to the extent contested and no further be set forth by an amendment as of course to the original pleading to be filed and served within fifteen days after service of such adverse pleading.

Section 11 The plaintiff may unite in the same proceeding any causes for relief or redress at law or any causes for relief or redress in equity or any causes for divorce or any other causes in any proceeding of the same general nature but causes for relief or redress in one kind of proceeding as at law shall not be united with causes for relief or redress in another kind of proceeding as in equity or in divorce. Whenever causes for relief or redress are improperly united the entire pleading shall on motion and after notice be stricken from the record and a new pleading ordered on such terms as to costs and otherwise as the court may deem just. Whenever causes for relief or redress are properly united the court shall on motion before the trial or hearing and after notice determine that the trial or hearing shall be confined to certain of the causes as a matter of the convenient disposition thereof proper amendments shall be made accordingly for the exclusion of the remaining causes and for the disposition thereof as shall be convenient and just.

Section 12 Every pleading and every motion under this act as signed by the party or his counsel shall be deemed a certificate by every person signing the same that he has read the pleading or motion that there is good ground in his opinion for the same that no scandalous matter is contained in the pleading or motion and that it is not interposed for delay.

Section 13 The petition by the plaintiff shall set forth the case of the plaintiff in accordance with the requirements of this act. It shall have attached to it copies of all notes con-

tracts books entries or other writings on which the plaintiff's case is founded or a particular reference to the records of any court sitting in the county in which said cause is brought or to the record of any deed mortgage instrument of writing or other public record recorded registered or contained in the office of the recorder of deeds register of wills or other public official in said county if any on which the plaintiff's case is founded which said particular reference shall be sufficient in lieu of a copy thereof. It shall conclude with prayers for the relief or redress to which the plaintiff claims to be entitled one of which prayers shall in all cases be in substance "That the defendant make answer hereto within fifteen days after service hereof." It shall be signed by the plaintiff or his attorney and verified by affidavit as hereinafter provided.

Section 14 No rule or notice to answer other than the prayer for an answer as provided in the thirteenth section hereof shall be required or permitted.

Section 15 Pleas to the jurisdiction pleas in abatement and any other dilatory pleas are hereby abolished. Every defense heretofore presentable by such pleas shall hereafter be made by motion as of course setting forth the reasons therefor to be filed and served within five days after service of the petition and where any matter of fact is alleged therein such motion shall be verified by affidavit.

Section 16 Demurrers are hereby abolished. Every defense is the pleading of the plaintiff herein called a petition heretofore presentable by demurrer shall hereafter be made by motion either for the dismissal of such cause or for a more specific petition. Such motion shall be of course and shall contain the reasons on which it is based. Such motion shall be filed and served within fifteen days after service of the petition. If the same be overruled the defendant must answer within five days thereafter or judgment by default for want of an answer may be entered in accordance with the provisions of section seventeen of this act.

Section 17 The answer by the defendant shall set forth the case of the defendant in accordance with the requirements of this act. The answer shall be filed within fifteen days after service of the petition or if amended within fifteen days after service of the amendment to the petition otherwise judgment may on motion as of course verified by affidavit be entered against the defendant by the prothonotary or clerk of the court. Service of a copy of the said answer shall be made within forty-eight hours after filing otherwise judgment may on motion verified by affidavit and after notice be granted by the court unless injustice would be done thereby. The answer shall have attached to it copies of all documents or a particular reference to any public record or document on which the defendant relies as is required by this act for the petition. It shall be verified by affidavit as hereinafter provided.

Section 18 The answer shall contain a specific admission or denial or explanation of each allegation of the petition set out in numbered paragraphs corresponding with the numbered paragraphs of the petition except that if the defendant be without knowledge or without information he shall so state and demand proof and such statement shall operate as a denial unless afterward before the trial and hearing the defendant shall have acquired such knowledge and information whereupon he shall be required to amend his answer accordingly. Allegations in the petition except as to damages if not denied shall be deemed to be admitted except as against a person under legal disability such as an infant lunatic or other person non compos mentis and not under the legal care of a guardian or committee partly to such cause. The answer in admitting any allegation of the petition need not repeat its words but may simply say "admitted."

Section 19 The answer may state as many defenses in the alternative regardless of consistency as the defendant deems essential to his defense.

Section 20 When the answer or reply is made by an executor administrator guardian committee or other person acting in the cause in a representative capacity he need only state the facts he admits to be true and that he believes that there is a just and lawful defense to the remainder.

Section 21 Unless a set-off or counter-claim be alleged in the answer in which case only shall a reply be required or permitted the cause shall be deemed at issue and any new or affirmative matter in the answer or in the reply shall be deemed to be denied by the adverse party without any further or other pleading. No formal joinder of issue shall be required or permitted.

Section 22 When a defendant relies on a set-off or counter-claim he must first answer the allegations of the petition and then set out his set-off or counter-claim under the heading "Set-off" or "Counter-claim." The set-off or counter-claim shall be set forth in accordance with the requirements of this act and shall continue the consecutive paragraphing of the answer. It shall be no objection to a set-off or counter-claim that it sounds in unliquidated damages or that the proceeding is at law and the set-off or counter-claim arises in equity or vice versa. The answer containing any set-off or counter-claim shall conclude with prayers for the relief or redress to which the defendant claims to be entitled one of which prayers shall in all such cases be in substance "That the plaintiff make reply to the set-off and counter-claim (for either of them as the case may be) contained in this answer within fifteen days after service thereof."

Section 23 A set-off or counter-claim shall have the same effect as a cross proceeding so as to enable the court to pronounce a final judgment in the cause both on the original and on the cross proceeding. But the court may on motion by the plaintiff seasonably made before trial if in its opinion such set-off or counter-claim cannot be conveniently disposed of in the pending cause refuse permission to the defendant to avail himself thereof and order such set-off or counter-claim to be treated as a separate pending cause with or without new pleadings. If in any case in which the defendant sets up a counter-claim for which he might have a certificate in his favor the case of the plaintiff is stayed discontinued or dismissed the counter-claim may nevertheless be proceeded with

Section 24 Whenever a set-off or counter-claim is set forth in the answer the plaintiff shall file and serve his response thereto verified by affidavits as hereinafter provided which shall be called his "reply" and which shall be set forth in accordance with the requirements of this act. The reply shall be filed within fifteen days after the service of the answer or if amended within fifteen days after service of the amendment to the answer and shall be served within forty-eight hours thereafter. The reply shall make response to each allegation of the set-off or counter-claim in paragraphs consecutively numbered to correspond to the pertinent paragraphs of the same and shall be so far as the same are applicable governed by the requirements of this act relating to the answer.

Section 25 Where in any proceeding a set-off or counter-claim is established against the case of the plaintiff the court shall grant such relief or redress either legal or equitable whether such legal proceeding be at law or in equity as shall be just.

Section 26 No notice of special matter of defense shall be required or permitted and such matter shall be contained in the pleading of the party relying thereon.

Section 27 The petition and the answer with the reply if any shall constitute the issues in the cause and neither party shall be permitted at the trial or hearing to present any claim or defense not in issue as aforesaid.

Section 28 Judgment may be entered on motion before the prothonotary or clerk of the court as the case may be for the want of an answer or for the amount specifically admitted by the answer to be due. The plaintiff may move the court for judgment for want of a sufficient answer to the whole or any part of his case. When the answer contains a set-off or counter-claim the defendant may move the court for judgment for want of a reply or for the amount specifically admitted by the reply to be due or for want of a sufficient reply to the whole or any part of the set-off or counter-claim and the court may enter judgment in favor of the plaintiff or the defendant as justice may require with leave to proceed for the balance claimed. Such motions for judgment shall all be as of course and shall contain the reasons on which they are based. On any such judgment damages shall be assessed in the mode now provided by law.

Section 29 Amendments shall be allowed as of course or by the court as the case may be to the petition to the answer or to the reply at any stage of the cause as justice may require in accordance with the present practice and on such terms as to costs or otherwise as the court shall determine. Service of the amendment shall be made on the adverse party or his attorney within five days after the allowance thereof unless a different time be fixed by the court or by this act. To such amendment the adverse party shall respond if necessary by his answer or reply if not then filed or if then filed by suitable amendment to such answer or reply as the case may be within fifteen days after the service of such amendment. Wherever a pleading be amended time to the adverse party shall run from the service of the amendment.

Section 30 The petition the answer and the reply shall be signed by the party pleading the same or his attorneys and shall be verified by the affidavit of such party or if he be unable by absence illness or other adequate cause to make the same which inability and the reason therefor shall be set forth in the said affidavit then by some person having knowledge of the facts and duly authorized by such party to make such affidavit. Where there is more than one plaintiff or one defendant as the case may be then such affidavit may be made by one of the plaintiffs or defendants subject to the power of the court on motion and after notice to order that any or all the other plaintiffs or defendants verify the pleading by affidavit to be filed and served within such time as the court may order but if the prayer of the petition or of the answer require an answer or reply as the case may be from all the defendants or plaintiffs as the case may be then such answer or reply shall be verified by the affidavit or affidavits of them all.

Section 31 No essential allegation now required by law in any statement of claim declaration petition application bill in equity libel in divorce affidavit of defense answer in equity answer in divorce plea or any other pleading or paper by whatsoever name known filed in any civil proceeding as defined by this act shall be deemed to be abrogated by this act but every such allegation not inconsistent with the requirements of this act shall still be required in the pleading of the plaintiff or defendant as the case may be as provided for in this act.

Section 32 The time fixed for the filing or service of any pleading under this act may be enlarged by the court on motion and after notice for cause shown.

Section 33 The true intent and meaning of this act is that it is designed to furnish a complete system of procedure within the limits of the subject matter hereof but the substantive rights of the parties are not in any way intended to be affected hereby.

Section 34 The court may make such additional rules not inconsistent with this act as shall be deemed advisable.

Section 35 This act may be cited as the "Practice Act one thousand nine hundred and thirteen."

Section 36 All acts or parts of acts inconsistent herewith are hereby repealed.

Section 37 This act shall take effect on the first day of January one thousand nine hundred and fourteen.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consid-

eration of Senate bill No. 1809 (House bill No. 1016) entitled:

An Act authorizing the several Orphans' Courts to empower guardians and trustees of estates of minors to elect in writing to take land in fee which has been ordered to be sold by the provisions of any duly probated will in lieu of legacies bequeathed or distributable to said minors from the proceeds of such sale and validating certain elections to take land in lieu of legacies heretofore made pursuant to an order of court

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1811 (House Bill No. 1178) as follows:

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania" which reads as follows

"Section 8 That no person shall be allowed by the proprietor or manager of any store or place where prescriptions are compounded to compound or dispense the prescriptions of physicians except under the immediate supervision of said proprietor or his qualified assistant unless holding a properly certified certificate of registration or competency from the State Pharmaceutical Examining Board as herein provided and any person violating the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall be punished by a fine not exceeding one hundred dollars" is hereby amended to read as follows

Section 8 That no person shall be allowed by the proprietor or manager of any store or place where prescriptions are compounded to compound or dispense the prescriptions of physicians except under the immediate supervision of said proprietor or manager who is a registered pharmacist or his qualified assistant unless holding a properly certified certificate of registration or competency from the State Pharmaceutical Examining Board as herein provided. However the certificate of a registered assistant pharmacist shall entitle such person to all the privileges of a registered pharmacist during the temporary absence of the registered pharmacist in charge but shall not entitle such registered assistant pharmacist to manage or conduct a pharmacy or drug store. Any person violating the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall be punished by a fine not exceeding one hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1813 (House Bill No. 1311) entitled:

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away any part of any elevator or elevator equipment or elevator machinery

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1814 (House Bill No. 1312) entitled:

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away of any part of any apparatus or equipment used by persons firms corporations or municipalities to convey alarms or fire or used to extinguish fire and providing a penalty

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1820, as follows:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of September one thousand nine hundred and thirteen every physician in this Commonwealth attending on or called in to visit a patient whom he believes to be suffering from poisoning from lead phosphorous arsenic brass wood-alcohol mercury or their compounds or from anthrax or from compressed air illness or any other ailment or disease contracted as a result of the nature of the patients' employment shall within forty-eight hours send to the Commissioner of Health a report stating (a) name address and occupation of patient (b) name address and business of employer (c) nature of disease and (d) such other information as may be reasonably required by the Commissioner of Health

The reports herein required shall be on or in conformity with the standard schedule blanks hereinafter provided for. The posting of the report within the time required in a stamped envelope addressed to the office of the Commissioner of Health shall be in compliance with this section

Section 2 The Commissioner of Health shall prepare and furnish free of cost to the physicians included in section one standard schedule blank for the reports required under this act. The form and contents of such blanks shall be determined by the Commissioner of Health

Section 3 Reports made under this act shall not be evidence of the facts therein stated in any action arising out of the disease therein reported

Section 4 Any physician who neglects or refuses to send the report or reports as herein required shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than five (\$5.00) dollars nor more than fifty (\$50.00) dollars at the discretion of the court

Section 5 It shall furthermore be the duty of the Commissioner of Health to transmit forthwith a copy of all such reports of occupational diseases to the Chief Factory Inspector

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1873, as follows:

An Act providing for and giving power to board of trustees of cemetery corporations to assess lot owners and to enforce the payment of the assessment

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be lawful for the Board of Trustees or Managers of any cemetery corporation in this Commonwealth to assess each lot owner in each cemetery an equitable amount with other lot owners in same cemetery to be decided on by said board for the purpose of fencing the cemetery keeping in order cleaning improving the general appearance and generally taking care of the lots in the cemetery of said corporation and power and authority is hereby given said board to collect said assessments so made as common debts of like amount are now recoverable in this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON SECOND READING POSTPONED FOR THE PRESENT

Mr. BUCKMAN. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 1250 (House Bill No. 225), on second reading postponed for the present, entitled:

An Act regulating the equipment use and operation of motor boats row boats and canoes and providing penalties

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Ageeably to order,

The Senate resumed the second reading and consideration of Senate Bill No. 1250 (House Bill No. 225) entitled:

An Act regulating the equipment use and operation of motor boats row boats and canoes and providing penalties

And the question recurring,

Will the Senate agree to the first section of the bill?

It was agreed to.

The second, third, fourth, fifth, sixth, seventh, eighth and ninth sections of the bill were read as follows and agreed to.

Section 2 Each motor boat over twenty feet in length shall show in all weathers from sunset to sunrise the following lights when under way

First A white light in the bow visible from straight ahead to ten points on either side thus showing an arc of twenty points of the compass

Second A green light on the starboard or right side visible from straight ahead to two points abaft the beam showing an arc of ten points of the compass

Third A red light on the port or left side visible from straight ahead to two points abaft the beam The starboard light must not be seen from the port side of the bow nor the port light from the starboard side of the bow

Fourth An after white light which will be visible around the horizon and be placed directly above the keel and higher than the bow light so that it will show distinctly from the bow light and be in a straight line with it when the vessel is seen coming bow on

Section 3 Each motor boat less than twenty feet in length may carry in lieu of the above running lights a combination bow light showing white in the centre red on the port side and green on the starboard side

Section 4 When at anchor each such boat irrespective of its length shall carry from sunset to sunrise a white light showing clear around the horizon and elevated well above the dock

Section 5 The word motor boat wherever used in this act shall mean and include all boats propelled in whole or in part by machinery

Section 6 Each row boat and each canoe used or operated or being at anchor shall show from sunset to sunrise a white light in the bow

Section 7 Any person who shall keep or use or operate any motor boat or row boat or canoe in violation of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof before any alderman magistrate or justice of the peace shall be sentenced to pay a fine of not less than ten dollars (\$10.00) nor more than one hundred dollars (\$100.00) or to undergo an imprisonment in the jail of the proper county for a period of not more than thirty days or both such fine and imprisonment

Section 8 This act shall not apply to such water craft as are regulated by the laws of the United States

Section 9 All acts or parts of acts inconsistent with this act are hereby repealed

The title of the bill was read as follows and agreed to.

An Act regulating the equipment use and operation of motor boats row boats and canoes and providing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS INTRODUCED.

Mr. McNICHOLS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOLS read in his place and presented to the Chair Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George, citizens of Indiana County, Pennsylvania, to bring suit in the court of common pleas of Dauphin County against the Commonwealth of Pennsylvania.

Which was committed to the Committee on Judiciary Special.

Mr. SPROUL. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SPROUL read in his place and presented to the Chair Senate Bill No. 1885, entitled:

An Act for the protection of trees, shrubs and plants; providing for and regulating the licensing of persons who for hire act as dendrologists and treat trees, shrubs, and plants for pests; regulating the use of license; and providing penalties.

Which was committed to the Committee on Agriculture.

REPORTS FROM COMMITTEES.

Mr. McNICHOL. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOLS, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George, citizens of Indiana County, Pennsylvania, to bring suit in the court of common pleas of Dauphin County against the Commonwealth of Pennsylvania.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1791, entitled:

An Act relating to roads in townships and prescribing the duties of commissioners and supervisors.

Also, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1569 (House Bill No. 1352), entitled:

An Act amending the second section of an act approved the thirteenth day of June, one thousand eight hundred and thirty-six, entitled "An Act relating to roads, highways and bridges," by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort.

BILLS ON FIRST READING.

Mr. McNICHOLS. Mr. President, I move that Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana County, Pennsylvania, to bring suit in the court of common pleas of Dauphin County against the Commonwealth of Pennsylvania.

Senate Bill No. 1791, entitled:

An Act relating to roads in townships and prescribing the duties of commissioners and supervisors

And Senate Bill No. 1569 (House Bill No. 1352), entitled:

An Act amending the second section of an act approved the thirteenth day of June, one thousand eight hundred and thirty-six, entitled "An Act relating to roads, highways and bridges," by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort.

be read the first time.

Mr. ENDSLEY. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana County, Pennsylvania, to bring suit in the court of common pleas of Dauphin County against the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1791, entitled:

An Act relating to roads in townships and prescribing the duties of commissioners and supervisors.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1569 (House Bill No. 1352), entitled:

An Act amending the second section of an act approved the thirteenth day of June, one thousand eight hundred and thirty-six, entitled "An Act relating to roads, highways and bridges," by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. ENDSLEY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ENDSLEY, from the Committee on Agriculture, reported as amended, Senate Bill No. 1885, entitled:

An Act for the protection of trees, shrubs and plants providing for and regulating the licensing of persons who for hire act as dendrologists and treat trees, shrubs and plants for pests; regulating the use of the license; and providing penalties.

BILL ON FIRST READING.

Mr. ENDSLEY. Mr. President, I move that Senate Bill No. 1885, entitled:

An Act for the protection of trees, shrubs and plants providing for and regulating the licensing of persons who for hire act as dendrologists and treat trees, shrubs and plants for pests; regulating the use of the license; and providing penalties.

be read the first time.

Mr. COOPER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1885, entitled:

An Act for the protection of trees, shrubs and plants providing for and regulating the licensing of persons who for hire act as dendrologists and treat trees, shrubs and plants for pests; regulating the use of the license; and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 353 (House Bill No. 138), entitled:

A joint resolution making application to Congress under the provisions of Article Five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 690 (House Bill No. 918), entitled:

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' court sales" which were not advertised in accordance with said act as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 814 (House Bill No. 1106), entitled:

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1242 (House Bill No. 1543), entitled:

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1314 (House Bill No. 790), entitled:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1315 (House Bill No. 1248), entitled:

An Act to fix the salaries of the deputies in the offices of clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff chief clerk to the county commissioners and chief deputy to the board for the assessment and revision of taxes in counties of this Commonwealth having two hundred and fifty thousand (250,000) and less than five hundred thousand (500,000) inhabitants each

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1568 (House Bill No. 1349), entitled:

An Act to regulate the temperature of milk and cream to be shipped sold or offered for sale

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMENDED.

Mr. SPROUL. Mr. President, I move that Senate Bill No. 1872, entitled:

An Act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment and manner of filling vacancies

be recommitted to the Committee on Judiciary Special.

Mr. MAGEE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 805 (House Bill No. 656), entitled:

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 983 (House Bill No. 256), entitled:

An Act providing for the publication and distribution of a revised edition of the Railroad Map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proof-reading and an appropriation for printing binding and mounting the same and for paper

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1052 (House Bill No. 804), entitled:

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1101 (House Bill No. 1272), entitled:

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and fifteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1171 (House Bill No. 412), entitled:

An Act making an appropriation to Fannie C. Spiers the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1218 (House Bill No. 266), entitled:

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1222 (House Bill No. 858), entitled:

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasurer by S. S. Caughey

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1318 (House Bill No. 321), entitled:

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase of vacant land

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1324 (House Bill No. 513), entitled:

An Act making an appropriation to the Brelsford Packing and Storage Company and Evans Burtnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant-General of Pennsylvania under directions from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirtieth one thousand nine hundred and eleven

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1336 (House Bill No. 1095), entitled:

A joint resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1352 (House Bill No. 292), entitled:

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1433 (House Bill No. 278), entitled:

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "Mine fire" within the limits of the city of Carbondale Lacka-

wanna county providing how such expenditures shall be made how the Commonwealth shall be repaid and authorizing the condemnations destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the county of Lackawanna

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1441 (House Bill No. 467), entitled:

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1445 (House Bill No. 1726), entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandy Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1449 (House Bill No. 1968), entitled:

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1451 (House Bill No. 1476), entitled:

An Act creating a rebuilding and insurance fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure building or equipment owned by the Commonwealth and accidentally destroyed or damaged and for payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1467 (House Bill No. 167), entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the City of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1468 (House Bill No. 188), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children at Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1469 (House Bill No. 319), entitled:

An Act making an appropriation to the Rosalia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1470 (House Bill No. 360), entitled:

An Act making an appropriation to the Improvement Children's Home of the City of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1471 (House Bill No. 386), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1472 (House Bill No. 491), entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1473 (House Bill No. 668), entitled:

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1474 (House Bill No. 702), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1475 (House Bill No. 706), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1476 (House Bill No. 707), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home at Brookville Jefferson County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1477 (House Bill No. 746), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1478 (House Bill No. 767), entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew Streets Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1479 (House Bill No. 770), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred thirty-nine Queen street Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1480 (House Bill No. 755), entitled:

An Act making an appropriation to the Children's Home at Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1481 (House Bill No. 809), entitled:

An Act making an appropriation to the Pennsylvania Society to Protect Children from Cruelty of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1482 (House Bill No. 826), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1483 (House Bill No. 827), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1484 (House No. 854), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1485 (House Bill No. 874), entitled:

An Act making an appropriation to the Visiting Nurse Association located in North Side city of Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1486 (House Bill No. 875), entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1488 (House Bill No. 966), entitled:

An Act making an appropriation to the Providence Mission and Rescue Home

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1489 (House Bill No. 907), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminister Avenue Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1490 (House Bill No. 927), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1491 (House Bill No. 959), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1492 (House Bill No. 1171), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1493 (House Bill No. 1172), entitled:

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1494 (House Bill No. 1207), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1495 (House Bill No. 1240), entitled:

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust Street North Side Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1496 (House Bill 1273), entitled:

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1497 (House Bill No. 1299), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1498 (House Bill No. 1427), entitled:

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1499 (House Bill No. 1430), entitled:

An Act making an appropriation to the German Baptist Home for the Aged or Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1500 (House Bill No. 1443), entitled:

An Act making an appropriation to the Children's Aid Society of Allegheny County in the City of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1501 (House Bill No. 1506), entitled:

An Act making an appropriation to Julia White Priscilla Home for Aged Colored People

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1502 (House Bill No. 47), entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the county of Philadelphia incorporated

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1503 (House Bill No. 74), entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1504 (House Bill No. 76), entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1505 (House Bill No. 77), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1506 (House Bill No. 83), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1507 (House Bill No. 133), entitled:

An Act making an appropriation to the Evangelical Home for the Aged in the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1508 (House Bill No. 144), entitled:

An Act making an appropriation to the York Society to protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1509 (House Bill No. 150), entitled :

An Act making an appropriation to the United Zion Home Hospital and Infirmary of Lancaster county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1510 (House Bill No. 191), entitled:

An Act making an appropriation to the Bethesda Home

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1511 (House Bill No. 196), entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1512 (House Bill No. 205), entitled:

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1513 (House Bill No. 206), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1514 (House Bill No. 216), entitled:

An Act making an appropriation to the Paradise Rectory and Agricultural School at Paradise township York county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1515 (House Bill No. 219), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1516 (House Bill No. 220), entitled:

An Act making an appropriation to the Home of Aged Veterans and Wives located at Sixty-fifth and Vine streets in the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1517 (House Bill No. 224), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1518 (House Bill No. 242), entitled:

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1519 (House Bill No. 261), entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna Avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1520 (House Bill No. 312), entitled:

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna County

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1521 (House Bill No. 316), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1522 (House Bill No. 320), entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1523 (House Bill No. 333), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1524 (House Bill No. 349), entitled:

An Act making an appropriation to the St. Joseph's Rectory, Norristown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1525 (House Bill No. 370), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1526 (House Bill No. 413), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1527 (House Bill No. 418), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1528 (House Bill No. 440), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1529 (House Bill No. 447), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1530 (House Bill No. 459), entitled:

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1531 (House Bill No. 469), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1532 (House Bill No. 476), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Erie county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1533 (House Bill No. 481), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1534 (House Bill No. 485), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1535 (House Bill No. 493), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics at Rochester Beaver county Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1536 (House Bill No. 506), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1537 (House Bill No. 541), entitled:

An Act making an appropriation to the Western Pennsylvania Humane Society

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1538 (House Bill No. 546), entitled:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1539 (House Bill No. 549), entitled:

An Act making an appropriation to the St. Joseph's Protector for Homeless Boys of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1540 (House Bill No. 550), entitled:

An Act making an appropriation for the Irene Kaufman Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1541 (House Bill No. 579), entitled:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1542 (House Bill No. 583), entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1543 (House Bill No. 601), entitled:

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1544 (House Bill No. 605), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1545 (House Bill No. 625), entitled:

An Act making an appropriation to Saint Vincent's Home Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1546 (House Bill No. 626), entitled:

An Act making an appropriation to the House of Good Shepherd Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1547 (House Bill No. 627), entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1548 (House Bill No. 628), entitled:

An Act making an appropriation to Saint Vincent's Orphan's Asylum of Tacony Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1549 (House Bill No. 629), entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1550 (House Bill No. 630), entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1551 (House Bill No. 633), entitled:

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1552 (House Bill No. 647), entitled:

An Act making an appropriation to the Philadelphia Association for the protection of Colored Women

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1553 (House Bill No. 652), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1554 (House Bill No. 654), entitled:

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon Street Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1555 (House Bill No. 660), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1556 (House Bill No. 663), entitled:

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1557 (House Bill No. 675), entitled:

An Act making an appropriation to Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1558 (House Bill No. 750), entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen Street

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1559 (House Bill No. 785), entitled:

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1560 (House Bill No. 916), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1561 (House Bill No. 966), entitled:

An Act making an appropriation to the Woods Run Industrial House Petrel Street North Side Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1562 (House Bill No. 1149), entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1578 (House Bill No. 48), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1579 (House Bill No. 61), entitled:

An Act making an appropriation to the Northwestern General Hospital located two thousand nineteen North Twenty-second street Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1580 (House Bill No. 62), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1581 (House Bill No. 71), entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1582 (House Bill No. 81), entitled:

An Act making an appropriation to the St. Luke's Hospital located at South Bethlehem Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1583 (House Bill No. 84), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania for use in the hospital department Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1584 (House Bill No. 99), entitled:

An Act making an appropriation to the Gyneceean Hospital in the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1585 (House Bill No. 112), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1586 (House Bill No. 186) entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate bill No. 1587, (House bill No. 187) entitled:

An Act making an appropriation to the trustees of the Chester County Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1588, (House Bill No. 190) entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1589, (House Bill No. 192) entitled:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of the Passavant Hospital of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1590, (House Bill No. 193) entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1591, (House Bill No. 204) entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1592, (House Bill No. 207) entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1593, (House Bill No. 229) entitled:

An Act making an appropriation to the Saint Luke's Homoeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1594, (House Bill No. 235) entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1595, (House Bill No. 246) entitled:

An Act making an appropriation to the Columbus Hospital located at Columbia Lancaster County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1596, (House Bill No. 247) entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1597, (House Bill No. 251) entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1598, (House Bill No. 255) entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1599, (House Bill No. 272) entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1600, (House Bill No. 273) entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1601, (House Bill No. 282) entitled:

An Act making an appropriation to Mid-Valley Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1602, (House Bill No. 297) entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1603, (House Bill No. 310) entitled:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1604, (House Bill No. 313) entitled:

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1605, (House Bill No. 332) entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1606, (House Bill No. 334) entitled:

An Act making an appropriation to the West Side Hospital Association of the city of Scranton

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1607, (House Bill No. 342) entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1608, (House Bill No. 343) entitled:

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1609, (House Bill No. 346) entitled:

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1610, (House Bill No. 361) entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1611, (House Bill No. 394) entitled:

An Act making an appropriation to the city Hospital Association of Washington Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1612, (House Bill No. 406) entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1613, (House Bill No. 410) entitled:

An Act making an appropriation to the American Oncologic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1614, (House Bill No. 431) entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1615, (House Bill No. 439) entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1616, (House Bill No. 441) entitled:

An Act making an appropriation to the Greenville Hospital Greenville Mercer County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1617, (House Bill No. 444) entitled:

An Act making an appropriation to the Charity Hospital of the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1618, (House Bill No. 446) entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1619, (House Bill No. 458) entitled:

An Act making an appropriation to the Corry Hospital of the city of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1620, (House Bill No. 468) entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Erie County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1621, (House Bill No. 474) entitled:

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1622, (House Bill No. 477) entitled:

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1623, (House Bill No. 480) entitled:

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1624, (House Bill No. 487) entitled:

An Act making an appropriation to the Franklin City Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1625, (House Bill No. 488) entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1626, (House Bill No. 489) entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1627, (House Bill No. 492) entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1628 (House Bill No. 494), entitled:

An Act making an appropriation to the Saint Timothy's Memorial Hospital and House of Mercy Roxborough

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1629 (House Bill No. 500), entitled:

An Act making an appropriation of fifty thousand dollars for the Sewickley Hospital Association of Sewickley Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1630 (House Bill No. 1353), entitled:

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on said road in Elk township Warren County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1631 (House Bill No. 1609), entitled:

A joint resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Canal Company and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1645 (House Bill No. 4), entitled:

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1646 (House Bill No. 59), entitled:

An Act making an appropriation to the Hospital Department of the Jewish Hospital Association of Philadelphia

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1647 (House Bill No. 67), entitled:

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1648 (House Bill No. 79), entitled:

An Act making an appropriation to the Reading Hospital in the City of Reading Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1649 (House Bill No. 91), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1650 (House Bill No. 92), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1651 (House Bill No. 124), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1652 (House Bill No. 139), entitled:

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1653 (House Bill No. 161), entitled:

An Act making an appropriation to the Auxillary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1654 (House Bill No. 164), entitled:

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1655 (House Bill No. 182), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1657 (House Bill No. 230), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1658 (House Bill No. 249), entitled:

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1659 (House Bill No. 257), entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1660 (House Bill No. 264), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State Pupils and also a special appropriation for one deaf dumb and blind pupil

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1661 (House Bill No. 267), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital in the City of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1662 (House Bill No. 269), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the deaf and dumb

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1663 (House Bill No. 279), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1664 (House Bill No. 281), entitled:

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1665 (House Bill No. 289), entitled:

An Act making an appropriation to McKeesport Hospital McKeesport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1666 (House Bill No. 309), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1667 (House Bill No. 315), entitled:

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1668 (House Bill No. 318), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1669 (House Bill No. 329), entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1670 (House Bill No. 335), entitled:

An Act making an appropriation to The Berean Manual Training and Industrial School

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1671 (House Bill No. 348), entitled:

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School ship located at the port of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1672 (House Bill No. 358), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1673 (House Bill No. 359), entitled:

An Act making an appropriation to the Historical Society of Western Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1674 (House Bill No. 363), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1675 (House Bill No. 367), entitled:

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1676 (House Bill No. 381), entitled:

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1677 (House Bill No. 382), entitled:

An Act making an appropriation for the purchase of the Roberts Mineral Collection for the Pennsylvania Museum

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1678 (House Bill No. 385), entitled:

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1679 (House Bill No. 407), entitled:

An Act making an appropriation to the Ohio Valley Hospital McKees Rocks Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1680 (House Bill No. 425), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1681 (House Bill No. 428), entitled:

An Act making an appropriation to the Panther Creek Valley Hospital Coaldale Schuylkill county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1683 (House Bill No. 445), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1684 (House Bill No. 475), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1685 (House Bill No. 484), entitled:

An Act making an appropriation to the trustees of the Cottage State Hospital at Connellsville Fayette County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1686 (House Bill No. 486), entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1687 (House Bill No. 498), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill County Pennsylvania

And said bill having been read at length the first time
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1688 (House Bill No. 518), entitled:

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana County Pennsylvania

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1689 (House Bill No. 522), entitled:

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1690 (House Bill No. 524), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the bituminous and semi-bituminous coal regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1691 (House Bill No. 535), entitled:

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette County Pennsylvania

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1692 (House Bill No. 548), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Troy Hill North Side Pittsburgh Pennsylvania

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1693, (House Bill No. 561) entitled:

An Act making an appropriation to the South Side Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1694, (House Bill No. 568) entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1695, (House Bill No. 586) entitled:

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1696, (House Bill No. 599) entitled:

An Act making an appropriation to the Monongahela Hospital Association of Monongahela City Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1697, (House Bill No. 603) entitled:

An Act making an appropriation to the trustees of the Coatesville Hospital Coatesville Chester County Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1698, (House Bill No. 606) entitled:

An Act making an appropriation to the Philadelphia Museums

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1699, (House Bill No. 614) entitled:

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1700, (House Bill No. 616) entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1701, (House Bill No. 631) entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protector Station Montgomery County Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1702, (House Bill No. 632) entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1703, (House Bill No. 634) entitled:

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1704, (House Bill No. 646) entitled:

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton County Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1705, (House Bill No. 649) entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Montgomery County Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1706, (House Bill No. 659) entitled:

An Act making an appropriation to the De Paul Institute of Scott Township Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1707, (House Bill No. 661) entitled:

An Act making an appropriation to the Braddock General Hospital of the Borough of Braddock Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1708, (House Bill No. 662) entitled:

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1709, (House Bill No. 664) entitled:

An Act making an appropriation to the Frankford Hospital located in Frankford Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1710, (House Bill No. 665) entitled:

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1711, (House Bill No. 685) entitled:

An Act making an appropriation for the Cottage State Hospital Philipsburg Centre County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1712, (House Bill No. 694) entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1713, (House Bill No. 700) entitled:

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1714, (House Bill No. 708) entitled:

An Act making an appropriation to the Miner's Hospital of Northern Cambria at Spangler in Cambria County

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1715, (House Bill No. 713) entitled:

An Act making an appropriation to the Kittanning General Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1716, (House Bill No. 714) entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1717, (House Bill No. 715) entitled:

An Act making an appropriation to the Grove City Hospital at Grove City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1718, (House Bill No. 717) entitled:

An Act making an appropriation to the Berwick Hospital Berwick Columbia County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1719, (House Bill No. 718) entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1720, (House Bill No. 722) entitled:

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1721, (House Bill No. 724) entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1722, (House Bill No. 730) entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1723, (House Bill No. 742) entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1724, (House Bill No. 747) entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1725, (House Bill No. 748) entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1726, (House Bill No. 749) entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1727, (House Bill No. 756) entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1728, (House Bill No. 757) entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1729, (House Bill No. 761) entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1730, (House Bill No. 762) entitled:

An Act making an appropriation to the Trustees of the Jefferson Medical College of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1731, (House Bill No. 763) entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1732, (House Bill No. 765) entitled:

An Act making an appropriation to the Bellefonte Hospital Corporation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1733, (House Bill No. 769) entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1734, (House Bill No. 779) entitled:

An Act making an appropriation to the York Hospital and dispensary of York Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1735, (House Bill No. 781) entitled:

An Act making an appropriation to the Simon H. Barner Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1736, (House Bill No. 784) entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1737, (House Bill No. 798) entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1738 (House Bill No. 811), entitled:

An Act making an appropriation to the Glenn Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1739 (House Bill No. 812), entitled:

An Act making an appropriation to the Glenn Mills Schools situated in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and refrigerating plant and the repair and alteration of an old school building into an assembly room

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1740 (House Bill No. 815), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the city of Johnstown

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1741 (House Bill No. 821), entitled:

An Act making an appropriation to the Children's Hospital at Pittsburgh in the city of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1742 (House Bill No. 828), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1743 (House Bill No. 833), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1744 (House Bill No. 839), entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1745 (House Bill No. 843), entitled:

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1746 (House Bill No. 846), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1747 (House Bill No. 849), entitled:

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1748 (House Bill No. 856), entitled:

An Act making an appropriation to the Columbia Hospital Wilkensburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1749 (House Bill No. 884), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1750 (House Bill No. 885), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1751 (House Bill No. 889), entitled:

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1752 (House Bill No. 901), entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1753 (House Bill No. 923), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1754 (House Bill No. 936), entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1755 (House Bill No. 942), entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1756 (House Bill No. 947), entitled:

An Act making an appropriation to the Institute for Colored Youth at Cheyney Delaware county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1757 (House Bill No. 958), entitled:

An Act making an appropriation to the German Hospital of the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1758 (House Bill No. 1001), entitled:

An Act making an appropriation to the Waynesboro Hospital of Waynesboro Greene county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1759 (House Bill No. 1045), entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1760 (House Bill No. 1127), entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1761 (House Bill No. 1133), entitled:

An Act making an appropriation to the Northwestern Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1762 (House Bill No. 1155), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1763 (House Bill No. 1177), entitled:

An Act making an appropriation to the Commonwealth Humane Society of Bradford Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1764 (House Bill No. 1249), entitled:

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1765 (House Bill No. 1262), entitled:

An Act making an appropriation to the Genn Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the Girls Department

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1766 (House Bill No. 1285), entitled:

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1767 (House Bill No. 1212), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1768 (House Bill No. 1231), entitled:

An Act making an appropriation to the Mason Hospital Association of Roaring Spring Blair county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1769 (House Bill No. 1366), entitled:

An Act making an appropriation to the Nesbitt West Side Hospital of Dorrenceeton Luzerne county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1770 (House Bill No. 1375), entitled:

An Act making an appropriation to the Industrial Home for Colored Working Girls of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1771 (House Bill No. 1474), entitled:

An Act making an appropriation to the Green Home of Roaring Branch Pennsylvania for the maintenance of said home

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1772 (House Bill No. 1707), entitled:

An Act making an appropriation to the Carlisle Hospital of Carlisle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1773 (House Bill No. 1771), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1774 (House Bill No. 1837), entitled:

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1775 (House Bill No. 1839), entitled:

An Act making an appropriation to the Medico-Chirurgical College of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1777 (House Bill No. 2018), entitled:

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1778 (House Bill No. 2051), entitled:

An Act to repeal section five of an act entitled "A supplement to the act entitled 'An Act for erecting part of Bedford county into a separate county' passed twentieth September seventeen hundred and eighty-seven and for other purposes" approved April twelfth one thousand eight hundred and forty-five

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1779 (House Bill No. 2052), entitled:

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1785 (House Bill No. 842), entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1786 (House Bill No. 925), entitled:

An Act making an appropriation to the Hamot Hospital Association of the city of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1798 (House Bill No. 848), entitled:

An Act making an appropriation to Grove City College Mercer county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1799 (House Bill No. 999), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1800 (House Bill No. 1392), entitled:

An Act making an appropriation to the Board of Directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1801 (House Bill No. 1422), entitled:

An Act making an appropriation to the Charleroi-Monesen Hospital Charleroi Washington County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1802 (House Bill No. 676), entitled:

An Act making an appropriation to the trustees of Temple University

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1803 (House Bill No. 729), entitled:

A further supplement to an act entitled "An Act to accept the grant of public lands by the United States for the endowment of agricultural colleges" approved April first one thousand eight hundred and sixty-three and making appropriations for carrying the same into effect

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1804 (House Bill No. 829), entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1805 (House Bill No. 896), entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1807 (House Bill No. 15), entitled:

An Act making an appropriation to the Dayton Normal Institute of Dayton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1825 (House Bill No. 538), entitled:

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping ground for three separate brigade encampments either or all and providing for the care and preparation of some said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing the method of payment of land purchased

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1826 (House Bill No. 674), entitled:

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1827 (House Bill No. 623), entitled:

An Act making an appropriation for the providing and erecting of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be erected managed and cared for under the direction of the State Armory Board also an appropriation for the completion of armories where drill halls or administration buildings only have been erected also an appropriation for the management and care of armories erected or provided and to be erected or provided for the two fiscal years beginning June first nineteen hundred and thirteen necessary repairs and contingent expenses in maintenance of armories premiums of fire insurance and title insurance advertisement for bids actual traveling expenses of members of State Armory Board clerical expenses of board and inspection expenses

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1828 (House Bill No. 640), entitled:

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania and occupied by an organization of the National Guard should such armory buildings be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 1829 (House Bill No. 868) entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1832 (House Bill No. 1649), entitled:

An Act directing the trustees of the Danville State Hospital for the insane to connect the effluent of the sewage-disposal plant with the sewer system of the borough of Danville and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1833 (House Bill No. 712), entitled:

An Act making an appropriation to the Armstrong county General Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1834 (House Bill No. 728), entitled:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State normal schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1836 (House Bill No. 1104), entitled:

An Act making an appropriation to the State Highway Department to be used in deepening straightening widening and otherwise improving Turtle creek from the point where it crosses the westerly line of Westmoreland county westwardly through Allegheny county to the Monongahela river

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1837 (House Bill No. 1322), entitled:

An Act making an appropriation to the Woman's Union Day Nursery Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1838 (House Bill No. 1383), entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A Joint Resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1839 (House Bill No. 1699), entitled:

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1840 (House Bill No. 1750), entitled:

An Act making an appropriation to the Insane Randell Industrial Training School for Colored Youths in Lancaster county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1841 (House Bill No. 1894), entitled:

An Act making an appropriation to the Volunteers of America Tuberculosis Sanitarium located at Aquashicola near Palmerton Carbon county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1842 (House Bill No. 2067), entitled:

A joint resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character or duties and compensation of persons in the employ of the State Government directing the cooperation of the various State Departments boards bureaus and commissions and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1843 (House Bill No. 65), entitled:

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan Schools approved May twenty-seventh one thousand eight hundred and ninety-three

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1844 (House Bill No. 178), entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park Commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1845 (House Bill No. 283), entitled:

An Act making an appropriation to Avery College Trade school of North Side Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1846 (House Bill No. 284), entitled:

An Act making an appropriation to the Lancaster General Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1847 (House Bill No. 308), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1848 (House Bill No. 339), entitled:

An Act for the carrying into effect the provisions of a concurrent resolution approved by the Governor the twentieth day of June one thousand nine hundred eleven and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1849 (House Bill No. 353), entitled:

An Act making an appropriation to the Trustees of the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1850 (House Bill No. 374), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1851 (House Bill No. 460), entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1852 (House Bill No. 528), entitled:

An Act making an appropriation to the National Farm School at Doylestown

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1853 (House Bill No. 567), entitled:

An Act making an appropriation to the State Normal Schools of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1854 (House Bill No. 577), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1855 (House Bill No. 637), entitled:

An Act making an appropriation to the Trustees of the Eastern Pennsylvania State Institution for the Feeble-minded and Epileptic at Spring City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1856 (House Bill No. 686), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1857 (House Bill No. 710), entitled:

An Act making an appropriation to the Hahnemann Hospital of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1858 (House Bill No. 780), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1859 (House Bill No. 788), entitled:

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1860 (House Bill No. 832), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1861 (House Bill No. 836), entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1862 (House Bill No. 852), entitled:

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1863 (House Bill No. 880), entitled:

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1864 (House Bill No. 893), entitled:

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1865 (House Bill No. 948), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1866 (House Bill No. 1260), entitled:

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1867 (House Bill No. 1309), entitled:

An Act enabling The Pennsylvania State College to carry the benefits of its investigators to the farmers of the State and making an appropriation for that purpose

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1868 (House Bill No. 1373), entitled:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in one thousand seven hundred and seventy-eight known in history as "Mollie Pitcher" and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1869 (House Bill No. 1410), entitled:

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morganza Washington county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1870 (House Bill No. 1803), entitled:

An Act to equalize education advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1874 (House Bill No. 754), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1875 (House Bill No. 1257), entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1876 (House Bill No. 1930), entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1877 (House Bill No. 2155), entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1878 (House Bill No. 681), entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1879 (House Bill No. 1059), entitled:

An Act to establish a Secondary School of Agriculture at Pennsburg Pennsylvania and making appropriation for the said school

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1880 (House Bill No. 1582), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1881 (House Bill No. 1623), entitled:

An Act making an appropriation of five hundred thousand (\$500,000) dollars toward the improvement of county roads in the suburban section of the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1882 (House Bill No. 584), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECESS.

Mr. KLINE. Mr. President, I move the Senate do now take a recess for fifteen minutes.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE BILLS FOR CONCURRENCE.

The Chair cleared his table and laid before the Senate bills of the House of Representatives for concurrence as follows:

House Bill No. 1428 (Senate Bill No. 1886), entitled:

An Act to establish a State Village for Feeble-Minded Women providing for the appointment of a Board of Managers to purchase a tract of land for that purpose and to erect and furnish building on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

Which was committed to the Committee on Appropriations.

House Bill No. 1709 (Senate Bill No. 1887), entitled:

An Act requiring certain pilots or fenders on street railway cars and providing a penalty

Which was committed to the Committee on Corporations.
House Bill No. 2032 (Senate Bill No. 1888), entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

Which was committed to the Committee on Judiciary Special.

BILL INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the Counties of Somerset, Fayette and Washington.

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. KLINE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the Counties of Somerset, Fayette and Washington.

BILL ON FIRST READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the Counties of Somerset, Fayette and Washington.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the Counties of Somerset, Fayette and Washington.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. KLINE. Mr. President, I ask unanimous consent to make a report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1886 (House Bill No. 1428), entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

BILL ON FIRST READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1886 (House Bill No. 1428), entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to purchase a tract of land for that purpose and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1886 (House Bill No. 1428), entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to purchase a tract of land for that purpose and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

And said bill having been read at length the first time

Ordered, To be laid aside for second reading

REPORT FROM COMMITTEE.

Mr. ENDSLEY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ENDSLEY, from the Committee on Agriculture, reported as committed, Senate Bill No. 1108 (House Bill No. 1620), entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

BILL ON FIRST READING.

Mr. ENDSLEY. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1108 (House Bill No. 1620), entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

Mr. COOPER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1108 (House Bill No. 1620), entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

BILLS RECOMMENDED.

Mr. SPROUL. Mr. President, I move that Senate Bill No. 1568 (House Bill No. 1349), entitled:

An Act to regulate the temperature of milk and cream to be shipped sold or offered for sale

be recommitted to the Committee on Agriculture.

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Mr. COOPER. Mr. President, I move that Senate Bill No. 1788 (House Bill No. 1789), entitled:

An Act regulating process pleading and practice in all civil cases whether at law in equity in divorce or otherwise however hereafter brought in any court of common pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

be recommitted to the Committee on Judiciary Special.

Mr. ALEXANDER. Mr. President, I second the motion. The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. McNICHOLS. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOLS, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 1443 (House Bill No. 1467), entitled:

An Act establishing certain public roads as "State Highway" and providing for their construction and maintenance at the expense of the Commonwealth

Also, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 1385 (House Bill No. 1146), entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies, and other appointees providing for taking over from the county or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner, providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1888 (House Bill No. 2032), entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

BILL ON FIRST READING.

Mr. McNICHOLS. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1888 (House Bill No. 2032), entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

Mr. COOPER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1888 (House Bill No. 2032), entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. SPROUL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SPROUL, from the Committee on Finance, reported as committed, Concurrent Resolution as follows:

Providing for the appointment of a joint committee of the Senate and House of Representatives to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly shall transact their business within this Commonwealth with full power and authority to administer oaths and compel the attendance of persons and the production of books and papers to issue all necessary process to employ counsel and other necessary officers and employees and to report its findings and recommendations

Whereas the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly shall transact their business within this Commonwealth and safeguard the interests of their policy-holders is not provided for or regulated by statute and

Whereas the companies engaged in these particular branches of life insurance depend mainly upon the poor classes for their support and

Whereas the business in infantile and industrial life insurance has grown to such proportions that the manner in which the same is transacted within this Commonwealth should be investigated so that if necessary the manner of conducting such business and the safeguarding of the interests of such policy-holders may be regulated by statute therefore be it

Resolved (If the Senate concur) That the President pro tempore of the Senate shall appoint three Senators and the Speaker of the House of Representatives shall appoint three of its members and the six shall appoint a citizen of Pennsylvania with a complete knowledge of life insurance who shall constitute a joint committee whose duty it shall be to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly transact their business within the Commonwealth of Pennsylvania and make report of its findings to the next Legislature and if necessary recommend such bill or bills as in its judgment may be necessary and requisite to regulate and prescribe the manner in which life insurance companies issuing infantile and industrial policies shall transact their business within the Commonwealth of Pennsylvania and safeguard the interests of their policy-holders Said committee shall have power to elect its own chairman to sit after the adjournment of the Legislature to administer oaths and compel the attendance of persons and the production of books and papers to issue all necessary process to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties but its expenditures shall be limited to the amount provided therefor in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said committee

Said committee shall make a full report in writing to the Governor of the Commonwealth of its findings which such recommendations and draft of such bill or bills as in

judgment may be necessary three months prior to the meeting of the General Assembly in the Session of one thousand nine hundred and fifteen

Which was laid over under the rules.

ADJOURNMENT.

Mr. KLINE. Mr. President, I move that the Senate do now adjourn until to-morrow morning at 9 o'clock.

Mr. ALEXANDER. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 12:15 o'clock P. M. until Friday morning June 20, 1913, at 9 o'clock.

HOUSE OF REPRESENTATIVES.

THURSDAY, June 19th, 1913.

The House met at 10.00 o'clock A. M.

The SPEAKER (George E. Alter) in the Chair.

PRAYER.

The Chaplain, Rev. J. E. Wright, offered the following prayer:

O God, we come before Thee this morning according to our custom to render to Thee our worship and to give to Thee our thanks. It is eminently fitting that we recognize the guardianship which has hitherto kept us, and we should pray for its continuance. We know not at any time when the morning dawns what the day may bring forth, but we know this, that the time to serve Thee is always present. We ask, therefore, that Thou wouldst strengthen within us for this day's work all right resolve and all earnest purpose. May no thought of evil corrupt our hearts; may no word of evil pollute our lips; may no act of evil stain or dishonor our lives. Wilt Thou not merely keep us from all evil, but constrain us to the good. As the sons of a Father whose character is glorious may we try in some simple way to reflect that glory and to imitate that life and so send forth light. We ask these things with Thy favor and grace in the name and for the sake of Jesus Christ, our Lord. Amen.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Savacool, the further readings was dispensed with and the Journal was approved.

LEAVES OF ABSENCE.

The SPEAKER asked and obtained leave of absence for the Investigating Committee making an investigation into the County of Fayette.

The SPEAKER asked and obtained leave of absence for the House members of the conference committee on House Bill No. 118, to sit in conference during this morning's session.

Mr. FREY asked and obtained leave of absence for Mr. H. L. Perry for the balance of the week on account of sickness.

REPORTS FROM COMMITTEES.

Mr. SNYDER, from the Committee on Appropriations, re-reported as committed, House Bill No. 22, entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown, Pennsylvania, officially known as Company "G" twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor.

Mr. KERN, from the Committee on Appropriations, re-reported as committed, House Bill No. 129, entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Vir-

ginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor.

Mr. JOSIAH HOWARD, from the Committee on Appropriations, re-reported as committed, House Bill No. 208, entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the one hundred and ninety-eighth regiment of Pennsylvania volunteer infantry at the battles of Popular Grove Church Hatches Run Lewis Farm Gravely Run Five Forks and at Appomatox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor.

Mr. MATT, from the Committee on Appropriations, re-reported as committed, House Bill No. 526, entitled:

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary War of Captain Philip's company of Colonel Piper's regiment murdered by Indians near Saxton in Bedford County Sunday, July sixteen one thousand seven hundred and eighty.

Mr. R. J. BALDWIN, from the Committee on Appropriations, re-reported as committed, House Bill No. 673, entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine.

Mr. R. J. BALDWIN, from the Committee on Appropriations, re-reported as committed, House Bill No. 902, entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor.

Mr. C. M. C. CAMPBELL, from the Committee on Appropriations, re-reported as committed, House Bill No. 1188, entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mount Vernon Cemetery located in Elizabeth township Allegheny county Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township Allegheny county providing for a commission to carry the same into effect and making an appropriation therefor

Mr. MOSES, from the Committee on Appropriations, re-reported as committed, House Bill No. 1442, entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reade township Cambria county

Mr. GEARY, from the Committee on Appropriations, re-reported as committed, House Bill No. 1456, entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

Mr. C. M. C. CAMPBELL, from the Committee on Appropriations, re-reported as committed, House Bill No. 1502, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Antietam and dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield.

Mr. KAISER, from the Committee on Appropriations, re-reported as committed, House Bill No. 1505, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

Mr. NEEL, from the Committee on Appropriations, re-reported as committed, House Bill No. 1511, entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about one thousand seven hundred and fifty-five at Shippensburg

Cumberland county and providing a suitable memorial to the pioneer settlers of the Cumberland Valley

Mr. KERN, from the Committee on Appropriations, re-reported as committed, House Bill No. 2156 (Senate Bill No. 78), entitled:

An Act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act.

Mr. KAISER, from the Committee on Appropriations, re-reported as committed, House Bill No. 2157 (Senate Bill No. 118), entitled:

An Act providing for the furnishing of a room in the building erected by the Women's Relief Corps in the Andersonville Prison Grounds at Andersonville Georgia creating a commission for such purpose and making appropriation therefor.

Mr. MOULTHROP, from the Committee on Appropriations, re-reported as committed, House Bill No. 1964 (Senate Bill No. 220), entitled:

An Act making an appropriation to the General Braddock Memorial Park Association of Fayette County.

Mr. C. M. C. CAMPBELL, from the Committee on Appropriations, re-reported as committed, House Bill No. 2168 (Senate Bill No. 401), entitled:

An Act making an appropriation to the Battlefield Commission of the Third Division Ninth Army Corps for the purpose of completing the printing binding and distribution of the said history to the surviving comrades of the Third Division.

Mr. REESE, from the Committee on Appropriations, re-reported as committed, House Bill No. 2169 (Senate Bill No. 429), entitled:

An Act making an appropriation to further carry out the purposes of an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act making an appropriation for the erection of a proper fence or coping and pavement to protect a monument erected near Petersburg Virginia by the Association of the Survivors of the Forty-eighth Regiment Pennsylvania Volunteers to commemorate the Battle of the Crater and providing for a commission and the expenses thereof to erect the same."

Mr. NEEL, from the Committee on Appropriations, re-reported as committed, House Bill No. 2170 (Senate Bill No. 437), entitled:

An Act providing for the erection of a monument to the memory of Colonel Henry Boquet and his soldiers on the Bushby Run Battlefield in Westmoreland county and making an appropriation therefor.

Mr. STEEDLE, from the Committee on Appropriations, re-reported as committed, House Bill No. 2179 (Senate Bill No. 778), entitled:

An Act providing for the erection upon the grounds of the Allegheny Arsenal of Pittsburgh of a monument in memory of the persons who lost their lives by an explosion in the Arsenal in one thousand eight hundred sixty-two and making an appropriation therefor.

Mr. COX, from the Committee on Appropriations, re-reported as committed, House Bill No. 2185 (Senate Bill No. 1168), entitled:

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor.

Mr. EHRHARDT, from the Committee on Appropriations, re-reported as committed, House Bill No. 2190 (Senate Bill No. 1466), entitled:

A Joint Resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the war of eighteen hundred and twelve.

Mr. MOSES, from the Committee on Appropriations, re-reported as committed, House Bill No. 2235 (Senate Bill No. 1823), entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguarding the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor.

Mr. NORTH, from the Committee on Appropriations, re-reported as committed, House Bill No. 2234 (Senate Bill No. 1822), entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county.

Mr. SHERWOOD, from the Committee on Insurance, re-reported as committed, House Bill No. 2232 (Senate Bill No. 1819), entitled:

An Act to confer additional powers upon mutual fire insurance companies.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2126 (Senate Bill No. 1348), entitled:

An Act authorizing counties within this Commonwealth requiring a water supply for their almshouses hospitals or jails to condemn property and rights inside and outside of their limits for the purpose of obtaining such water supply

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2218 (Senate Bill No. 1806), as follows:

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities of the third class may be chartered whenever a majority of the electors of any borough having at least ten thousand inhabitants according to the preceding Federal census or of any two or more contiguous boroughs situate within the limits of the same county and having together a population of at least ten thousand according to such census shall each separately vote at any special election in favor of the same The council or corporate authorities of any such borough or of any such contiguous boroughs as the case may be of their own motion or within seven days after receipt of a petition of one hundred or more qualified electors thereof shall by resolution duly passed and recorded among the minutes submit the question of whether any such borough or whether any such contiguous boroughs shall become a city of the third class to the qualified electors thereof Such question shall be submitted to the electors not more than fifteen days after the passage of such resolution They shall give notice by the publication of said resolution daily during at least one week immediately prior to the said special election in all of the newspapers published in said borough or boroughs and if no newspapers be published in said borough or boroughs then publication shall be made in not more than two newspapers published in the county wherein the borough or boroughs are located that such an election will be held The time and place when and where such special election shall be held shall be designated in said resolution They shall certify said resolution to the county commissioners of the proper county who shall thereupon cause the said question to be printed on the ballot to be used at the said special election in the borough or boroughs aforesaid in the following form "proposed city charter" and below shall be printed on two lines with a square at the right of each the words "for city charter" and "against city charter" and the electors shall designate with a cross mark (X) in one of said squares their desire to vote for or against such city charter The county commissioners shall cause such ballots to be printed and distributed to the various polling places designated in such resolution It shall be the duty of the election officers within said borough or boroughs to receive the ballots so marked and to count the votes cast for and against city charter and make return thereof on blanks to be furnished by the corporate authorities of said borough or boroughs to the clerk of the court of quarter sessions of the proper county who shall compute the same and certify the result thereof to the corporate authorities aforesaid and a duplicate return to the Secretary of the Commonwealth each duly certified in the manner required by law and in receiving counting and marking return of the votes cast the inspectors judges and clerks of the said election shall be governed by the laws of the Commonwealth regulating general elections and all the electors inspectors judges and clerks voting at and in attendance upon the election to be held under the provisions of this act shall be subject to the penalties imposed by the election laws of

this Commonwealth. The judges, inspectors and clerks shall receive the same compensation as at general elections. The expense of holding such election including the printing and distribution of ballots shall be paid by such borough or share and share alike by such boroughs or as agreed upon between such boroughs.

Section 2 Whenever by the returns of the election in any borough or boroughs aforesaid it shall appear that in any such single borough or in each of such contiguous boroughs there is a majority against the city charter no further proceeding shall be had and it shall not be lawful to hold another election upon that question in such borough or boroughs for three years thereafter. If it shall appear by the said returns that there is a majority in such single borough or in case of two or more contiguous boroughs a majority in each in favor of the city charter the Governor shall issue letters patent under the great seal of the Commonwealth reciting the facts defining the boundaries of said city and constituting the same a body corporate and politic by the name of the city of and the corporate authorities of any such borough or boroughs shall within fifteen days after such election furnish to the Secretary of the Commonwealth the necessary information in regard to the boundaries of said city.

Section 3 All of the property and estates whatsoever real and personal of the borough or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever. The charters of the said borough or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said borough or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city. Provided where two or more boroughs shall under the provisions of this act be consolidated into a city the debt or debts of each of said boroughs contracted prior to such consolidation shall be paid by such boroughs respectively and for the liquidation of such debt the authorities of such city shall have power to adjust and provide for the same and to levy separate rates of taxation on all property subject to taxation within the boundaries of the said borough respectively.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2180 (Senate Bill No. 785), entitled:

An Act providing for the erection of a dam at the outlet of Pymatuning swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Water Supply Commission of Pennsylvania is hereby authorized and directed to cause a dam to be constructed across the outlet to Pymatuning Swamp in Crawford county for the purpose of establishing a reservoir and of conserving the water entering said swamp and the purpose of regulating the flow of water in the Shenango and Beaver Rivers. The dam shall be constructed and the reservoir established in accordance with plans and specifications which shall be prepared by or under the direction of the Commission and shall be so constructed and established as to conserve said waters in a safe and practical manner and to regulate the flow therefrom so as to maintain throughout the year as regular a flow of water as possible in said rivers.

On the question,

Will the House agree to the section?

Mr. WALTON. Mr. Speaker, I desire to offer the following amendments:

The amendments were read by the Clerk.

Section 1, line 4: Strike out "Comimssion" and insert in lieu thereof "Commission."

On the question,

Will the House agree to the amendments?

They were agreed to.

The section as amended was then agreed to.

The second section was read and agreed to as follows:

Section 2 In carrying out said plans the Commission may acquire in the name of this Commonwealth by purchase condemnation or otherwise such lands and materials as may be needed in carrying out the provisions of this act.

The third section was read as follows:

Section 3 In acquiring any of said lands or materials if the Commission cannot agree with the owners thereof or if the owner cannot be found or is not sui juris the Commission may file its petition in the Court of Common Pleas of the county wherein the lands or materials are situated praying for the appointment of viewers to ascertain the fair value of such land or material. Thereupon the court shall appoint from among the members of the board of viewers of the county three viewers who by a personal inspection and otherwise of the lands or materials proposed to be acquired shall ascertain and fix the fair value thereof. The court shall fix a time not less than ten days nor more than twenty days thereafter for the viewers to meet either upon said lands or otherwise. Notice of the time and place of meeting of such viewers shall be given where practicable by personal service upon the owner or by such other service as the court may direct. When the viewers shall have completed their labors they shall file their report in writing in the said court. If no exceptions shall be filed thereto within thirty days from the filing of the report or if no appeal therefrom be filed within said time demanding a trial by jury the said report shall be confirmed absolutely. And final judgment on any appeal from the ward of viewers an appeal may be had to either the supreme court or superior court as the case may require. If upon any appeal the award of the viewers is not increased or modified in favor of the appellant the entire cost of the proceedings subsequent to such award shall be paid by the appellant. In so far as practicable the Commission may include in one petition proceedings for the condemnation for all land in one county proposed to be acquired.

In any proceedings under this section the court may appoint such guardians or committees or trustees as the case may require and may in all cases prescribe the form and manner of service of any notice required in any proceeding under this act.

On the question,

Will the House agree to the section?

Mr. WALTON. Mr. Speaker, I desire to offer the following amendments:

The amendments were read by the Clerk.

Section 3, line 9: Strike out "a."

Section 3, line 29: Strike out "for" and insert in lieu thereof "of", after the word "condemnation."

On the question,

Will the House agree to the amendments?

They were agreed to.

The section as amended was then agreed to.

The fourth, fifth, sixth and seventh sections were separately read and agreed to as follows:

Section 4 When the entire cost of said lands and materials including expenses and the cost of said dam and reservoir shall have been ascertained and fixed as nearly as may be the Commission may take possession of said lands or materials in the name of this Commonwealth after giving sixty days notice thereof by publication in the counties wherein said lands or materials are located. No part of said lands or materials shall be taken over by the Commission in the name of the Commonwealth until by agreement with the owner or by proceedings in condemnation as provided for in this act the entire cost of all said lands and materials shall be ascertained and fixed as nearly as may be.

Section 5 The Commission may agree with any person partnership association or corporation for the removal relocation elevating lowering or otherwise changing of any railroad railway telegraph line telephone line electric light heat or power line gas line road highway street or bridge or any part thereof. If such agreement cannot be made then such removal re-location elevation lowering or changing may be done by the Commission and the damages if any sustained thereby shall be fixed as in said condemnation proceedings.

Section 6 No land shall be purchased by the Commission until the titles thereto have been approved by the Attorney General.

Section 7 When the said dam is completed and said reservoir established it shall be maintained and operated at the expense of this Commonwealth under the direction of the Water Supply Commission.

The eighth section was read as follows:

Section 8 The sum of four hundred thousand dollars (\$400,000) or so much thereof as may be necessary is hereby specifically appropriated to the Water Supply Commission of Pennsylvania for the purchase of the said lands and otherwise for carrying out the purposes of this act. Payment of moneys shall be on order of the chairman of the Commission countersigned by the secretary and accomplished by itemized and certified vouchers and upon warrant.

of the Auditor General. No land shall be acquired under the provisions of this act until there shall be filed with the Commission satisfactory waivers of all damage from owners of lands in the State of Ohio to be submerged or which may possibly be submerged through the operation of said dam and reservoir.

On the question,

Will the House agree to the section?

Mr. WALTON. Mr. Speaker, I desire to offer the following amendments:

The amendments were read by the Clerk.

Section 8, line 7, strike out "accomplished" and insert in lieu thereof "accompanied."

Section 8 lines 7-8, strike out "certified" and insert in lieu thereof "verified."

On the question,

Will the House agree to the amendments?

They were agreed to.

The section as amended was then agreed to.

The preamble was read as follows:

Whereas By an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act providing for a survey of Pymatuning Swamp and an examination into the feasibility of constructing a reservoir therein to conserve the waters draining into said swamp and making an appropriation therefor" the Water Supply Commission was directed to survey Pymatuning Swamp in Crawford county and the lands contiguous or adjacent thereto and to examine into the feasibility of constructing a dam or dams across the outlet or outlets of said swamp whereby the waters entering the same might be conserved and the flow of water regulated in the Shenango and Beaver Rivers and

Whereas In pursuance of said act the Water Supply Commission caused said survey to be made and has presented its report thereon and

Whereas In said report the Water Supply Commission states that the project is a feasible one that a portion of said Pymatuning Swamp can be converted into a storage reservoir by constructing a dam across the valley of the Shenango River that the low water flow in the Shenango River would thereby be increased about two hundred seventy-five million gallons per diem that the reservoir would eliminate any considerable contribution to floods from the territory above the dam that the proposed reservoir would improve the sanitary conditions of the Shenango and Beaver Rivers and of the Swamp that approximately two thousand primary horse power would be added to existing water power in the Beaver River that the construction of the dam and reservoir would cause a benefit along the Shenango and Beaver valleys more than commensurate with the cost of the project that the industrial development would be increased and that the communities in the vicinity of the reservoir would be benefited through improved highways the creation of an attractive lake increased water transportation and better sanitary conditions therefor

On the question,

Will the House agree to the preamble?

Mr. WALTON. Mr. Speaker, I desire to offer the following amendments:

The amendments were read by the Clerk.

Preamble, line 8, strike out "contiguous" and insert in lieu thereof "contiguous."

Preamble, line 30, strike out "developement" and insert in lieu thereof "development."

On the question,

Will the House agree to the amendments?

They were agreed to.

The preamble as amended was then agreed to.

The title was read as follows:

An Act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation

On the question,

Will the House agree to the title?

Mr. WALTON. Mr. Speaker, I desire to offer the following amendment:

The amendment was read by the Clerk.

Title, 1, Strike out "outlet" and insert in lieu thereof "outlet."

On the question,

Will the House agree to the amendment?

It was agreed to.

The title as amended was then agreed to.

And said bill having been read at length the second time and agreed to, as amended.

Ordered. To be transcribed for a third reading.

REPORTS OF CONFERENCE COMMITTEES.

The SPEAKER. Reports of conference committees on the last page of the calendar, House Bill No. 869.

The Clerk will read the report of the committee.

Mr. ROCKWELL. Mr. Speaker, before the reading of the report, I wish to say that I was unable to find the correct file folio of this bill, and as to whether this is the correct one or not. I am not sure.

The SPEAKER. 8061 is the file folio on the calendar. The gentlemen will kindly examine the files and see if the file folio is correct, otherwise, the bill will not be taken up.

Mr. ROCKWELL. Mr. Speaker, it is not correct.

The SPEAKER. The report will lie on the table. The next bill does not even pretend to be on the file and this order of business will be deferred. Bills on final passage, page five, will be taken up. Numbers one and two, calendar numbers, are Senate bills. Number three, calendar number, is the General Appropriation Bill, and as a number of members are not present who would like to be recorded upon it, it may be postponed—however, it is not on the file. We have the promise that the bills will be on the files at noon, which may or may not be fulfilled. Calendar number bills for five and six are not on the files. We will proceed with bills on third reading. Calendar number 12, on page 10, House bill No. 1062, not being on the files it will be passed.

QUESTION OF INFORMATION.

Mr. ALLEN. Mr. Speaker, as a matter of information, could the House be informed how much printing has been done by the printer and furnished this House since last Thursday, the time the House adjourned? Could that data be furnished from any office?

The SPEAKER. That would be a very proper inquiry.

Mr. ALLEN. Mr. Speaker, the reason I suggest this inquiry is to be fair, as I try to be. It does seem to me that the manner in which this House is being treated by the printer has some motive behind it and that the motive does not appear on the surface. There is not any reason why a man who has been awarded the contract for the amount of printing that has to be done and furnished to this House from day to day should not furnish at least a greater percentage of the requirement than is met by present conditions. If I recall aright about the only bunch of bills that I have received this week is about sixty or eighty folios; and there are not more than that. A little bunch that large (exhibiting about eighty folios) and there has not been anything else—practically nothing else. There has been no large bills gotten out. Now, the question is why. It is absurd that this House is called here at ten o'clock, which is a reasonably late hour, and have nothing done since yesterday; no new matter on the desk, to be delayed by the calling up of bills and by looking to see if bills are on file. I move that the Chair ask some Clerk of the House into whose hands this matter first falls as to how much printing has been furnished this House since the session convened—since last Monday night, and let us be advised and look into the matter and take such steps as may be necessary.

Mr. R. J. BALDWIN. Mr. Speaker, I second the motion. The motion was agreed to.

The SPEAKER. The Assistant Resident Clerk informs the Chair that by noon he can furnish the list in response to the inquiry of the gentleman from Allegheny, which the Chair regards as a very proper and timely inquiry.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 345, entitled:

An Act relating to the operation of street passengers railways and providing for the health protection and safety of employees and passengers using cars for the transportation of passengers upon street passenger railways in this Commonwealth fixing a penalty for the violation of the same and providing for the prosecution of violation thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—68.

Baldwin, G. A.,	Geary,	Leslie,	Robinson,
Bass,	Geiser,	Lowery,	Rockwell,
Becker,	Gibson,	Matt,	Rothenberger,
Benninger,	Good,	Matther,	Sassaman,
Benson,	Gramley,	Mechling,	Savacool,
Bigger,	Gray, Joseph,	Metzenbacher	Scott, S. B.,
Blair, W. A.,	Hackett,	Miller,	Semmens,
Brosius,	Haggerty,	Morrow,	Shaffer, C. A.,
Campbell, C.M.,	Heidinger,	Moulthrop,	Sherwood,
Campbell, J. J.,	Hemminger,	Musser,	Smith, J. W.,
Carter,	Herman,	O'Neill,	Snively,
Collins,	Hibshman,	Peachey,	Stein,
Conner,	Hobbs,	Pennegar,	Swartz,
Connade,	Irwin, H. H.,	Post,	Whitman,
Down,	Jones, E. E.,	Reese,	Williams,
Dunn, H. B.,	Kitts,	Reeser,	Wilson, J. H.,
Ehrhardt,	Kuhns, E.G.M.,	Rex,	Young, G. K.,

NAYS—4S..

Adams,	Currier,	Lohr,	Runk,
Allen,	Curry,	Martin,	Shaffer, I. E.,
Alworth,	Donnelly,	McAllister,	Showalter,
Baldwin, R. J.,	Ely,	McCaig,	Smith, L.,
Barner,	Grabe,	McDermott,	Snyder,
Bittles,	Gransback,	McNichol,	Swift,
Blair, W. F.,	Heyburn,	Mitchell,	Trach,
Brown,	Howard, J.,	Neel,	Ulman,
Brownlee,	Jackson,	Newbaker,	Whitman,
Caldwell,	Klepper,	North,	Young, J. H.,
Cheeseman,	Kuhn, H. P.,	Redfield,	Zimmerman,
Claycomb,	Light,	Rhoads,	Alter,

Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1170, entitled:

An Act requiring certain pilots or fenders on street railway cars and providing a penalty

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—107.

Adams,	Curry,	Kuhns, E.G.M.,	Price,
Allen,	Donnelly,	Lenker,	Redfield,
Alworth,	Down,	Leslie,	Reese,
Baldwin, G. A.,	Dunn, H. B.,	Light,	Reeser,
Barner,	Dunn, J. A.,	Lohr,	Robinson,
Bass,	Ehrhardt,	Martin,	Rockwell,
Becker,	Ely,	Matther,	Rothenberger,
Benson,	Foster, J. D.,	Matt,	Sassaman,
Bigger,	Frey,	McAllister,	Savacool,
Bittles,	Gibson,	McClintock,	Schuck,
Blair, W. A.,	Good,	McDermott,	Shaffer, C. A.,
Blair, W. F.,	Grabe,	Mechling,	Shaffer, I. E.,
Brosius,	Gransback,	Metzenbacher	Showalter,
Brown,	Gray, Joseph,	Miller,	Snively,
Brownlee,	Hackett,	Mitchell,	Snyder,
Burnett,	Haggerty,	Morrow,	Strauss,
Caldwell,	Heidinger,	Moses,	Swartz,
Campbell, C.M.,	Heyburn,	Moulthrop,	Ulman,
Campbell, J. J.,	Hibshman,	Musser,	Wildman,
Carson,	Hobbs,	Neel,	Williams,
Carter,	Howard, R.,	Neely,	Wilson, J. H.,
Cheeseman,	Irwin, H. H.,	Newbaker,	Wiltbank,
Claycomb,	Jackson,	North,	Young, G. K.,
Cleary,	Jones, E. E.,	O'Neill,	Young, J. H.,
Conner,	Kitts,	Peachey,	Zimmerman,
Connade,	Klepper,	Pennegar,	Alter,
Cox,	Kuhn, H. P.,	Post,	Speaker.

NAYS—4.

Hemminger,	Ramsey,	Rhoads,	Trach,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2032, entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other officials acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commission and the first Monday of May one thousand nine hundred and thirteen

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. GRAMLEY. Mr. Speaker, this bill is intended to validate affidavits and acknowledgments taken by justices of the peace whose terms had expired and they continued their work, I dare not say carelessly, but inadvertently. A certain official of Centre County had been appointed to the office of Justice of the Peace and he continued to do work of this kind after his term had expired without knowing his term expired. He is now again appointed by the Governor, but he did some official acts in the interim which he should not have done. He did them inadvertently and to legalize these acts this bill is before you. It is a meritorious one, eminently proper and nothing wrong in it, and I ask your support.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—107.

Adams,	Donnelly,	Lenker,	Rex,
Alworth,	Down,	Light,	Robinson,
Baldwin, G. A.,	Dunn, H. B.,	Lowery,	Rockwell,
Barner,	Dunn, J. A.,	Martin,	Rothenberger,
Bass,	Ehrhardt,	McAllister,	Sassaman,
Becker,	Ely,	McCaig,	Savacool,
Benninger,	Forster, I. G.,	McClintock,	Scott, S. B.,
Bigger,	Foster, J. D.,	McDermott,	Shaffer, C. A.,
Bittles,	Gibson,	Mechling,	Shaffer, I. E.,
Blair, W. F.,	Glenn,	Metzenbacher	Sherwood,
Brosius,	Good,	Miller,	Showalter,
Brown,	Grabe,	Mitchell,	Smith, J. W.,
Brownlee,	Gramley,	Moore,	Smith, L.,
Burnett,	Gransback,	Morrow,	Snively,
Caldwell,	Gray, Joseph,	Moses,	Stone,
Campbell, C.M.,	Haggerty,	Moulthrop,	Strauss,
Campbell, J. J.,	Herman,	Neel,	Swartz,
Carson,	Hibshman,	Neely,	Swift,
Carter,	Hobbs,	Newbaker,	Trach,
Cheeseman,	Howard, R.,	North,	Ulman,
Claycomb,	Isler,	Peachey,	Watson,
Cleary,	Jackson,	Peters,	Whitman,
Conner,	Jones, E. E.,	Post,	Williams,
Connade,	Kitts,	Price,	Wiltbank,
Currier,	Klepper,	Redfield,	Young, G. K.,
Curry,	Kuhn, H. P.,	Reese,	Young, J. H.,
Dickinson,	Kuhns, E.G.M.,	Reeser,	Zimmerman,

NAYS—4.

Heidinger,	Hemminger,	Irwin, H. H.,	Lohr,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1428, entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purpose aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

And said bill having been read at length the third time, considered and agreed to.

On the question,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—121.

Adams,	Dunn, J. A.,	Lowers,	Robinson,
Allen,	Ehrhardt,	Martin,	Rockwell,
Alworth,	Ely,	Marther,	Rothenberger,
Baldwin, G. A.,	Foster, J. D.,	Matt,	Runk,
Barnes,	Geary,	McAllister,	Sassaman,
Bass,	Gibson,	McAig,	Savacool,
Becker,	Gramley,	McClintock,	Scott, S. B.,
Benninger,	Gransback,	McDermott,	Semmens,
Benson,	Hackett,	Mechling,	Shaffer, C. A.,
Bigger,	Haggerty,	Mellott,	Shaffer, I. E.,
Bitles,	Heidinger,	Metzenbacher,	Sherwood,
Blair, W. A.,	Hemmlinger,	Miller,	Showalter,
Blair, W. F.,	Herman,	Mitchell,	Smith, J. W.,
Brosius,	Heyburn,	Morrow,	Smith, L.,
Brown,	Hibshman,	Moses,	Snively,
Brownlee,	Hobbs,	Moulthrop,	Snyder,
Burnett,	Howard, J.,	Musser,	Stone,
Caldwell,	Howard, R.,	Neel,	Strauss,
Campbell, C. M.,	Isler,	Neely,	Swartz,
Carson,	Irwin, H. H.,	Newbaker,	Swift,
Carter,	Jackson,	O'Neill,	Thomas,
Cheeseman,	Jones, E. E.,	Peachey,	Trach,
Chaycomb,	Kennedy,	Pennegar,	Ulman,
Clary,	Kitts,	Peters,	Watson,
Conner,	Klepper,	Price,	Wildman,
Conrade,	Kuhn, H. P.,	Ramsey,	Williams,
Cox,	Kuhns, E. G. M.,	Redfield,	Wiltbank,
Currier,	Lenker,	Reese,	Young, J. H.,
Curry,	Leslie,	Reaser,	Zimmerman,
Dickinson,	Light,	Rex,	Altar,
Down,	Lohr,	Rhoads,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of House Bill No. 1965 (Senate No. 878), as follows:

An Act providing for the establishment of a Bureau for the Standardization and Supervision of Accounts in the Department of Internal Affairs requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any sub-division thereof to keep accounts and records and to make reports in the form prescribed by said bureau providing for the inspection by said bureau of the accounts of all such officers defining offenses in relation thereto and providing punishment for violations of the provisions thereof.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be and there is hereby created and established in the Department of Internal Affairs a Bureau of Standardization and Supervision of Accounts The Secretary of the Department of Internal Affairs shall within sixty days after the passage of this act appoint in charge of said Bureau a State examiner who shall be a skillful accountant and well versed in public and municipal accounting who shall receive a salary of six thousand dollars per annum Said State examiner shall give his entire time to the performance of the duties of his office and shall hold office during good behavior He shall be subject to removal by the Secretary of Internal Affairs for failure to perform the duties of his office or to carry out the purposes of this act but such removal shall only be made in written order setting forth the reasons therefor

The Secretary of Internal Affairs shall also appoint a deputy State examiner for said Bureau who shall receive a salary of three thousand five hundred dollars per annum one chief clerk of said Bureau who shall receive a salary of two thousand five hundred dollars per annum and such other employees as shall be necessary to carry out effectively the provisions of this act Said deputy examiner shall have like qualifications as said State examiner and shall hold office during good behavior subject however to be removed by the appointing power for failure to perform the duties imposed upon him by the State examiner or by the provisions of this act Provided however That such removal shall be made only upon written order setting forth the reasons therefor

Section 2 Said bureau shall formulate and prescribe a uniform system or systems of accounting and reporting which shall exhibit true accounts and detailed statements of funds collected received and expended for or on account of the public for any and every purpose whatsoever and by all public officers employees or other persons and shall show the receipt use and disposition of all public property and the income if any derived therefrom and shall show all sources of public income and the amounts due and received from such source and shall show all receipts vouchers and other documents kept or that may be required to be kept necessary to separate to itself and prove the validity of every transaction and said bureau shall formulate all statements and reports made or required to be made for the internal administration of the office to which they pertain and all reports published or that may be required to be made or published for filing in the office of the State examiner or for the information of the public regarding any and all details of the financial administration of public affairs Said bureau

shall from time to time make and enforce such changes in the systems and forms of accounting and reporting as shall by them be deemed wise or as may become necessary in order to conform to law

Each State department and every municipality or public institution in the State shall keep separate accounts of every appropriation or fund made or accruing to such department municipality or public institution showing the date of each payment thereout the name address and vocation of each person firm corporation or association to whom paid and the purpose therefor They shall also keep separate accounts for each department undertaking institution and public service industry owned or maintained wholly or partly by the State or any municipal subdivision thereof Such accounts shall show the true and entire cost of the ownership and operation thereof the amount collected annually by general or special taxation for service rendered to the public and the amount and character of the service rendered therefor and the amount collected annually from private users if any for services rendered to them and the amount and character of the services rendered therefor The accounts shall be so kept as to show profit and loss by operation

Section 3 The State examiner shall require from the proper officers of every department municipality and every public office or public institution financial reports covering the full period of each fiscal year in accordance with the forms and methods prescribed by the Bureau of Standardization and Supervision of Accounts which said reports shall be prepared certified and filed with the State examiner within sixty days after the close of each fiscal year which shall be December thirty-first of each year in all cases in which the fiscal year is not otherwise fixed by law

Such reports shall contain

(a) An accurate statement in summarized form from all sources an account of all transfer of funds inter se all accounts due the public treasury but not yet collected and all disbursements and liabilities whether actual or contingent

(b) A statement of all income and revenues accrued and how derived and from what source and of all expenses and debts incurred whether paid or not and for what accounts and purposes the same are authorized the accounts of every public service industry owned by any municipality public office or public institution to be kept on a commercial basis showing surplus or deficit

(c) A statement of all costs of ownership and operation showing any detailed units and cost units classified in such manner as the State examiner shall prescribe

(d) A statement of service records and any other statistics which may be required by said State examiner

Section 4 The substance of the reports required by the provisions of this act shall be arranged by the State examiner in such form as shall indicate the comparative receipts of the various sources of revenue and the comparative costs of the several branches of government and shall be published in an annual statement of comparative statistics which shall be printed and issued at the expense of the State as a public document

Section 5 The said Bureau shall formulate prescribe and approve the forms for reports herein required to be made and the State examiner shall annually furnish to the officers required to make reports by the provisions of this act at least ninety days before the time such reports are required to be filed with him such printed blanks and forms on which shall be indicated the information required together with suitable printed instructions for filling out the same

Section 6 It shall be the duty of every public officer to permit the State examiner to examine personally or through his representatives all books records and accounts kept by him or under his charge or control On such examination inquiry may be made as to the financial condition and resources of each municipality or public institution whether the laws of the State and the requirements of said Bureau have been complied with and into the methods and accuracy of said accounts and the reports of the office examined Such examinations may be made without notice The State examiner or his representative when engaged in making any examination as provided by this act or when engaged in any official duty devolved upon them as such shall have the right to enter into the office of any State department municipality or public institution in this State and examine any books records or accounts contained therein or belonging thereto for the purpose of making such examination

The State examiner or his representatives shall be entitled to reimbursement for actual expenses made by them while engaged in making examinations as provided by this section to be paid out of the appropriation of the Bureau

Section 7 It shall be the duty of all public officers and all officers of all boards commissions and public institutions maintained wholly or partly by the State or any of its sub-divisions to keep in their respective offices a complete and separate record of all fines forfeitures fees and charges collected for services or otherwise from any and every source whatsoever by themselves or their respective deputies assistants clerks stenographers or other employes whether paid into the public treasury or retained by such officers Such record shall show the names the amounts by whom and when the same were paid to such officer deputy assistant clerk or other employe The forms and records necessary to comply with the provisions of this section shall be devised and formulated by said Bureau

Section 8 The officers provided for by this act shall each give bond for the faithful performance of his duties as follows

The State examiner in the sum of ten thousand dollars and the deputy examiner in the sum of five thousand dollars to be approved by the Secretary of Internal Affairs

Section 9 The term "municipality" as used in this act shall be construed to extend to include and mean any county city borough township or school district in this State The term "public office" as used in this act shall be construed to extend to include and mean the office of any and every

person who for or on behalf of the State or any municipality holds receives disburses or keeps the accounts of the receipts and disbursements of any public funds. The term "public officer" as used in this act shall be construed to extend to include and mean any person who holds receives disburses or is required by law to keep any account the examination and supervision of which is provided for in this act. The term "public institution" as used in this act shall be construed to extend to include and mean any institution or public service industry maintained in whole or in part at public expense or supported in whole or in part by appropriations or public funds or by taxation. The term "public service industries" as used in this act shall be construed to extend to include and mean any and all public service industries owned either directly by the municipality or to the support of which the municipality contributes from public funds or the capital stock of which the municipality may be the owner of any part or the bonds of which may be owned or guaranteed by the municipality.

Section 10. The uniform system of accounting and reporting to be formulated and prescribed by said bureau shall be installed in the various State departments municipalities and public institutions at the beginning of the fiscal year ending in one thousand nine hundred and fifteen. Said State departments municipalities and public institutions shall adopt and use the forms records and systems of accounting and reporting that shall be prescribed by the said bureau when directed so to do.

Section 11. Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to imprisonment for a period not exceeding one year either or both at the discretion of the court.

Section 12. All laws and parts of laws inconsistent with this act be and the same are hereby repealed. Provided That the provisions of this act shall not be construed to relieve any officer of any duties now required by law of him with relation to the auditing of public accounts of the disbursements of public funds.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ROCKWELL. Mr. Speaker, I would like, if there is any one in the House who can give us a little idea of the purposes of this bill to have some one explain it, but as there doesn't seem to be any one, I move that a further consideration be postponed for the present.

Mr. HEYBURN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2072 (Senate No. 1395), entitled:

An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred eighty-nine entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" as amended.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. ROCKWELL. Mr. Speaker, the House will probably remember that some weeks ago we had a bill up including in it a clause exempting from taxation laundries on the basis of their being a manufacturing corporation. I don't believe that a laundry is a manufacturing corporation and didn't then. The bill finally passed the House and Senate and went to the Governor and the Governor vetoed it on the ground that a laundry is not a manufacturing corporation. Now they come back with the same bill, practically, amending an old bill and including in it "laundries or manufacturing corporations." That is the only amendment in the bill; thus recognizing that there is a distinction between laundries and manufacturing corporations. They tried to exempt from taxation on their capital stock by a different method. It seems to me that if we are going to exempt different classes of manufactures or interests from taxes, we will have to secure revenue from another source in this State.

Mr. R. J. BALDWIN. Mr. Speaker, I would like to inquire from the gentleman from Tioga, is it not a fact that the Governor in vetoing this bill admitted later that he had not given it the thought he should have given it and that he had made a mistake in vetoing it?

Mr. ROCKWELL. Mr. Speaker, he did not think that a laundry proposition was a manufacturing corporation.

Mr. R. J. BALWDIN. Mr. Speaker, I suppose the members are not obliged to vote as the Governor may think. I merely want to make this statement so that House will be fully informed as to what occurred. My thought along that line, personally, is this: We have exempted manufacturing corporations in our State and I realize that we come up to a fine dividing line after a while as to what is a manufacturing corporation. We have now arrived at that point. Many people feel that a laundry is a corporation for manufacturing as much as any other manufacturing corporation. Yet many other things that have fallen over into the family of exemption from taxation have done so, because they are classed as manufacturing corporations. One of the questions I speak of or the subjects, is the proposition of manufacturing electricity. That was thought by many not to be a manufacturing corporation, and I am not sure myself. I suggest that there is a fine dividing line somewhere and the question is where that line is and whether the State should tax all classed as manufacturing corporations. The purpose of putting this laundry amendment into this act is for the purpose of deciding as a certainty how it shall be treated. It is immaterial to me whether the House decides that a laundry shall be treated as a manufacturing corporation or not. I think it is well worth a trial and that it should be considered as a manufacturing corporation, having in mind what I say that in so far as an additional exemption is concerned for the laundry business, it is a question of defining the status of a manufacturing corporation and get the question of whether a manufacturing corporation should pay the same taxation no matter in what class they are. This Legislature has expressed itself a number of times that it has a right at any time to change or place a tax on the capital stock of a manufacturing corporation. We all understand that manufacturing corporations pay their local taxes. This proposition is to exempt manufacturing corporations from taxation on their capital stock; their local tax is paid just the same as we pay ours, but they are exempt from paying any tax on capital stock. If you please, this taxation is that class which is paying tax on capital stock, pays five mills while the other corporations are paying nothing. The question is this, shall laundries pay five mills tax upon their capital stock or shall they be exempt? The question is, shall they be treated as other manufacturing corporations are? If the House feels that they should be exempt, then they should vote aye on this bill. If they feel that they are not manufacturing corporations and that they should not be exempt from taxation on capital stock, or if they feel that this exemption should not also be extended to laundries but feel that laundries should be treated differently and that they should pay a five mill tax, then they should vote no. I think I shall vote aye on this bill.

Mr. KITTS. In order that the House may have the information before it in regard to the vetoing of this former bill by the Governor, I desire to explain the process by which this veto came about. You will recall, because it was explained to you, that the commission appointed at the last legislative assembly to inquire into the revenue laws of the Commonwealth consisted of our present Speaker, Mr. George E. Alter, Mr. Shreve, Mr. Woodward, Mr. James P. McNichol, Mr. William P. Sproul and Mr. William H. Keyser, and they are referred to in this report which I have here. They reported back to the House that the commission finds that the laundry industry should be classed as a manufacturing concern. They are so classified in the bulletin report from the census of the United States, which I hold in my hand. I got that in order that I might have the requisite information. The bill passed both branches of the Legislature, went through to the Attorney General and up to the Governor. None of the members went there to explain this bill. In an interview, later, the Governor said he had forgotten the report from these men which I have cited and inadvertently vetoed the bill. It was upon the suggestion of Governor Tener that this bill was placed on the Senate Calendar for the reason that it was too late to place in the House at that time. The Governor stated that he authorized any member to quote him, if he desired to do so, on the floor of either branch of the Legislature, that he had inadvertently vetoed the bill and would like to have another bill introduced in order that he could right himself in that mistake. It is not a

question as to whether we should construct or classify the laundry as a manufacturing concern or whether we should refuse. You will recall that a laundry is usually equipped with a small amount of machinery and therefore, their capital stock is small and the profits are so small and the competition is so keen that there is very little profit in the business. I do more bankruptcy business in my home along this line, and there are more receiverships and failure among the laundry business than any other line of business. It was decided by the courts of this State that the laundry is a manufacturing concern. It has been decided that dye and cleaning works which do nothing more than the laundry does, simply renovate and clean garments, are manufacturing concerns. It has been decided that manufacturers of electricity are manufacturing concerns. It seems to me that we should not bias our judgment from the fact that the Governor vetoes the former bill on the point as to whether or not they are manufacturing concerns but we should vote on this bill along the lines of equalizing revenue taxation. The argument advanced by the gentleman from Delaware should be appreciated. I appreciate Mr. Rockwell's contention and I will admit that I could not, at the time when this other bill was introduced, myself, see that a laundry was a manufacturing concern. I took it upon myself to examine the court decisions of this State and also this report which came back from the commission of which Mr. Alter was the head and I examined the census report of the United States and the State and the City of New York State and I am convinced without a reasonable doubt that the laundry is a manufacturing industry; I am convinced of that without a shadow of doubt that it is a manufacturing concern, and I say that owing to the fact that the Governor inadvertently vetoed the bill, that this bill is in better form and the phraseology is more desirable and it is better in every way than the other bill and I hope the House will vote favorably upon this bill.

BILL POSTPONED.

Mr. FREY. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. COX. Mr. Speaker, I second the motion.

Mr. McCLINTOCK. Mr. Speaker, I really don't think there is any necessity for postponing this bill at this time. A similar bill of this character passed the House before and I think the bill should now pass the House.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2120 (Senate No. 1066), entitled:

An Act relating to boroughs and township auditors requiring and regulating the publication and filing by them of certain statements of accounts audited by them at the expense of the proper district

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—57.

Alworth,	Curry,	Leslie,	Peters,
Becker,	Ehrhardt,	Lowes,	Price,
Benninger,	Ely,	Matt,	Robinson,
Bigger,	Glenn,	McClintock,	Rothenberger,
Campbell, C. M.,	Good,	McDermott,	Sassaman,
Campbell, J. J.,	Grabe,	Mellott,	Schuck,
Carson,	Hackett,	Moore,	Scott, S. B.,
Carter,	Haggerty,	Morrow,	Shaffer, C. A.,
Cleary,	Howard, R.,	Moses,	Showalter,
Collins,	Jackson,	Musser,	Smith, J. W.,
Conner,	Keeper,	Neel,	Snively,
Conrade,	Kitts,	Newbaker,	Trach,
Cox,	Klepper,	O'Neill,	Wilson, W. H.,
Currier,	Kuhn, H. P.,	Pennegar,	Wiltbank,

NAYS—59.

Adams,	Foster, J. D.,	North,	Strauss,
Baldwin, G. A.,	Gibson,	Peachey,	Swartz,
Baldwin, R. J.,	Gray, Joseph,	Post,	Swift,

Barner,	Hemminger,	Ramsey,	Ulman,
Bass,	Herman,	Redfield,	Watson,
Bittles,	Heyburn,	Reese,	Whitman,
Blair, W. F.,	Hobbs,	Reeser,	Wildman,
Brosius,	Irwin, H. H.,	Richards,	Williams,
Brownlee,	Lenker,	Rockwell,	Wilson, J. H.,
Burnett,	Light,	Runk,	Young, G. K.,
Cheeseman,	Lohr,	Schaeffer, A. C.,	Young, J. H.,
Claycomb,	Mather,	Shaffer, I. E.,	Zimmerman,
Dickinson,	Mechling,	Smith, L.,	Alter,
Donnelly,	Metzenbacher	Snyder,	Speaker,
Dunn, J. A.,	Mitchell,	Stone,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1925 (Senate No. 763), as follows:

An Act to amend the act approved the twenty-third day of May one thousand nine hundred and seven entitled "An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred and seven permitting husband and wife to testify and providing for the method of services of process"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and its is hereby enacted by the authority of the same That the second section of an act approved the twenty-third day of May one thousand nine hundred seven entitled "An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred seven permitting husband and wife to testify and providing for the method of services of process" which as amended reads as follows

"Section 2 Whenever such husband shall absent himself from the Commonwealth proceedings may be had against any property real or personal of said husband necessary for the suitable maintenance of the said wife and the court may direct a seizure and sale or mortgage of sufficient of such estate as will provide the necessary funds for such maintenance and service upon the defendant shall be made in the manner provided in the act of General Assembly entitled 'An Act to authorize the execution of process in certain cases in equity concerning property within the jurisdiction of the court and on the defendants not resident or found therein' approved the sixth day of April one thousand eight hundred and fifty-nine" is further amended so as to read

Section 2 Whenever any man has heretofore separated or hereafter shall separate himself from his wife without reasonable cause or whose whereabouts are unknown and being of sufficient ability has neglected or refused or shall neglect or refuse to provide suitable maintenance for his said wife proceedings may be had against any property real or personal of said husband necessary for the suitable maintenance of the said wife and the court may direct a seizure and sale or mortgage of sufficient of such estate as will provide for necessary funds for such maintenance and service upon the defendant shall be made in the manner provided in the act of General Assembly entitled "An Act to authorize the execution of process in certain cases in equity concerning property within the jurisdiction of the court and on the defendants not resident or found therein" approved the sixth day of April one thousand eight hundred and fifty nine

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—108.

Adams,	Dickinson,	Lowes,	Rothenberger,
Allen,	Down,	Martin,	Runk,
Alworth,	Dunn, J. A.,	Mather,	Savacool,
Baldwin, G. A.,	Ehrhardt,	McAllister,	Schaeffer, A. C.,
Baldwin, R. J.,	Ely,	McDermott,	Scott, S. B.,
Barner,	Forster, I. G.,	Mechling,	Semmens,
Bass,	Foster, J. D.,	Mellott,	Shaffer, C. A.,
Becker,	Geary,	Metzenbacher	Shaffer, I. E.,
Benninger,	Glenn,	Miller,	Showalter,
Bergey,	Goss,	Mitchell,	Smith, L.,
Bigger,	Gramley,	Moore,	Smith, J. W.,
Bittles,	Gray, Joseph,	Morrow,	Snively,
Blair, W. F.,	Hackett,	Musser,	Spangler,
Brosius,	Haggerty,	Mouthrop,	Stone,
Brown,	Hemminger,	Musser,	Strauss,

Burnett, Burnett, Caldwell, Campbell, C. M., Carson, Carter, Claycomb, Cleary, Conner, Conrade, Currier, Curry, Aiter,	Herman, Heyburn, Hobbs, Howard, R., Irwin, G. C., Jackson, Kitts, Klepper, Kuhn, H. P., Lenker, Light, Lohr,	Neel, Newbaker, North, O'Neill, Peachey, Post, Ramsey, Redfield, Reese, Reeder, Rhoads, Roney,	Swartz, Swift, Ulman, Watson, Whitman, Willman, Williams, Wilson, J. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Speaker.
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NAYS—1.

Cox,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2040 (Senate No. 1209), entitled:

An Act authorizing each city in this Commonwealth to prepare adopt and amend its own charter regulating the preparation adoption and amendment thereof providing penalties for violations of the act and repealing certain laws relating to the government of cities

On the question,

Will the House agree to the bill on third reading?

Mr. GIBSON. Mr. Speaker, in the absence of the gentleman from Crawford, Mr. Humes, who is looking after this bill, I move that its further consideration be postponed for the present.

Mr. ULMAN. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. WILDMAN. Mr. Speaker, this measure simply gives the people of a municipality a right to decide what sort of government they desire, and I can see no reason why the gentlemen of this House should oppose a measure of this character. It does not prevent the municipalities who desire a commission form of government from having their choice, but it does give those people the right, who do not desire a commission form of government, also the same right to say by a popular vote as to whether or not they desire it.

I really think that the gentlemen of the House, in all fairness, should pass this measure.

Mr. GIBSON. Mr. Speaker, Mr. Humes is more familiar with this bill than any one else and he wants to make some statements to the House when it is under consideration and out of consideration to him I hope the members of the House will postpone the bill.

The SPEAKER. The Chair would state for the information of the House that Mr. Humes is engaged on a Conference Committee.

Mr. GIBSON. Mr. Speaker, this bill was brought out of the Committee on motion of Mr. Humes of Crawford, who has looked into it and who has some information that the members ought to have before they vote on it.

On the question recurring,

A rising vote was taken and 47 having voted in the affirmative and 57 in the negative, the motion was not agreed to.

Mr. SPANGLER. Mr. Speaker, I move that this bill be stricken from the calendar.

Mr. ELY. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. R. J. BALDWIN. Mr. Speaker, certainly this House is willing to allow that much of home government. I have seen this House vote almost unanimously, or at least in a very large majority, for the initiative and referendum and all that sort of new ideas of government, as I call them, to the extent that I did not come any where near agreeing with them. But I certainly think the citizens of the boroughs should have the right to make any change in their charters that they wish. What is the danger in that? Why should not that right be given to the boroughs? I have as many boroughs in my county as any man.

The SPEAKER. The act relates to cities only.

Mr. R. J. BALDWIN. Mr. Speaker, if it still applies to cities only, I make the same argument. It is a question of home government. It does not mean anything else.

Mr. WILDMAN. Mr. Speaker, I really cannot see why any fair minded man can oppose this measure. It appears very much to me that the gentlemen who are at present time opposing the passage of this measure are the very gentlemen who are in favor of the Commission Form of Government, and it appears to me, Mr. Speaker, that in making this effort to throttle this measure they are afraid to submit the question of Commission Form of Government to their own people. Therefore, Mr. Speaker, I would call upon the gentlemen of this House to support this measure and give those municipalities that do desire their own form of government, to have it in their own way.

On the question recurring,

Will the House agree to the motion.

The yeas and nays were required by Mr. EHRHARDT and Mr. HAGGERTY and were as follows:

YEAS—37.

Adams, Baldwin, G. A., Benninger, Bittles, Brosius, Carson, Cheeseman, Claycomb, Cleary,	Down, Ely, Forster, I. G., Glenn, Gramley, Hemminger, Howard, R., Irwin, H. H., Kuhn, H. P.,	Kuhns, E.G.M., Light, Lohr, McAllister, Miller, Mitchell, Morrow, Moses, Musser,	Post, Runk, Sassaman, Shaffer, I. E., Smith, J. W., Spangler, Stone, Strauss, Whitman, Young, G. K.,
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NAYS—89.

Alworth, Baldwin, R. J., Barner, Bass, Benson, Bigger, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carter, Conner, Conrade, Cox, Currier, Curry, Dickinson, Donnelly, Dunn, H. B., Dunn, J. A., Ehrhardt,	Foster, J. D., Frey, Geary, Gibson, Goss, Grabe, Gray, Joseph, Hackett, Haggerty, Heidinger, Heyburn, Hibshman, Hobbs, Howard, R., Forster, I. G., Jackson, Jones, E. E., Kennedy, Kitts, Klepper, Lenker, Leslie,	Letzkus, Lowers, Martin, Matt, McCaig, McClintock, McDermott, Mechling, Metzenbacher, Moore, Moulthrop, Neel, Neely, Newbaker, North, O'Neill, Pennegar, Peters, Ramsey, Redfield, Reese, Reeser,	Rockwell, Roney, Savacool, Schaeffer, A. C., Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Sherwood, Smith, L., Snively, Snyder, Ulman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, J. H., Zimmerman, Alter, Speaker.
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So the question was determined in the negative and the motion not agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. WILDMAN. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. R. J. BALDWIN. Mr. Speaker, I second the motion. The motion was agreed to.

COMMUNICATIONS RELATIVE TO HOUSE BILL NO. 107.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I ask unanimous consent of the House to spread upon the Legislative Record various telegrams and letters by prominent citizens of the County of Philadelphia urging the concurrence in the amendments of the Senate to House Bill No. 107 known as the "Municipal Court Bill."

The SPEAKER. With the explanation given by the gentleman from Philadelphia, Mr. J. R. K. Scott, as to the character and the contents of the telegrams and letters, if there is no objection the Chair will direct that they be printed in the Legislative Journal. Is there any objection? The Chair hears none, and it is so ordered.

TELEGRAM.

Hon. John R. K. Scott.

I urge you to do all in your power to secure the final passage of the Municipal Court bill as amended and passed by the Senate.

RUSSELL DUANE.

TELEGRAM.

Philada., June 18, 1913.

Hon. John R. K. Scott.
 Philadelphians want Municipal Court I hope you will do all in your power to pass this bill as amended and passed by the Senate.

P. H. CLARK.

TELEGRAM.

Philada., June 18.

Hon. John R. K. Scott, House of Representatives, Harrisburg, Pa.
 Philadelphians want Municipal court. I trust you will do all in your power toward its successful passage as amended and passed by the Senate.

SAMUEL S. FELS.

TELEGRAM.

Hon. John R. K. Scott.

We are depending upon you to secure the passage of the Municipal court bill as amended and passed by the Senate. I am sure this action will meet with the approval of the vast majority of your constituents.

JOHN C. WINSTON.

TELEGRAM.

Philadelphia, June 18, 1913.

Hon. John R. K. Scott.
 The passage of the municipal court bill as amended and passed by the Senate is desired by Philadelphia business men, I hope you will do all in your power to secure the final passage.

HENRY B. ABBOTT.

TELEGRAM.

Philada., Pa., June 18, 1913.

Hon. Samuel B. Scott, House of Representatives, Harrisburg, Pa.
 Philadelphians want Municipal court. Won't you do all in your power to secure its final passage as amended and passed by the Senate.

EDWARD PENNOCK.

Philadelphia, Pa., June 18, 1913.

Hon. J. R. K. Scott,
 House of Representatives,
 Harrisburg, Penn.

My dear Mr. Scott: I think that we who are interested in gaining a Municipal Court for Philadelphia are to be congratulated upon the very slight amendment which the Municipal Court Bill has suffered in its passage through the Senate.

I need not point out to you that the City Club of Philadelphia together with some other twenty organizations, has stood for the Bill as the Committee of Seventy drew it from the first and now stands for the Bill as the Senate has amended it. Apparently everything that is essential to the creating of an adequate Municipal Court for Philadelphia is included in the Bill. I earnestly hope that you will do everything in your power to see to it that Philadelphia has the relief that can come to it only, as we believe, by the establishment of a Municipal Court.

Faithfully yours,
 HUBERT W. WELLS, Secretary.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2022 (Senate No. 451), entitled:

An Act to amend section one of an act approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-one entitled "An Act to authorize the election of assistant assessors for the purpose of registration of voters in the townships and boroughs containing more than one election district wherein but one assessor for valuation resides" by enlarging the term of assistant assessors providing for their election every four years and changing the power of filling vacancies from the court of quarter sessions to the county commissioners

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. HORACE B. DUNN. Mr. Speaker, the title of this bill has not been arranged since the bill was amended. It was amended in the Elections Committee, but the title has not been amended to suit. Therefore, I move that the further consideration of this bill be postponed for the present.

Mr. GRAMLEY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. Bill No. 2071 (Senate No. 1389) as follows:

An Act prohibiting officers clerk and employes of any city of the first class of any county containing a population of one million five hundred thousand and upwards from taking any active part in political movements and elections and providing penalties for any violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no officer clerk or employe of any city of the first class or of any department trust or commission thereof or of any county containing a population of one million five hundred thousand and upwards co-extensive with a city of the first class shall be a member of or delegate or alternate to any political convention nor shall he be present at any such convention except in the performance of his official duty No officer clerk or employe of any city of the first class or of any department trust or commission thereof or of any county containing a population of one million five hundred thousand and upwards shall serve as a member of or attend the meetings of any committee of any political party or take any active part in political management or in political campaigns or use his office to influence political movements or influence the political action of any such officer clerk or employe No such officer clerk or employe shall in any way or manner interfere with the conduct of any election or the preparation therefor at the polling place or with the election officers while counting the vote or returning the ballot boxes books and papers to the place provided by law for that purpose save only for the purpose of marking and depositing his ballot as speedily as it reasonably can be done or be within any polling place or within fifty feet thereof except for the purposes of ordinary travel or residence during the period of time beginning with one hour preceding the opening of the polls for holding such election and ending with the time when the election officers shall have finished counting the votes and have left the polling place for the purpose of depositing the ballot boxes and papers in the place provided by law for that purpose excepting only officers of the Bureau of Police who may temporarily approach or enter the polling place in order to make any arrest permitted by law or for the purpose of preserving order and in each such case only long enough to accomplish the duties aforesaid after which the said officers shall at once withdraw

Any such officer clerk or employe who shall violate any of the provisions of this act shall be immediately dismissed by the officer authorized by law to dismiss such officer clerk or employe and it shall be the duty of such authorized officer department trust or commission board or institution to enforce the provisions of this act by dismissing any such officer clerk or employe who shall violate the provisions hereof

Section 3 In addition to the penalty hereinbefore prescribed any officer clerk or employe who shall violate any of the provisions of this act shall be guilty of a misdemeanor and shall upon conviction thereof be punished by a fine not exceeding five hundred dollars or by imprisonment in the jail of the proper county for not more than three months or both in the discretion of the court

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—43.

Alworth,	Howard, R.,	Miller,	Shaffer, C. A.,
Benson,	Jones, E. E.,	Morrow,	Shaffer, I. E.,
Burnett,	Kitts,	Moses,	Smith, J. W.,
Campbell, J. J.,	Kuhn, H. P.,	Musser,	Smith, L.,
Carson,	Lenker,	North,	Snyder,
Donnelly,	Light,	Peters,	Speiser,
Dunn, H. B.,	Lohr,	Post,	Stone,
Frey,	Martin,	Redfield,	Wilson, J. H.,
Gibson,	Mather,	Roney,	Young, G. K.,
Grabe,	McDermott,	Scott, J. R. K.,	Zimmerman,
Heidinger,	Metzenbacher,	Scott, S. B.,	

NAYS—74.

Adams,	Down,	Irwin, G. C.,	O'Neill,
Bass,	Dunn, J. A.,	Irwin, H. H.,	Ramsey,
Bigger,	Emhardt,	Jackson,	Reese,
Bittles,	Elchenberger,	Kenna,	Rhoads,
Blair, W. F.,	Ely,	Kennedy,	Rockwell,
Brosius,	Forster, I. G.,	Kuhns, E. G. M.,	Sassaman,
Brownlee,	Foster, J. D.,	Leslie,	Schaeffer, A. C.,
Caldwell,	Geary,	Letzkus,	Semmens,
Campbell, C. M.,	Gramley,	Lowers,	Spangler,
Carter,	Gransback,	McAllister,	Thomas,
Claycomb,	Gray, Joseph,	McClintock,	Trach,
Cleary,	Hackett,	McNichol,	Ulman,
Conner,	Haggerty,	Mechling,	Wildman,
Conrade,	Herman,	Missimer,	Wiltbank,
Cox,	Heyburn,	Mitchell,	Young, J. H.,
Currier,	Hibshman,	Moore,	Alter,
Curry,	Hobbs,	Neel,	Speaker,
DeFrees,	Howard, J.,	Neely,	
Dickinson,	Isler,	Newbaker,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. Bill No. 2043 (Senate No. 11), as follows:

An Act defining commodities regulating the sale thereof and providing penalties for violation hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "commodity" as used in this act shall be taken to mean any tangible personal property sold or offered for sale

Section 2 All liquid commodities when sold in bulk or from bulk shall be sold by weight or liquid measure All dry commodities when sold in bulk or from bulk shall be sold by weight dry measure or numerical count No dry commodities shall be sold by liquid measure dry commodities in car load lots may be sold by weight

Section 3 It shall be unlawful to use a measure without a bottom in selling any commodity

Section 4 It shall be unlawful in selling any commodity to use any measure unless the same shall have thereon marked in distinct letters and figures the capacity thereof If such measure be of the capacity of one-half bushel or less or of one-half gallon or less it shall be marked in terms of a quart dry or liquid measure respectively If the measure be of the capacity of over one-half bushel or one-half gallon it shall be marked in terms of a bushel or gallon respectively

Sections 5 It shall be unlawful for any person firm or corporation with intent to defraud

(1) To sell or offer for sale any commodity on the container of which is marked any false statement respecting the kind number quantity weight or measure of such commodity or of any part thereof or respecting the place or county where such commodity was manufactured or produced or respecting the quality or grade of such commodity

(2) To orally or otherwise represent that any commodity offered for sale in bulk to which no name or trade mark shall be attached is the manufacture or production of some other than the actual manufacturer or producer Provided That nothing in this act is to be constructed as applying to drugs medicines chemicals or pharmaceutical or proprietary preparations used as medicine nor to toilet preparations

Section 6 Whenever any commodity named in this section shall be sold by the bushel the bushel of such commodity shall consist of the respective number of pounds herein set forth namely

Alfalfa seed sixty pounds
Apples fifty pounds
Apples dried twenty-five pounds
Barley forty-seven pounds
Beans dried sixty pounds
Beans castor shelled forty-six pounds
Beets sixty pounds
Blue-Grass seed fourteen pounds
Bran twenty pounds
Broom-Corn seed fifty pounds
Buckwheat 48 pounds
Cabbage fifty pounds
Carrots fifty pounds
Cement one hundred pounds
Charcoal twenty pounds
Cherries with stems fifty-six pounds
Cherries stemmed sixty-four pounds
Chestnuts hulled fifty pounds
Clover seed sixty pounds
Coal anthracite seventy-five pounds
Coal bituminous seventy-six pounds
Coal stone eighty pounds
Coke forty pounds
Corn shelled fifty-six pounds
Corn ear husked seventy pounds
Corn meal fifty pounds
Cranberries forty pounds
Cucumbers fifty pounds
Currants forty pounds
Flaxseed fifty-six pounds
Gooseberries forty pounds
Grapes forty eight pounds
Hair (plastering) eight pounds
Hemp seed forty-four pounds
Herd's grass forty-five pounds
Hickory nuts fifty pounds
Hominy sixty pounds
Horseradish fifty pounds
Hungarian grass seed fifty pounds
Kaffir corn fifty-six pounds
Lentils sixty pounds
Lime seventy pounds
Linseed fifty-six pounds
Malt thirty-eight pounds
Millet fifty pounds
Oats thirty-two pounds
Onions fifty pounds
Onion sets twenty-eight pounds
Orchard grass seed fourteen pounds
Parsnips fifty pounds
Peaches forty-eight pounds
Peaches dried peeled thirty-eight pounds
Peaches dried unpeeled thirty-three pounds
Peanuts twenty-two pounds
Pears dried fifty pounds
Peas (green unshelled) fifty-six pounds
Peas sixty pounds

Plums sixty-four pounds
Popcorn (unshelled) fifty-six pounds
Potatoes sixty pounds
Potatoes (sweet) fifty-four pounds
Quinces forty-eight pounds
Rape seed fifty pounds
Raspberries forty-eight pounds
Red top grass seed fourteen pounds
Rice rough forty-five pounds
Rutabagas sixty pounds
Rye fifty-six pounds
Rye meal fifty pounds
Salt (coarse) eighty-five pounds
Salt (ground) sixty-two pounds
Sand one hundred pounds
Shorts twenty pounds
Sorghum seed fifty pounds
Spelt forty pounds
Strawberries forty-eight pounds
Timothy grass seed forty-five pounds
Tomatoes sixty pounds
Turnips sixty pounds
Walnuts (common) fifty pounds
Wheat sixty pounds

Section 7 If in package form the quantity of the contents shall be plainly and conspicuously marked on the outside of the package in terms of weight measure or numerical count Provided however That reasonable variations shall be permitted and tolerances and also exemptions as to small packages shall be established by rules and regulations made by the Chief of the Pennsylvania Bureau of Standards

Section 8 Each person firm or corporation that shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof before any alderman magistrate or justice of the peace of the proper county shall be fined not less than twenty-five dollars nor more than one hundred dollars

Section 9 It shall be the duty of the property city and county inspectors of weights and measures to enforce the provisions of this act

Section 10 This act shall go into effect the first day of January one thousand nine hundred fourteen Provided however that no penalty shall be enforced for any violation of its provisions as to domestic products prepared or foreign products imported prior to eighteen months after its passage

Section 11 All acts and parts of an act general local or special inconsistent with any of the provisions of this act are repealed

On the question,

Will the House agree to the bill on third reading?

Mr. ROCKWELL. Mr. Speaker, I ask unanimous consent to insert an amendment.

The SPEAKER. The Clerk will read the amendment for information.

The Clerk then twice read the amendment as follows:

Amend section 8, by striking out the brackets in line four Strike out all the rest of the brackets in section eight. Strike out the word "less" in the line five.

Mr. McDERMOTT. Mr. Speaker, I object to the amendment.

Mr. ROCKWELL. Mr. Speaker, I move we go into Committee of the Whole for the purpose of special amendment.

Mr. WILDMAN. Mr. Speaker, I second the motion.

The SPEAKER. The question is on the motion to go into Committee of the Whole for the purpose of special amendment.

Mr. ROCKWELL. Mr. Speaker, in explanation of this amendment if you will turn to section eight, page seven of this bill, you will notice that this section has been amended in committee to make it mean that the least violation of this section by any farmer or anybody else intentionally or unintentionally must be fined at least twenty-five dollars. All the experience is if you make a bill so drastic, the penalty of the law so severe that it does not come up to the expectation of the people and they have a reasonable belief against enforcing it you cannot enforce the law at all. Under this section as amended, if a farmer inadvertently sells a bushel of corn or makes the least mistake in the regular measure the Justice of the Peace would absolutely be compelled to fine him twenty-five dollars. The bill originally was "not more than twenty-five dollars" which would leave it to the judge or Justice of the Peace in trying the case as to the amount of fine that should be imposed, which seems to me perfectly reasonable.

Mr. McDERMOTT. Mr. Speaker, this amendment was put in the bill according to the opinion of the Assistant Attorney General who believed that the bill is better as it is than if it were amended as suggested by the gentleman from Tioga. The Assistant Attorney was in favor of the bill as it is and that is the reason I object to the gentleman's amendment.

Mr. ROCKWELL. Mr. Speaker, I want to call attention of the House to this section which is the penalty section of the act and indicates that any violation of any kind no matter how small or great it is, is covered by

this section. The suggestion made by the gentleman is not germane and would not apply. It is an absolute iron-clad rule. No matter what kind of violation is involved, the violator whether the act is done intentionally or unintentionally must be fined twenty-five dollars, the way the bill now reads. The amendment I offer gives it to the discretion of the Court or Justice of the Peace who is trying the case to make a reasonable fine do, and if the violator who is fined has made it clear that the offense was deliberately intentional and unlawful he can fine him even up to hundred dollars.

Mr. McDERMOTT. Mr. Speaker, I withdraw my objection to the amendment.

Mr. ROCKWELL. Mr. Speaker, then I withdraw my motion to go into Committee of the Whole.

The SPEAKER. The question is will the House give its unanimous consent to the insertion of the amendment?

The Chair hears no objection and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill be prepared for final passage.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. Bill No. 2060 (Senate No. 1047) entitled:

A supplement to an act entitled "An Act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forest reserves by the Department of Forestry" approved the twenty-fifth day of February Anno Domini one thousand nine hundred and one Phamphlet Laws page eleven authorizing the Department of Forestry to designate certain of the foresters within its employ to act as District Foresters in the performance of general forest work other than within the State Forests

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—111.

Alworth,	Gransback,	Missimer,	Semmens,
Baldwin, R. J.,	Gray, Joseph,	Mitchell,	Shaffer, C. A.,
Barner,	Hackett,	Moore,	Shaffer, I. E.,
Bass,	Heidinger,	Morrow,	Sherwood,
Bayle,	Herman,	Moses,	Showalter,
Becker,	Heyburn,	Murphy,	Smith, J. W.,
Blgger,	Hibshman,	Neel,	Smith, L.,
Brosius,	Hobbs,	Neely,	Snyder,
Brown,	Howard, J.,	Newbaker,	Spangler,
Brownlee,	Howard, R.,	North,	Speiser,
Caldwell,	Isler,	O'Neill,	Spillinger,
Campbell, C. M.,	Irwin, G. C.,	Pennegar,	Stone,
Campbell, J. J.,	Irwin, H. H.,	Peters,	Strauss,
Carter,	Jackson,	Post,	Swartz,
Cleary,	Kenna,	Price,	Swift,
Conner,	Kitts,	Ramsey,	Thomas,
Conrade,	Kuhn, H. P.,	Redfield,	Ulman,
Cox,	Kuhns, E. G. M.,	Reese,	Watson,
Curry,	Lenker,	Rhoads,	Whitman,
Dickinson,	Leslie,	Robinson,	Wildman,
Dunn, H. B.,	Letzkus,	Rockwell,	Williams,
Ehrhardt,	Light,	Roney,	Wilson, J. H.,
Eichenberger,	Lowers,	Rothenberger,	Wilson, W. H.,
Ely,	Mather,	Runk,	Wilbank,
Gans,	McAllister,	Sassaman,	Young, J. H.,
Gibson,	McCaig,	Savacool,	Zimmerman,
Goss,	McClintock,	Schaeffer, A. C.,	Alter,
Gramley,	McNichol,	Scott, S. B.,	Speaker,

NAYS—12.

Benninger,	Burnett,	Collins,	Metzenbacher
Bittles,	Cheeseman,	Down,	Reeser,
Blair, W. F.,	Claycomb,	McDermott,	Snively,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House passed the same without amendment,

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1392 (Senate Bill No. 158), as follows:

An Act to authorize the Board of Commissioners of very township of the first class to establish lights upon State highways and turnpike roads in such townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Commissioners in every township of the first class in this Commonwealth may whenever and wherever they may deem it expedient to do so establish lights on and along State highways and turnpike roads running through such township Provided however That no lights shall be established upon State highways and turnpike roads under the jurisdiction of the State Highway Department until a permit has first been obtained from the State Highway Commissioner

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—132.

Adams,	Dunn, J. A.,	Letzkus,	Rothenberger,
Alworth,	Ehrhardt,	Lowers,	Runk,
Baldwin, R. J.,	Eichenberger,	Mather,	Sassaman,
Barner,	Ely,	Matt,	Savacool,
Bass,	Ewing,	McAllister,	Schaeffer, A. C.,
Bayle,	Forster, I. G.,	McCaig,	Schuck,
Becker,	Foster, J. D.,	McClintock,	Scott, S. B.,
Benson,	Gans,	McNichol,	Semmens,
Bergey,	Geary,	Mechling,	Shaffer, C. A.,
Blgger,	Gibson,	Metzenbacher,	Shaffer, I. E.,
Bittles,	Goss,	Miller,	Sherwood,
Blair, W. F.,	Gramley,	Missimer,	Showalter,
Brosius,	Gransback,	Mitchell,	Smith, J. W.,
Brown,	Hackett,	Moore,	Smith, L.,
Brownlee,	Haggerty,	Moses,	Snively,
Burnett,	Herman,	Moulthrop,	Snyder,
Caldwell,	Heyburn,	Neel,	Spangler,
Campbell, C. M.,	Hibshman,	Newbaker,	Speiser,
Campbell, J. J.,	Hobbs,	North,	Steedle,
Carson,	Howard, J.,	O'Neill,	Stone,
Carter,	Isler,	Peachey,	Strauss,
Claycomb,	Irwin, G. C.,	Pennegar,	Swartz,
Cleary,	Irwin, H. H.,	Peters,	Swift,
Collins,	Jackson,	Post,	Thomas,
Conner,	Kaiser,	Price,	Ulman,
Conrade,	Kenna,	Ramsey,	Walton,
Cox,	Kennedy,	Redfield,	Watson,
Currier,	Kitts,	Reese,	Whitman,
Curry,	Klepper,	Reeser,	Wildman,
Dickinson,	Kuhn, H. P.,	Rhoads,	Wilson, J. H.,
Donnelly,	Kuhns, E. G. M.,	Robinson,	Wilbank,
Down,	Lenker,	Rockwell,	Young, J. H.,
Dunn, H. B.,	Leslie,	Roney,	Zimmerman,

NAYS—15.

Allen,	Kuhns, E. G. M.,	McDermott,	Trach,
Benninger,	Light,	Morrow,	Wilson, W. H.,
Heidinger,	Lohr,	Musser,	Alter,
Hemminger,	Martin,	Neely,	Speaker,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed the same with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1387 (Senate No. 59), as follows:

An Act supplementing an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and continuing the term existing associations and providing for certain additional officers in such associations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any association formed under the act to which this is a supplement shall have occasion to increase its capital stock or otherwise amend its recorded statement it shall be lawful for such association after due notice required by existing laws by a vote of a majority of its members in number and interest to increase its capital stock or otherwise amend its statement which amended

statement shall be recorded as provided by law and such increase in capital may be made by subscriptions in cash or property as provided by law.

Section 2 Whenever any association shall increase its capital stock or otherwise amend its statement as provided in the first section of this act it shall be lawful for such association to fix and determine the contemplated duration of said association under such amended statement which shall not exceed the term of twenty years from and after the date of such increase or other amendment.

Section 3 It shall be unlawful for any association formed under the act to which this is a supplement to elect of its members a vice president and assistant secretary and assistant treasurer vested with the same authority respectively as the president secretary and treasurer in the absence of such respective officer.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—130.

Adams,	Gibson,	Matt,	Schaeffer, A. C.,
Alworth,	Glenn,	McAllister,	Schuck,
Baldwin, R. J.,	Goss,	McCaig,	Scott, S. B.,
Barner,	Gramley,	McClintock,	Semmens,
Bass,	Gransback,	McClintock,	Shafter, C. A.,
Bayle,	Hackett,	McKay,	Shaffer, I. E.,
Benninger,	Heidinger,	Mellott,	Sherwood,
Benson,	Hemminger,	Miller,	Showalter,
Bergey,	Herman,	Mitchell,	Smith, J. W.,
Bigger,	Hess,	Moore,	Smith, L.,
Bittles,	Heyburn,	Morrow,	Snively,
Blair, W. F.,	Hibshman,	Moses,	Snyder,
Brosius,	Hobbs,	Musser,	Spangler,
Brown,	Howard, J.,	Neel,	Speiser,
Brownlee,	Howard, R.,	Neely,	Stone,
Burnett,	Isler,	Newbaker,	Strauss,
Caldwell,	Irwin, G. C.,	Newton,	Swartz,
Campbell, C. M.,	Irwin, H. H.,	North,	Swift,
Campbell, J. J.,	Jackson,	O'Neill,	Thomas,
Carson,	Jones, E. E.,	Pennegar,	Trach,
Carter,	Kennedy,	Peters,	Uman,
Cheeseman,	Kitts,	Post,	Whitman,
Claycomb,	Klepper,	Ramsey,	Wildman,
Cleary,	Kuhn, H. P.,	Redfield,	Williams,
Conner,	Kuhns, E. G. M.,	Reese,	Wilson, J. H.,
Conrade,	Lenker,	Reeser,	Wilson, W. H.,
Currier,	Leslie,	Rhoads,	Wiltbank,
Dickinson,	Letzkus,	Rockwell,	Young, G. K.,
Down,	Light,	Roney,	Young, J. H.,
Dunn, H. B.,	Lohr,	Rothenberger,	Zimmerman,
Ehrhardt,	Lowers,	Runk,	Alter,
Ewing,	Martin,	Sassaman,	Speaker.
Frey,	Mather,	Savacool,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1938 (Senate No. 435), entitled:

An Act providing for the establishment of the Pennsylvania Historical Commission defining its powers and duties and making an appropriation for its work

On the question,

Will the House agree to the bill on third reading?

Mr. R. J. BALDWIN. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk read the amendment as follows:

Amend section 7, line 1, by striking out the word "sixty" and inserting instead the word "forty."

The SPEAKER. Will the House give unanimous consent to insert the amendments as read? Is there any objection? the Chair hears none and the amendment will be inserted in accordance with the instructions of the House?

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2033 (Senate No. 1281), entitled:

An Act defining the water resources of the Commonwealth providing for the taking of an inventory thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing penalties for violation of this act and making an appropriation to carry the same into effect

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—104.

Adams,	Currier,	Mather,	Schaeffer, A. C.,
Allen,	Dickinson,	McClintock,	Schuck,
Alworth,	Donnelly,	Miller,	Scott, S. B.,
Baldwin, G. A.,	Frey,	Mitchell,	Semmens,
Baldwin, R. J.,	Gibson,	Morrow,	Shaffer, C. A.,
Barner,	Gramley,	Moses,	Sherwood,
Bass,	Gray, Joseph,	Neel,	Showalter,
Becker,	Haggerty,	Neely,	Smith, L.,
Bergey,	Heidinger,	Newbaker,	Snyder,
Bigger,	Hemminger,	North,	Speiser,
Bittles,	Herman,	O'Neill,	Stone,
Blair, W. F.,	Heyburn,	Peachey,	Strauss,
Brosius,	Hibshman,	Peters,	Swift,
Brown,	Howard, J.,	Ramsey,	Thomas,
Brownlee,	Howard, R.,	Redfield,	Uman,
Burnett,	Irwin, G. C.,	Reese,	Whitman,
Caldwell,	Irwin, H. H.,	Reeser,	Wildman,
Campbell, C. M.,	Kennedy,	Rhoads,	Wilson, J. H.,
Campbell, J. J.,	Kitts,	Rockwell,	Wilson, W. H.,
Carson,	Kuhn, H. P.,	Roney,	Wiltbank,
Carter,	Kuhns, E. G. M.,	Runk,	Young, J. H.,
Cheeseman,	Lowers,	Sassaman,	Zimmerman,
Cleary,	Martin,	Savacool,	Alter,
Collins,			Speaker.
Conrade,			

NAYS—11.

Carson,	Grabe,	Metzenbacher	Rothenberger,
Glenn,	McDermott,	Musser,	Smith, J. W.,
		Post,	Trach,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed the same without amendment.

RECONSIDERATION OF VOTE.

Mr. R. J. BALDWIN. Mr. Speaker, I move to reconsider the vote by which Senate Bill No. 737, file folio 3481, entitled:

An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of Vital Statistics at the capital of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third eighteen hundred and eighty-five and making an appropriation for establishing and maintaining such a Bureau and providing certain penalties" approved May first nineteen hundred and five pamphlet laws three hundred and thirty authorizing the statistics required to be obtained and preserved by the tenth section of an act entitled "An Act creating a Department of Health and defining its powers and duties" approved April twenty-seventh one thousand nine hundred and five pamphlet laws three hundred and twelve or by any subsequent law or laws to be obtained collected compiled and preserved by and in said Central Bureau of Vital Statistics and fixing the salary of the State Registrar of Vital Statistics

On the question,

Will the House agree to the motion?

Mr. R. J. BALDWIN. Mr. Speaker, I hope the House will allow this bill to be reconsidered and at the time of passage I will give full explanation and the House can then pass its opinion upon the bill. It is a matter that I feel the House will support when they understand it. It is the question of turning into one single department the question of our statistics over in the Bureau of Health, which includes the vital statistics of our State. The bill was defeated by a viva voce vote without any explanation at the time.

On the question recurring,

Will the House agree to the motion?

It was agreed to.
On the question recurring?
Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ROCKWELL. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.
Mr. R. J. BALDWIN. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,
The House proceeded to the consideration on third reading of H. R. bill No. 1738, entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

On the question,
Will the House agree to the bill on third reading?
Mr. RONEY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.
The SPEAKER. The amendments will be read by the Clerk.
The Clerk read the amendments as follows:

Amend section 2, line 4, by striking out the word "eighteen" and inserting in lieu thereof the word "sixteen."
Amend section 2, line 12, by striking out all after the word "years" down to and including the word "years" in line 14.

Amend section 2, line 14, by inserting after the word "years" a new paragraph as follows:

"Any person shall be guilty of a felony who being of the age of eighteen years or upwards shall unlawfully and carnally know and abuse any woman child between the ages of sixteen and eighteen years with or without her consent and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars and to undergo an imprisonment at separate and solitary confinement at labor not exceeding five years."

The SPEAKER. Will the House give unanimous consent to insert the amendments as read? Is there any objection? The Chair hears none and the amendments will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2197 (Senate No. 1462), entitled:

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty

On the question,
Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. WILDMAN. Mr. Speaker, owing to the absence of the gentleman from Philadelphia, Mr. Piper, who agreed with me last night upon certain amendments, I ask that the further consideration of this bill be postponed for the present.

Mr. ULMAN. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2041 (Senate Bill No. 1280), entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—105.

Adams,	Ewing,	Lowers,	Schuck,
Allen,	Forster, I. G.,	Martin,	Scott, S. B.,
Alworth,	Foster, J. D.,	McAllister,	Senmens,
Baldwin, G. A.,	Frey,	McAllister,	Sherwood,
Baldwin, R. J.,	Granley,	McAllister,	Showalter,
Barner,	Gray, Joseph,	McDermott,	Smith, L.,
Bass,	Hackett,	Miller,	Snyder,
Becker,	Haggerty,	Mitchell,	Spangler,
Benninger,	Heidinger,	Morrow,	Speiser,
Berger,	Hemminger,	Neel,	Stone,
Bigger,	Herman,	Neely,	Strauss,
Bittles,	Heyburn,	North,	Swartz,
Blair, W. F.,	Hibshman,	O'Neill,	Swift,
Brown,	Hobbs,	Peachey,	Thomas,
Brownlee,	Howard, J.,	Pennegar,	Trach,
Carter,	Irwin, G. C.,	Peters,	Ulman,
Claycomb,	Irwin, H. H.,	Ramsey,	Watson,
Cleary,	Jackson,	Redfield,	Whitman,
Collins,	Jones, E. E.,	Reese,	Williams,
Conner,	Kennedy,	Reese,	Wilson, W. H.,
Conrade,	Klits,	Rhoads,	Wiltbank,
Currier,	Klepper,	Rockwell,	Young, G. K.,
Dickinson,	Kuhn, H. P.,	Roney,	Zimmerman,
Dunnally,	Kuhns, E. G. M.,	Rothenberger,	Alter,
Dunn, H. B.,	Lenker,	Runk,	Speaker,
Ehrhardt,	Leslie,	Sassaman,	
Ely,	Lohr,		

NAYS—15.

Benson,	Cheeseman,	Mechling,	Smith, J. W.,
Brosius,	Glenn,	Newbaker,	Snively,
Burnett,	Grabe,	Post,	Wilson, J. H.,
Caldwell,	Matt,	Shaffer, C. A.,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2144 (Senate Bill No. 1454), entitled:

An Act in relation to convicts in Western Penitentiary in Centre county who may break prison or escape imposing the costs of trial in an indictment for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. GIBSON. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. R. J. BALDWIN. Mr. Speaker, I second the motion.
The motion was agreed to.

REPORT RELATIVE TO PRINTING.

The SPEAKER. The Clerk reports to the Chair in compliance with the motion adopted this morning that since Thursday, June 12th, 1913, in addition to pink bills of the House and Senate, pink calendars of the House and Senate, and the Legislative Journals, the House has received from the Printer the following:

Five white House Calendars, total of 164 pages, these being the daily calendars of the House;

Fifty-three white Senate Bills, file folio 4929 to 5206, a total of 277 pages;

Forty-three white House Bills, file folio 11075 to 11598, a total of 523 pages, making an aggregate of 964 pages of printed matter in addition to the items referred to, the pink bills of the House and Senate and the Legislative Journal.

In view of the fact that most of the white bills are merely reprinted from the plates of former pink bills, this does not seem to indicate a very astounding degree of industry on the part of the Printer.

ATTENDANCE OF MEMBERS.

The SPEAKER. Before taking a recess until three o'clock, the Chair desires to call the attention of the members to the fact that shortly after reconvening there will be up for consideration a large number of appropriation bills to private institutions, and unless there is a larger attendance than there was on the last few roll calls, these

bills cannot be laid before the House. Unless 138 members are present the Chair will not permit the private appropriation bills to be voted upon except by the ordinary roll calls, which, of course, would be fatal to the bills.

Mr. MITCHELL. Mr. Speaker, I would suggest that it is not proper for the House to remain inactive simply because there are not sufficient here to have a constitutional majority for such bills. I do not think that those who are here should remain passive, and I think that those who are not here should be compelled to be present.

The SPEAKER. That will be a matter to be considered and acted upon by the House if the situation arises.

RECESS.

The SPEAKER, the hour of one o'clock having arrived, this House will now take a recess until three o'clock P. M.

AFTER RECESS.

The House reconvened at three o'clock P. M.
The SPEAKER (George E. Alter) in the Chair.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced informed that the Senate has insisted upon its amendments non-concurred in by the House of Representatives to House Bill No. 451, entitled:

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

And has appointed Messrs. Jones, Moore and Sones, a committee of conference to confer with a similar committee of the House of Representatives, (if the House of Representatives shall appoint such committee), on the subject of the differences existing between the two Houses in relation said bill.

Mr. REESER. Mr. Speaker, I move that the House insist upon its non-concurrence to the amendments made by the Senate to above bill and that a committee of Conference be appointed to confer with a similar committee of the Senate already appointed to consider the differences existing between the two Houses in relation to said bill.

Mr. LIGHT. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2152 (Senate No. 1564), entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin County against the Commonwealth of Pennsylvania jointly or severally

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2149 (Senate No. 1394), entitled:

An Act to repeal section three subdivision of section fourteen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1961 (Senate No. 955), entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2200 (Senate No. 1279), entitled:

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and powers and making an appropriation for the payment of the salaries and expenses connected therewith" approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2064 (Senate No. 1345) entitled:

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates' passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate" approved April first Anno Domini one thousand nine hundred and nine

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2201 (Senate No. 1573) entitled:

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supply water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2062 (Senate No. 1313), entitled:

An Act amending an act approved April twenty-ninth Anno Domini one thousand eight hundred and seventy-four entitled "An Act to provide for the incorporation and regulation of certain corporations" as amended by an act approved May ninth Anno Domini one thousand eight hundred and eighty-nine entitled "An Act supplementary to an act approved April twenty-ninth one thousand eight hundred and seventy-four entitled 'An Act to provide for the incorporation and regulation of certain corporations' amending the eleventh section thereof as far as the same applies to companies incorporated to supply the public with water giving and granting authority to the said companies incorporated for the supply of water to the public to issue capital stock to an amount not exceeding two million dollars" so as to allow the issuance of the shares of stock of any corporation other than preferred stock without any nominal or par value and fixing the bonus payable upon such stock

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2214 (Senate No. 1704), entitled:

An Act providing for the appointment of a commission to survey and ascertain the location of the route taken by George Washington and General Edward Braddock in their campaigns against the French in the years one thousand seven hundred fifty-three and one thousand seven hundred fifty-five and make a report thereon to the Governor of the Commonwealth of Pennsylvania in writing for publication and making an appropriation for the payment of necessary assistance and expenses incurred in the field and office work of the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2135 (Senate No. 162), entitled:

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State

of New Jersey of certain toll bridges over the Delaware river and making an appropriation therefor

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2199, entitled:

An Act making an appropriation to the trustees of Washington and Jefferson College at Washington Washington county Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1259, entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams County Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2174 (Senate No. 601), entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2212 (Senate No. 1789), entitled:

An Act making an appropriation for the education of blind children under eight years of age

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2025 (Senate No. 883), entitled:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2225 (Senate No. 1572), entitled:

An Act defining milk and milk food products and regulating the production storage transportation and sale thereof providing for a milk hygiene service under the direction of the State Livestock Sanitary Board providing for the examination of milk and milk food products and premises and equipment where and whereby milk and milk food products are produced prepared stores transported or sold vesting certain powers in and imposing certain duties on local boards of health and providing penalty for violation of this act

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2213 (Senate No. 1790), entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass breakage upon the mutual plan

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2151 (Senate No. 1455), entitled:

An Act fixing the salary of the stenographer and typewriter and the two stenographers in the Department of Mines

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2134 (Senate No. 72), entitled:

An Act regulating the making of certain reports and statements to the Auditor General for the purpose of State taxation

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2046 (Senate No. 736), entitled:

"An Act to regulate the catching or taking and sale within this Commonwealth of bullfrogs tadpoles terrapin and snapping turtles and providing a penalty therefore and repealing all acts inconsistent herewith"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2216 (Senate No. 1796), entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2068 (Senate No. 1342), entitled:

"An Act to classify the fish in the waters within this Commonwealth declaring which are game fish which are food fish and which are bait fish and to regulate the catching and sale and encourage the propagation of the same to protect the water within this Commonwealth from unfair improper wasteful and destructive fishing and to protect fish from being destroyed or injured by destructive means."

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2217 (Senate No. 1797), entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery county Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2225 (Senate No. 1784), entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumonville Fayette county Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1937 (Senate No. 425), entitled:

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poor houses almshouses county homes et cetera and making an appropriation therefor

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2176 (Senate No. 612), entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the conference

of Governors of sundry loyal states held September twenty-fourth and twenty-fifth eighteen hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the Rebellion

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2211 (Senate No. 1782), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2233, entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2229 (Senate No. 1793), entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of statutes at large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the statutes at large and the pamphlet laws of Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2230 (Senate No. 1817), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mt. Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.
Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2228 (Senate No. 1792), entitled:

An Act making an appropriation to the trustees of Washington and Jefferson College at Washington Washington county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

COMMUNICATION RELATIVE TO THE WASHINGTON AND JEFFERSON COLLEGE.

Mr. BROWNLEE. Mr. Speaker, I have a telegram I would like to have read.

The Clerk read the telegram as follows:

Washington, Pa., June 18, 1913.

T. B. H. Brownlee, House of Representatives, Harrisburg, Pa.

At a meeting of the Executive Committee of Washington and Jefferson College held tonight the following was adopted:

Resolved by the Executive Committee of the Board of Trustees of Washington and Jefferson College that in the opinion of this committee the State should not appropriate money to educational institutions not under direct State control, and therefore the Legislature of Pennsylvania should not be asked to pass the bills now pending making such an appropriation to this College. I thank you and Senator Judson for your friendly interest and your efforts to help the college.

(Signed) ERNEST F. ACHESON.

BILL STRICKEN FROM CALENDAR.

Mr. BROWNLEE. Mr. Speaker, I move that Senate Bill No. 1792 be stricken from the calendar.

Mr. POST. Mr. Speaker, I second the motion
The motion was agreed to.

BILL STRICKEN FROM CALENDAR.

Mr. BROWNLEE. Mr. Speaker, I move that House Bill No. 2199 be stricken from the calendar.

Mr. POST. Mr. Speaker, I second the motion
The motion was agreed to

Mr. BROWNLEE. Mr. Speaker, in order to set myself right before this House, I want to say that these bills were introduced with the approval of the President of the College and certain resident trustees, but I understand now that no action had been taken by the Board of Trustees. No one is more happy than I to have this action taken and these bills stricken from the calendar.

SENATE MESSAGE.

SENATE CONCURS IN RESOLUTION.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the Resolution of the House of Representatives, as follows:

In the House of Representatives, June 18, 1913.

Resolved (if the Senate concur) That the House reconsider its vote for non-concurrence in amendments made by the Senate to House Bill No. 956, and that the House Conference Committee be recalled from the further consideration of said bill.

The SPEAKER. The Clerk will read the amendments made by the Senate.

The Clerk read the amendments as follows:

Section 1, page 3, strike out all of lines 39, 40, 41, 42 and 43.

On the question recurring,

Will the House concur in the amendments of the Senate?

Mr. J. R. K. SCOTT. Mr. Speaker, this amendment by the Senate is satisfactory to those who are interested in the bill and I would ask the House to concur. This bill merely applies to the City of Philadelphia, giving the Director of Public Health the right of granting licenses for slaughter houses. There was a provision fixing the date of granting these licenses and the Senate cut that date out, so that licenses may be given any time during the year by the payment of a small fee. This is satisfactory to the Director.

On the question recurring,

Will the House concur in the amendment of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—134.

Adams,	Ehrhardt,	Lowers,	Sassaman,
Allen,	Ely,	Martin,	Savacool,
Alworth,	Ewing,	Mather,	Schaeffer, A. C.,
Baldwin, G. A.,	Forster, I. G.,	Matt,	Schuck,
Baldwin, R. J.,	Foster, J. D.,	McAleer,	Scott, J. R. K.,
Barner,	Frey,	McAllister,	Scott, S. B.,
Bass,	Gibson,	McCaig,	Semmens,
Becker,	Glenn,	McClintock,	Shaffer, I. E.,
Benninger,	Grabe,	McDermott,	Sherwood,
Benson,	Gramley,	Mechling,	Showalter,
Bergey,	Gray, Joseph,	Mellott,	Smith, J. W.,
Bigger,	Haggerty,	Metzenbacher,	Smith, L.,
Bittles,	Heidinger,	Miller,	Snaveley,
Blair, W. F.,	Hemminger,	Mitchell,	Snyder,
Brosius,	Herman,	Moore,	Spangler,
Brownlee,	Heyburn,	Morrow,	Stone,
Burnett,	Hibshman,	Moses,	Strauss,
Caldwell,	Hobbs,	Musser,	Swartz,
Campbell, C. M.,	Howard, J.,	Neel,	Swift,
Campbell, J. J.,	Howard, R.,	Neely,	Thomas,
Carson,	Isler,	Newbaker,	Trach,
Carter,	Irwin, G. C.,	North,	Uiman,
Cheeseman,	Irwin, H. H.,	O'Neill,	Whitman,
Claycomb,	Jackson,	Peachey,	Wildman,
Cleary,	Jones, E. E.,	Pennegar,	Williams,
Collins,	Kennedy,	Peters,	Wilson, J. H.,
Conner,	Klepper,	Ramsey,	Wilson, W. H.,
Conrade,	Kuhn, H. P.,	Redfield,	Wiltbank,
Cox,	Kuhns, E. G. M.,	Reese,	Young, G. K.,
Currier,	Lenker,	Reeser,	Young, J. H.,
Dannally,	Leslie,	Rhoads,	Zimmerman,
Down,	Letzkus,	Rockwell,	Alter,
Dunn, H. B.,	Light,	Roney,	Speaker.
Dunn, J. A.,	Lohr,	Rothenberger,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment concurs in.

Ordered, That the Clerk inform the Senate accordingly.

RESOLUTION RECALLING HOUSE BILL NO. 1498 FROM THE GOVERNOR.

Mr. NEELY offered the following resolution which was twice read, considered and agreed to.

In the House of Representatives, June 19, 1913.
Resolved (if the Senate concur) That House Bill No. 1498, entitled:

"An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled 'An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class.'"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE.

Mr. E. E. JONES. Mr. Speaker, I move to suspend rule No. 24 for the purpose of reconsidering the vote by which House Bill No. 1652, file folio 8103, entitled:

"An Act to amend section twelve of an act entitled 'An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth' approved the eighteenth day of June Anno Domini one thousand eighth undred and ninety-five providing that all principals or other persons in charge of schools are hereby required to refuse admission to any child to the school or schools under their charge or supervision except upon a certificate signed by a physician legally qualified to practice medicine setting forth that such child has been successfully vaccinated or that it has previously had smallpox whenever for a period of twenty-one days after the health authorities of the city borough township or municipality within which such school or schools are located or the State Commissioner of Health shall have given written or printed notice to the said principals or other persons in charge of schools as aforesaid that small pox (variola or varioloid) exists within dangerous proximity to such school or schools said notice to contain the name and location of the person or persons afflicted with the disease and said notice to be renewable so long as small pox (variola or varioloid) continues to exist within dangerous proximity to such school or schools and repealing all acts or parts of acts inconsistent with this act

failed on final passage on May 28th last. This is the Ambler Bill known as the Anti-vaccination Bill, not exactly the Anti-vaccination Bill, but a bill not to compel school children to be vaccinated. I voted against the bill when it was under consideration, not understanding the provisions of the bill, and I make this motion.

Mr. LIGHT. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER declared the yeas seem to have it.

Whereupon a division was called for, 75 voting in the affirmative and 29 in the negative and the motion was agreed to.

Mr. E. E. JONES. Mr. Speaker, I move that the vote by which this bill (House Bill No. 1652) failed on final passage be reconsidered.

Mr. LIGHT. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER declared the yeas seem to have it.

Whereupon a division was called for, 64 voting in the affirmative and 45 in the negative and the motion was agreed to.

On the question recurring,

Shall the bill pass?

BILL POSTPONED.

Mr. E. E. JONES. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. JOHN R. K SCOTT. Mr. Speaker, I second the motion.

CONCURRENT RESOLUTION NO. 53.

Mr. PEACHY asked and obtained unanimous consent to call up resolution No. 53, which was read as follows:

The resolution was read by the Clerk as follows:

Whereas Some one has said "Let me write the songs of the Nation and I care not who makes her laws" and

Whereas There have been offered as official songs of the Commonwealth of Pennsylvania three compositions one by Edgar M. Dilley of Philadelphia one by John E Barrett of Scranton and another by Arthur H Haskins of Reynoldsville and

Whereas The State of Pennsylvania commends and appreciates the best in song and sentiment as in all things else therefore be it

Resolved (if the Senate concur) That the song entitled "Pennsylvania" composed and sung by a Pennsylvania farm boy Professor J W Yoder of Juniata College Huntingdon formerly of Belleville Mifflin county Pennsylvania be and the same is hereby declared and adopted as official State song of Pennsylvania

Song as follows

"PENNSYLVANIA"

- 1 Pennsylvania forever Wonderful Keystone State
Beautiful rugged glorious Heaven did thee create
Verdure Clad hills and mountains
Rich with abundant store
Tower in grandeur silent
Praising thee evermore

Chorus

Pennsylvania dear and grand
Pennsylvania my own land
Endless praise we give to thee
Service valor and loyalty
Freedom honor and peace for Pennsylvania

- 2 Pennsylvania my home land
Strudy thy sons of old
Valley Forge tells the struggle
Fighting against hunger and cold
Gettysburg cries to the millions
Freedom from bondage sore
Dear is old Philadelphia
Brotherly love of yours

Chorus

- 3 Pennsylvania beloved
Father of liberty
Keep thou in sacred nearness
Keep us in unity
Guide us in truth and protect us
Teach us forever to be
Loyal to Pennsylvania
State of of the valiant free

On the question,

Will the House agree to the adoption of the Resolution.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I would request that this song be sung by the gentleman from Mifflin, Mr. Peachey.

The SPEAKER. Will the gentleman from Mifflin permit himself to be interrogated in this manner?

Mr. PEACHEY. Mr. Speaker, as I cannot carry a tune unless I have it in a basket, I am not prepared to sing. I have been waiting for some time to have the other resolutions called up, but the songs and the songsters and the people who introduced the resolutions are asleep. Now I think this song is better than the rest of them and for that reason I move its adoption.

Mr. SPANGLER. It seems to me in view of the fact that the song has been composed by the plow-boy professor and in view of the fact that he is willing to come here and sing his song in order that we might judge for ourselves of its merits, I feel that he should be given this opportunity. The resolution starts out by saying: "let me write the songs of the nation, and I care not who makes its laws." It is a very imposing preamble and it would be altogether fitting that this song measure up to it. I feel that the plow-boy professor should have the opportunity of singing his song before this House.

Mr. S. B. SCOTT. Mr. Speaker, as we do care who makes the laws of the nation, that ought to be a reason for preventing that gentleman from making the song.

Mr. WILDMAN. In view of the fact that there are so many songs here, I move that they be referred to a special committee.

Mr. GRAMLEY. Mr. Speaker, let us not treat this matter with levity. If we treat this matter at all let us treat it with seriousness. How many of the two hundred and seven members of this House are fully competent to decide which of the songs should be selected for this purpose. I know Professor Yoder personally, and know that he is a good musician. No doubt his song is excellent, but if so, let it come into competition with the other songs before those capable of deciding the question.

Mr. HOBBS. Mr. Speaker, the responsibility to a great extent rest upon me for the introduction of these resolutions for a State song. I introduced into the Legislature a joint

resolution for a song to be adopted as a State song for Pennsylvania. I had no knowledge that other songs would be recommended. This song that I introduced was introduced first in the form of a bill. It was referred to the Committee on Education. This Committee for the reason that the gentleman who offered the resolution at this time had introduced a bill or resolution and three others had done the same, and it was thought best not to act upon any one. There should not be any amusement in the action upon this matter, and as has been stated by Mr. Gramley, this is a matter for serious consideration. If a song is to be adopted as a State song, it should be the best one available. It is not for me to decide and it is not for the members of this House to decide until they have had further knowledge of the merits of the various songs reported or requested. Therefore, I believe it is in the interests of the State and for fair play that this resolution be defeated.

RESOLUTION REFERRED TO COMMITTEE.

Mr. WILDMAN. Mr. Speaker, I renew my motion to refer this resolution to the Judiciary Special Committee.

Mr. MARTIN. Mr. Speaker, I second the motion.
The motion was agreed to.

RECONSIDERATION OF VOTE.

Mr. MARTIN. Mr. Speaker, I move that the vote by which House Bill No. 345 was defeated today on final passage be reconsidered.

Mr. SWIFT. Mr. Speaker, I second the motion.

The SPEAKER. The title of the bill will be read for information.

An Act relating to the operation of street passenger railways and providing for the health protection and safety of employees and passengers using cars for the transportation of passengers upon street passenger railway in this Commonwealth fixing a penalty for the violation of the same and providing for the prosecution of violations thereof

On the question,

Will the House agree to the motion?

Mr. MARTIN. Mr. Speaker, this is not my bill, I am not the sponsor of it, but I think a number of the members of this House voted against it under a misapprehension. I desire to have it reconsidered for the purpose of offering an amendment which I think will be agreeable to the House and meet the objections of the House.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

Mr. MARTIN. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading be reconsidered.

Mr. LENKER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. MARTIN. Mr. Speaker, I ask unanimous consent to offer an amendment?

The SPEAKER. The Clerk will read the amendment.

The Clerk then read the amendment as follows:

Amend by adding as Sections 5 the following:
Section 5. This act shall become operative on the first day of January one thousand nine hundred and fifteen

The SPEAKER. Will the House give unanimous consent to the insertion of this amendment? Is there any objection? The Chair hears objection and the amendment will not be inserted?

Mr. MARTIN. Mr. Speaker, I move that this House go into Committee of the Whole for the purpose of amendment.

Mr. LENKER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. WILTBANK. Mr. Speaker, I move now that this bill be dropped from the calendar.

Mr. REUBEN HOWARD. Mr. Speaker, I second the motion.

Mr. J. J. CAMPBELL. Mr. Speaker, I would rather that this motion be made by some other member from outside of Philadelphia. I presented that bill by request and Philadelphia has equipped all the cars as this bill provides for, but there are other counties in this State that have no such pro-

vision. I think that another member, than one from Philadelphia, should ask for the dropping of this bill from the calendar.

Mr. ALLEN. Mr. Speaker, I think it is very fitting for Philadelphia to show its generosity and open-hearted spirit for other portions of the State. As it has been done, it does not look as though it came from selfish motives.

The SPEAKER. The question is on the adoption of the motion to strike the bill from the calendar,

Whereupon, a division was called for and 43 gentlemen having voted in the affirmative and 62 in the negative,

The motion was not agreed to.

Mr. MARTIN. Mr. Speaker, I ask unanimous consent to add an amendment to the one already proposed and present the two together.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk then read the amendments as follows:

Amend by striking out the second section of the bill.

Also, amend by adding to section five, the following: "Section 5. This action shall not become operative until the first day of January, 1915."

The SPEAKER. Does the House give its unanimous consent to the amendments? Are there any objection?

Mr. ALLEN. Mr. Speaker, I object.

BILL RECOMMENDED.

Mr. J. J. CAMPBELL. Mr. Speaker, I move that this bill be recommended to the Committee on Electric Railways.

Mr. McDERMOTT. Mr. Speaker, I second the motion.

The motion was agreed to.

MOTION TO RECONSIDER VOTE.

Mr. KITTS. Mr. Speaker, I desire to offer a motion.

The SPEAKER. The motion will be read by the Clerk.

The Clerk then read the motion as follows:

Moved by Mr. Kitts, seconded by Mr. Benson, that the vote by which Senate Bill No. 372, file folio 4959, was defeated on final passage on June 16, 1913, be reconsidered.

The SPEAKER. The Clerk will read the title of the bill.

The Clerk then read the title as follows:

An Act to provide a method for determining the liabilities and rights of persons agreeing to be answerable for the default of another

The SPEAKER. The question is on the motion to reconsider the vote by which this bill was defeated on final passage.

Mr. WALNUT. Mr. Speaker, I merely want to state that this is what is called the Guaranteed Surety Business. It is of direct interest to lawyers and indirect interest to everybody, as suggested by Judge Sulzberger, and the original bill was drawn by George Wharton Pepper. It has been amended in the Judiciary General Committee.

BILL POSTPONED.

Mr. KITTS. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. FORSTER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. MITCHELL. Mr. Speaker, this morning, shortly before adjournment, I made a suggestion, thinking that a "word to the wise" would be sufficient. I now wish to renew my protest along this morning's line. I feel that it is a great injustice to those who are here that a minority of this House should wilfully absent themselves from the business of this House. Personally, I have only lost three hours of the session, since this House convened in January. There many more of us who have made as good or perhaps a better record. The Chair, if I am correct, has not been absent for even one session since January. It does not seem right to me that a minority shall dictate whether or not the business of this Commonwealth shall be properly conducted. Only yesterday, this House by a unanimous vote adopted what I believe was the unanimous report of the Committee on Rules, that we hold a session on Friday. Many of us live at a great distance, I know. My home is four hundred miles from here and I have pressing business at home but feeling that we have a session on Friday, I considered it my duty to be on the floor of this House. There was absolutely

not a negative vote on the resolution yesterday. I am about to make a motion which is not made out of resentment nor to let people know that I am here, but I do feel that it is an injustice to those who are here, sitting here perhaps when they would not be here or should not be here had they known that the House would not affectively conduct its business.

MOTION RELATIVE TO THE ATTENDANCE OF MEMBERS.

Mr. Speaker, I therefore, offer the motion:

That the Sergeant-at-Arms of this House be directed to compel the attendance of those who are absent without leave.

Mr. SWIFT. Mr. Speaker, I second the motion.

Mr. MITCHELL. Mr. Speaker, I feel that there are many members in the city here who are not present and who could be present just as well as not and I think that without going out of the limits of the city of Harrisburg, a sufficient number of members could be produced here to carry on the business of this House. There are many bills on the calendar and if they are not acted on today or tomorrow, they are lost. I think the House should insist upon the attendance of those who are absent without leave.

Mr. S. B. SCOTT. Mr. Speaker, I desire to offer a substitute to that motion. It is in the same spirit perhaps but might possibly be more effective.

The SPEAKER. The substitute will be read by the Clerk for information.

The Clerk then read the substitute motion as follows:

Resolved, that all members without leave of absence be required to be present at the session of the House at eight o'clock to-night on pain of being in contempt with the House.

The SPEAKER. The motion before the House is that by the gentleman from Erie, Mr. Mitchell, seconded by Mr. Swift, that the Sergeant-at-Arms be directed to require the attendance of all members who are absent without leave.

This would mean their immediate attendance.

Mr. CARSON. Mr. Speaker, I take it that this is too late in the day to go to this trouble. You can do nothing; those members cannot get here anyhow. They are scattered all over the State, and while they are expected to be here, I do not see that there will be much gained by this trouble, only their ill will, and no one, I think, in this House has suffered more inconvenience than I have. This whole session I stayed here week after week.

Mr. J. R. K. SCOTT. Mr. Speaker, while I think the spirit is perfectly proper in this motion, and while undoubtedly the members are needlessly leaving the House and tying up bills when those of us who are anxious to get this business closed up are here, I fear that the motion of the gentleman from Erie is extremely drastic. I have never in my experience here in this House heard of a motion of this character. It is a matter which should lay with the Chair, in which the Chair has given notice before, and such notice should be given now by the Chair publicly. If such a motion as this would prevail, that would be quite sufficient, but for the House now to direct its presiding officer to send its sergeant-at-arms from this building to arrest and take into physical custody the members—that is what this motion means. It means that the sergeant-at-arms is to go and place under arrest the members and bring them before the bar of the House. Now that is a humiliation that I have never known in my experience here for a member to be subjected to. I think the gentleman from Erie is quite proper in his feelings, because it is a great shame that men are staying around Harrisburg here and holding up our business. I think it would be well for the Speaker now to make a public statement notifying the members that we will reconvene here at 8 o'clock. Such a motion as that will be notice to the gentlemen who are still in Harrisburg, some over at the baseball game, and tonight we will have a session and get rid of these appropriation bills. It is quite proper that the Speaker should not allow the appropriation bills to go through without having the full 138 votes. He is quite proper in that position and we should stand by him.

Therefore, Mr. Speaker, I move that further consideration of this motion be postponed for the present.

Mr. WILTRANK. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. ROCKWELL. Mr. Speaker, I think the suggestion by the gentleman from Philadelphia, Mr. J. R. K. Scott, is a

very good one. We have been here now since the 6th of January. We have tacitly consented to member after member leaving this House and going away and practically no protest has been raised at all. Now to take this drastic position would not be a wise course to take.

Mr. SWIFT. Mr. Speaker, it is a great thing to advocate the idea of mercy, but justice should be administered as well. It seems to me that the time has come, although it never may have come before at this House to take measures to compel those who lightly consider the duties and responsibilities that has been placed upon them by their constituents to be present. It is a good time to fish; it is a good time to sit and see a game of baseball; it is a good time to linger about the park. Possibly we might find enough in the Park on the benches in fifteen minutes to proceed here. We have nearly enough here now, and it seems to me the time has come when something drastic should be done. There has been pleading and there have been warnings. There has been constant admonition from the Chair that the members must be present, and here is a large percentage who have had those admonitions and those warnings and have refused. And it seems to me that we have reached the limit of mercy and should begin to manifest and exercise justice. Therefore, I am in favor of the motion as originally made. I believe that in fifteen minutes we could have this House at work; we have nearly enough now to pass these bills before the adjournment hour comes; therefore I am in favor of the motion as originally made.

Mr. SPANGLER. Mr. Speaker, the motion does not confine itself to the immediate precincts of Harrisburg. As I take it this motion would necessitate the Sergeant-at-Arms to arrest the members wherever they might be, and for that reason it seems to me that the motion should be more restricted. If I am in order, I would like to make a motion that the Chair authorize the sergeant-at-arms to notify the absent members to be present tomorrow morning at 10 o'clock.

Mr. JOSIAH HOWARD. Mr. Speaker, could we have an informal roll call to see how many are here? The members just answering present.

The SPEAKER. Undoubtedly; but this motion is pending.

Mr. J. R. K. SCOTT. Mr. Speaker, I move for the postponement of this motion and call for the yeas and nays.

Mr. MITCHELL. Mr. Speaker, it was not my intention by any means that the sergeant-at-arms representing the majesty and sovereignty of the Commonwealth and of this House should go to all ends of this State; to go into sick rooms, and drag people down here to Harrisburg. Like Dr. Swift, I believe justice should be done, but I believe it should be tempered with mercy. I believe there are enough members, as I said before, on the ground and around the city of Harrisburg to enable this House to get down to business. That would be within the discretion of the Chair as to how far the sergeant-at-arms should go. I do not mean anything drastic; to drag men here who are far away would be impossible and infeasible, but I do think that an effort should be made at once to compel the attendance of those who are within the city.

The SPEAKER. The Chair was about to make a suggestion which may be of some value to the House. The Chair is advised by the clerks that during the recess a number of House bills which are not appropriation bills and which were not on the files this morning have been placed thereon, including the general appropriation bill, which of course ought to be acted upon today. That would occupy the House for possibly half an hour. If the Chair were authorized to direct the sergeant-at-arms to proceed to notify any members of the House he can find around the building and around the city, in all probability by the time we are through with those bills there would be enough here to pass the appropriation bills and we might have them passed by 6 o'clock and avoid an evening session. This seems to the Chair a sufficient solution of the situation, but of course it is entirely with the House.

POINT OF ORDER.

Mr. EHRLHARDT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point.

Mr. EHRLHARDT. Mr. Speaker, I believe the order of business is bills on final passage. The bills are on file. I also believe there is a quorum present to conduct the busi-

ness of the House. I claim we ought to proceed with the calendar.

The SPEAKER. The Chair does not think that the point of order is well taken. The Chair is of the belief that a quorum of this House has the power to compel the attendance of the other members of the House. The Chair does not deem the present situation to demand any drastic action. The Chair is of the opinion that within half an hour enough members could be found to proceed with business and not arrest them, but direct or notify them to be present and we could proceed.

Does the House give its unanimous consent to the course suggested by the Chair being pursued? The Chair hears no objection and consent is granted.

The Sergeant-at-Arms will find as many members about the building and about the city as possible and notify them that their immediate presence in the House is desired.

Mr. ALLEN. Mr. Speaker, so that the members who are here and have been here may be protected, I move you that a roll call of the members present be taken.

Mr. LOWERS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. ALLEN. Mr. Speaker, I don't take it that every member will vote on a bill and I do not want them to have the privilege of dodging a roll call which might prove them present. I do not want to be insistent, but do think we ought to have such a roll call for the protection of such members as are here.

The motion was agreed to.

Mr. WILLIAMS. Mr. Speaker, I ask that Representatives Walnut, Humes and John R. Jones be marked present, they having been excused by the Chair on conference committee work.

The SPEAKER. The Chair proposes to have prepared a list of those who are absent with leave and have it put in the Journal in connection with this roll call. It will include the gentlemen who are absent in Fayette County, acting as a special investigating committee and several gentlemen who have leave of absence.

Mr. LEMMER. Mr. Speaker, on returning to my hotel at noon, I was informed that my colleague, Mr. Murphy, had taken sick and went home. Therefore I ask leave of absence for him.

Mr. KITTS. Mr. Speaker, I am not sure whether Mr. Newton secured leave of absence or not, but when I came by the hospital this morning they were taking him to the hospital for treatment for rheumatism.

The SPEAKER. This be entered upon the record.

Mr. MITCHELL. Mr. Speaker, I secured leave of absence for him yesterday.

The SPEAKER. Leave of absence is extended to him.

Mr. ROCKWELL. Mr. Speaker, in view of the sentiments expressed by the members, I move that the roll call be headed "Roll of Honor."

The SPEAKER. The gentlemen who are absent with leave are the gentlemen from Schuylkill, Mr. John Robert Jones, the gentleman from Philadelphia, Mr. Walnut, and the gentleman from Crawford, Mr. Humes, who have leave to sit in conference committee during the session to-day.

The gentleman from Chester, Mr. Whitaker, the gentleman from Lancaster, Mr. Berntheisel, the gentleman from Warren, Mr. DeFrees, the gentleman from Elk, Mr. Flynn, and the gentleman from Luzerne, Mr. Conniff, who are holding a committee meeting in Fayette County in pursuance of the directions of the House.

The gentleman from Berks, Mr. Keepert, the gentleman from York, Mr. H. L. Perry, the gentleman from Potter, Mr. Newton, the gentleman from Philadelphia, Mr. Frank Gray, and the gentleman from Northampton, Mr. Geiser, as far as the records show, are the gentlemen who have leave of absence.

Mr. ADAMS. Mr. Speaker, I did not hear my colleague's name, Mr. McKay.

The SPEAKER. He has leave of absence this week for the purpose of getting married, and I guess he does not care whether he is on the roll of honor or not.

Mr. SHERWOOD. Mr. Speaker, likewise Mr. McArdle.

The SPEAKER. The gentleman from Philadelphia, Mr. McArdle, was given leave of absence in due form yesterday.

Mr. NORTH. Mr. Speaker, Mr. Shaffer, of Columbia,

was called away on pressing business at noon and I do not know whether he had leave or not. I ask for leave of absence for him for this afternoon and to-morrow.

The SPEAKER. Mr. Shaffer spoke to the Chair about going, but the Chair neglected to ask leave of absence for him.

Mr. JOSEPH GRAY. Mr. Speaker, on account of the disposition of this House I would like to have every man who is absent receive the same treatment. We have made such a farce of the roll call that I move it be stricken from the record.

The SPEAKER. The Chair is unable to observe such a situation. The situation was hardly described by the gentleman from Cambria.

Mr. McALEER. Mr. Speaker, if my recollection serves me correctly, I think the gentleman from Philadelphia, Mr. Shern, asked leave of absence.

The result of the roll call was as follows:

PRESENT—130.

Adams,	Dunn, H. B.,	Lohr,	Rothenberger,
Allen,	Dunn, J. A.,	Lowes,	Sassaman,
Alworth,	Ehrhardt,	Martin,	Savacool,
Baldwin, G. A.,	Ely,	Mather,	Schaeffer, A. C.,
Baldwin, R. J.,	Ewing,	Matt,	Schuck,
Barner,	Forster, I. G.,	McAleer,	Scott, J. R. K.,
Bass,	Frey,	McAllister,	Scott, S. B.,
Benninger,	Gibson,	McClintock,	Semmens,
Benson,	Glenn,	McDermott,	Shaffer, I. E.,
Bergey,	Grabe,	Mechling,	Sherwood,
Bigger,	Gramley,	Mellott,	Smith, L.,
Bittles,	Gray, Joseph,	Metzenbacher,	Snively,
Blair, W. F.,	Haggerty,	Miller,	Snyder,
Bleloch,	Heidinger,	Mitchell,	Spangler,
Brosius,	Hemminger,	Moore,	Stone,
Brownlee,	Herman,	Moses,	Strauss,
Burnett,	Heyburn,	Musser,	Swartz,
Caldwell,	Hibshman,	Neel,	Swift,
Campbell, C. M.,	Hobbs,	Neely,	Thomas,
Campbell, J. J.,	Howard, J.,	Newbaker,	Trach,
Carson,	Howard, R.,	North,	Uman,
Carter,	Isler,	O'Neill,	Watson,
Cheeseman,	Irwin, G. C.,	Peachey,	Whitman,
Claycomb,	Irwin, H. H.,	Pennegar,	Wildman,
Cleary,	Jackson,	Peters,	Williams,
Collins,	Jones, E. E.,	Post,	Wilson, J. H.,
Conner,	Kennedy,	Ramsey,	Wilson, W. H.,
Conrade,	Kitts,	Redfield,	Wiltbark,
Cox,	Klepper,	Reeser,	Young, G. K.,
Currier,	Kuhns, E. G. M.,	Rhoads,	Young, J. H.,
Dickinson,	Lenker,	Rockwell,	Zimmerman,
Donnelly,	Letzkus,	Roney,	Alter,
Down,	Light,		Speaker.

ABSENT WITH LEAVE—17.

ABSENT WITHOUT LEAVE—56.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House Proceeded to the consideration on final passage of H. R. Bill No. 1117, as follows:

An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen to be paid out of any moneys in the Treasury not otherwise appropriated

Section 2 For the payment of the salaries of the several State officers the clerks and employees in the several departments of the State Government and for the incidental expenses of the said departments the following sums or so much thereof as may be necessary the same to be paid on the warrant of the Auditor General upon the State Treasurer in the amounts as follows and in the manner prescribed by law

EXECUTIVE DEPARTMENT

For the payment of the salary of the Governor two years the sum of twenty thousand dollars (\$20,000)

For the payment of clerk hire two years the sum of twenty-six thousand two hundred dollars (\$26,200)

For the payment of contingent expenses two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the Lieutenant Governor two years the sum of ten thousand dollars (\$10,000)

For the payment of postage express charges and other incidental expenses of the Lieutenant Governor the sum of one thousand dollars (\$1,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen in addition to an amount fixed by an act of Assembly approved June twelfth one thousand eight hundred and ninety-three

For all contingent expenses including clerical and stenographic charges for the Executive Department the sum of four thousand dollars (\$4,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen

EXECUTIVE CONTROLLER DEPARTMENT

For the payment of the salary of the Executive Controller two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Assistant Executive Controller two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter two years the sum of two thousand dollars (\$2,000)

For the payment of contingent expenses extra clerk hire investigations and traveling expenses two years the sum of four thousand dollars (\$4,000)

STATE DEPARTMENT

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of the Commonwealth two years the sum of six thousand dollars (\$6,000)

For the payment of clerk hire including messenger and night watchman two years the sum of seventy-eight thousand five hundred dollars (\$78,500)

For the payment of postage express charges and contingent expenses two years the sum of nine thousand dollars (\$9,000)

AUDITOR GENERAL'S DEPARTMENT

For the payment of the salary of the Auditor General two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the Auditor General for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the Deputy Auditor General two years the sum of eleven thousand dollars (\$11,000)

For the payment of the salary of the Assistant Deputy Auditor General two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the chief clerk two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of the chief clerk of the Bureau of Corporations and the two (2) assistant chief corporation clerks two years the sum of twenty-seven thousand dollars (\$27,000)

For the payment of the salary of the clerk to the Board of Public Accounts two years the sum of one thousand dollars (\$1,000)

For the payment of salaries of all other clerks and employees per act of ninth day of April one thousand nine hundred and thirteen two years the sum of one hundred and eighty-six thousand dollars (\$186,000)

For the payment of compensation and expenses of persons appointed in pursuance of law to examine the accounts of city and county officers or of individuals required by law to make report to the Auditor General of moneys due on account of fees or taxes collected for the use of the Commonwealth two years the sum of two thousand dollars (\$2,000)

For the payment of postage express charges cost of filing liens and contingent expenses two years the sum of twelve thousand dollars (\$12,000)

For the purchase of patent indices registers law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of seven (7) traveling auditors two years the sum of twenty-five thousand two hundred dollars (\$25,000)

For the payment of the expenses of deputies and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned them as provided by law two years the sum of fourteen thousand dollars (\$14,000)

DEPARTMENT OF INTERNAL AFFAIRS

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the clerk to the Board of Public Property two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the other officials clerks and employes in the Department of Internal Affairs two years the sum of eighty-seven thousand dollars (\$87,000)

For the payment of the salary of the Chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of four thousand dollars (\$4,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other incidental expenses for the collection of statistics by the Bureau of Industrial Statistics of the Department of Internal Affairs for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000) said amount to cover the contingent fund provided by the act of Assembly of one thousand eight hundred and seventy-four and in addition thereto the expenses of collectors of statistics appointed under the act of Assembly approved April fourth one thousand eight hundred and eighty-seven (Pamphlet Laws page twenty-six) and also to cover such extra services as may be required in compiling data for the annual report

For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same as required by the act of Assembly approved May ninth one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) to be paid upon the warrant of the Auditor General upon specifically itemized vouchers certified by the Secretary of Internal Affairs

For the payment of necessary services and expenses incurred through the Bureau of Railways of the Department of Internal Affairs in the investigation of complaints made against corporations under sections four and five of the act approved the eleventh day of May one thousand eight hundred and seventy-four for the necessary services and expenses incident to the investigation against delinquent corporations under the act approved the nineteenth day of April one thousand eight hundred and ninety-seven and for the investigation of accidents and the securing of special reports as authorized under section eleven article seventeen of the Constitution for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of four thousand dollars (\$4,000) All expenditures under this appropriation to be itemized and verified by oath on vouchers certified by the Secretary of Internal Affairs and filed with the Auditor General

For the temporary employment of draftsmen in copying of surveys or other ancient papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of forty thousand dollars (\$40,000)

For the expenses incident to the investigating and surveying of vacant or unappropriated land as authorized and provided in the first section of the act entitled "An Act relating to the granting of titles by the Commonwealth of Pennsylvania to vacant and unappropriated land the price to be paid for the same the conveyance to the State Forestry Reservation Commission where desirable for forest culture or forest preservation preventing the granting of warrants for the beds of navigable rivers and providing for acceptance of returns of surveys without limitation as to excess or surplus" approved the third day of May one thousand nine hundred and nine for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand dollars (\$2,000)

For the payment of postage express charges and other incidental charges and expenses of the department two years the sum of three thousand dollars (\$3,000)

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrant map work authorized by act of Assembly approved June thirteenth one thousand nine hundred and seven and subsequent amendments and supplements thereto including all necessary traveling and subsistence expenses in the field work of the same for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of five thousand dollars (\$5,000)

For the payment of traveling and other contingent expenses of the Bureau of Standards as required by the act of Assembly approved June twenty-third one thousand nine hundred and eleven for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand six hundred dollars (\$3,600) and for additional equipment the sum of five hundred dollars (\$500)

TREASURY DEPARTMENT

For the payment of the salary of the State Treasurer two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the State Treasurer for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the cashier two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the assistant cashier two years the sum of five thousand dollars (\$5,000)

For the payment of clerk hire including messenger and three watchmen two years the sum of sixty-seven thousand seven hundred dollars (\$67,700)

For the payment of such compensation of such extra clerks as the State Treasurer may find it necessary to employ for the purpose of balancing and transferring accounts making new indices or for the purpose of rendering any other general assistance to the regular clerical force two years the sum of fifteen thousand dollars (\$15,000) the necessity for the employment of extra clerical assistance and the monthly wages of all extra clerks employed to be determined and fixed by the State Treasurer

For the payment of contingent expenses two years the sum of three thousand dollars (\$3,000)

For the purchase of patent indices law books and other books necessary for the proper conduct of the work of the department two years the sum of one thousand dollars (\$1,000)

For the payment of traveling expenses of the State Treasurer and employees while on departmental business two years the sum of two thousand dollars (\$2,000)

For the payment of postage express charges and other incidental expenses in the office of the State Treasurer two years the sum of four thousand dollars (\$4,000)

For the payment of the cost of procuring bonds required to be given by employees of the Treasury Department to the State Treasurer for the faithful performance of their duties two years the sum of one thousand five hundred dollars (\$1,500)

ATTORNEY GENERAL'S DEPARTMENT

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries of the three deputies Attorney General two years the sum of twenty-five thousand five hundred (\$25,500)

For the payment of clerk hire two years the sum of twenty-three thousand dollars (\$23,000)

For the payment of the contingent expenses official fees witness fees serving processes and for such other costs as the Commonwealth may be liable to pay in cases in which the Commonwealth is or may be a party and for the payment of postage express charges the purchase of law books for the law library of the Attorney General's Department and other incidental expenses for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty thousand dollars (\$20,000) Provided however That no part of said sum shall be used for the payment of contingent expenses official fees witness fees serving processes or other costs incurred by reason of Senate Resolution of May twenty-two one thousand nine hundred and eleven authorizing the appointment of a commission to investigate any charges that have heretofore or may hereafter be made between Legislative Sessions against judges or other persons holding a civil office which is popularly known as the Catlin Commission

For the payment of costs fees and expenses in the collection of amounts due the Commonwealth for the support and maintenance of the insane confined in the various asylums in the Commonwealth and chargeable to the Commonwealth and counties the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the payment of the deficiency in the salaries of the Second Deputy Attorney General three stenographers and one messenger as per act approved April twenty-ninth one thousand nine hundred and thirteen covering two days of April and the month of May one thousand nine hundred and thirteen the sum of two hundred and twenty-six dollars and sixty-seven cents (\$226.67)

BANKING DEPARTMENT

For the payment of the salary of the Commissioner of Banking two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Commissioner of Banking two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Clerk two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of five clerks two years two thousand eight hundred dollars each the sum of four thousand two hundred dollars (\$4,000)

For the payment of the salaries of three stenographers and typewriters two years two thousand dollars each the sum of six thousand dollars (\$6,000)

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the contingent expenses two years the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salaries of employees and other expenses incident to the supervision of private banks as provided for in the act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries and expenses of the examiners two years the sum of one hundred and fifty-five thousand dollars (\$155,000) this item to include any technical or additional expert evidence which may be necessary to determine the solvency of Institutions under the supervision of the Banking Department

For the payment of necessary expenses occasioned by instituting proceedings for violation of the act approved the twenty-third day of April Anno Domini one thousand nine hundred and nine defining certain misdemeanors and authorizing the Commissioner of Banking to institute prosecutions two years the sum of three thousand dollars (\$3,000)

DEPARTMENT OF PUBLIC INSTRUCTION

For the payment of the salary of the Superintendent of Public Instruction two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the Deputy Superintendents clerks and messenger two years the sum of twenty-one thousand dollars (\$21,000)

For extra clerical assistance necessary in the distribution of the appropriation to the common schools two years the sum of one thousand dollars (\$1,000) Provided That the sum paid for such clerical assistance shall not exceed one hundred dollars per month for five months of each of said two years

For the payment of the contingent expenses two years the sum of seven thousand dollars (\$7,000)

For the payment of the expenses of the State Normal School Examiners two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of the high school inspectors two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the traveling expenses of the high school inspectors for two years the sum of eight thousand dollars (\$8,000)

For the payment of the expert assistants in drawing agricultural education and industrial education two years the sum of twelve thousand dollars (\$12,000)

For the payment of traveling and other expenses of the expert assistants in drawing agricultural education and industrial education the sum of six thousand dollars (\$6,000)

For the payment of the expenses of the examining boards for State permanent certificates two years the sum of five thousand dollars (\$5,000)

For the payment of four stenographers and typewriters two years the sum of eight thousand dollars (\$8,000)

For the payment of the cost of circulating the Pennsylvania School Journal two years the sum of five thousand dollars (\$5,000)

For the payment of lecturers and instructors employed by the Superintendent of Public Instruction to lecture and teach at meetings and summer schools held by the Pennsylvania Educational Association by the Pennsylvania State College and by associations incorporated for the purpose of promoting education and popular culture for two years the sum of twelve thousand dollars (\$12,000)

BUREAU OF PROFESSIONAL EDUCATION

For the payment of the officers and assistants and expenses of the Bureau of Professional Education in the Department of Public Instruction for two years the sum of fifteen thousand dollars (\$15,000)

BUREAU OF MEDICAL EDUCATION AND LICENSURE

For the payment of the salaries and expenses of the officers and members of the Bureau of Medical Education and Licensure and for incidental expenses including rent clerical services stenographer typewriting and other necessary assistance for two years the sum of thirty thousand dollars (\$30,000)

STATE BOARD OF EDUCATION

For the payment of the necessary expenses of the members of the State Board of Education and the salaries of clerks stenographers and other employees and of other necessary expenses of the Board two years the sum of thirty thousand dollars (\$30,000)

COLLEGE AND UNIVERSITY COUNCIL

For the payment of the traveling expenses of the members of the College and University Council two years the sum of one thousand dollars (\$1,000)

DENTAL COUNCIL OF PENNSYLVANIA

For the payment of the necessary expenses of the Dental Council for two years the sum of four thousand dollars (\$4,000)

ADJUTANT GENERAL'S DEPARTMENT

For the payment of the salary of the Adjutant General two years the sum of twelve thousand dollars (\$12,000)

For the payment of clerk hire in the Adjutant General's office and employees at the State Arsenal two years the sum of seventy-seven thousand one hundred and sixty dollars (\$77,160)

For the payment of contingent expenses including the shipping of arms and so forth two years the sum of seven thousand eight hundred dollars (\$7,800)

For the payment of the salaries of the State Military Board two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of services rendered in computing compiling filing and collecting the balance due on claims of the State of Pennsylvania against the Government of the United States for stores furnished and expenses incurred by the State of Pennsylvania in furnishing its quota of troops for the Spanish American War the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General not exceeding however five per centum of the amount collected from the Government of the United States by the State of Pennsylvania on account of said claims

For the purchase of military stores in place of those sold or exchanged by the Adjutant General under the provisions of section fifty-five of an act of Assembly approved May fifth one thousand nine hundred and eleven reading as follows "The Adjutant General may with the approval of the Commander in Chief sell or exchange from time to time

such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the interests of the Commonwealth to sell or exchange' and for the expense of packing and transportation in issuing new stores or receiving old or obsolete stores returned to the State Arsenal or for expenses for military purposes as the Military Board may direct. Provided That payment by the Auditor General shall not at any time be in excess of the amount paid into the State Treasury by the Adjutant General as proceeds of such sales or exchanges the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary said payments to be made on the warrants of the Auditor General drawn upon the State Treasurer upon certificates of the Adjutant General showing amount paid into state Treasury and upon properly itemized vouchers being filed by the Adjutant General.

For the payment to the organizations of the National Guard of Pennsylvania entitled thereto or to the United States Government of amounts recovered and paid into the State Treasury by or on account of officers of the National Guard delinquent in accounting for public moneys paid to them or military stores or supplies issued to such officers under the provisions of an act of Assembly approved May fifth one thousand nine hundred and eleven entitled "An Act providing for the organization discipline maintenance and regulation of the Organized Militia of the Commonwealth of Pennsylvania otherwise styled the National Guard of Pennsylvania" the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary payment to be made by warrants of the Auditor General drawn upon the State Treasurer upon proper certificate of the Adjutant General showing collection of moneys from sureties on bonds and payment of the same into the State Treasury.

To reimburse the United States Government or organizations of the National Guard of Pennsylvania for losses incurred by fire in cases where such losses have been covered by insurance placed by the Adjutant General and the losses are adjusted by the insurance company or companies and payments made to the State of such losses and the amounts so recovered has been paid into the State Treasury and also to reimburse the United States Government for any United States Government stores sold by the Adjutant General and the money received for such sale has been paid into the State Treasury the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary the reimbursement to be made by warrant of the Auditor General drawn upon the State Treasurer upon proper certificate of loss or sale and duly itemized voucher being filed with the Auditor General by the Adjutant General.

STATE ARMORY BOARD

For the payment of salaries of the members of the State Armory Board except members ex-officio the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary.

INSURANCE DEPARTMENT

For the payment of the salary of the Insurance Commissioner two years the sum of fifteen thousand dollars (\$15,000).

For the payment of the salary of the Deputy Insurance Commissioner two years the sum of eight thousand dollars (\$8,000).

For the payment of the salary of the actuary two years the sum of ten thousand dollars (\$10,000).

For the payment of the salaries of the examiner-in-chief and three assistant examiners one examiner of statements and four examiners two years the sum of forty two thousand dollars (\$42,000).

For the payment of the salaries of two inspectors two years the sum of eight thousand dollars (\$8,000).

For the payment of clerk hire including messenger two years the sum of seventy-seven thousand dollars (\$77,000).

For the payment of contingent expenses and for traveling and contingent expenses of actuary examiners and inspectors two years the sum of fifty-two thousand dollars (\$52,000).

STATE FIRE MARSHAL

For the payment of the salary of the State Fire Marshal two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of the Chief Assistant Fire Marshal two years the sum of eight thousand dollars (\$8,000).

For the payment of the salary of the first second third and fourth special deputy State Fire Marshals two years the sum of twenty-four thousand dollars (\$24,000).

For the payment of the salary of a statistician two years the sum of five thousand dollars (\$5,000).

For the payment of the salary of the chief clerk two years the sum of four thousand dollars (\$4,000).

For the payment of the salary of messenger and clerk two years the sum of two thousand dollars (\$2,000).

For the payment of the salaries of clerks and stenographers two years the sum of thirty thousand dollars (\$30,000).

For the payment of the salaries of twenty deputy State Fire Marshals at fifteen hundred dollars each per annum two years the sum of sixty thousand dollars (\$60,000).

For the payment of contingent expenses for contingent traveling expenses of the State Fire Marshal his deputies and assistants for the reporting of fires and inspection of property for the payment of services and expenses of attorneys and detectives employed by the State Fire Marshal to assist in the detection and prosecution of the crime of arson for the payment of witness fees the taking of testimony and the serving of processes for the demolition and removal of old and dilapidated buildings et cetera and for carrying out the provisions of the act established the Department of the State Fire Marshal for two years the sum of fifty thousand dollars (\$50,000).

STATE LIBRARY

For the payment of the salary of the State Librarian two years the sum of nine thousand dollars (\$9,000).

For the payment of the salary of the First Assistant State Librarian two years the sum of five thousand dollars (\$5,000).

For the payment of the salary of the Second Assistant State Librarian two years the sum of four thousand dollars (\$4,000).

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000).

For the payment of the salary of an assistant in charge of the Division of Public Records in connection with the State Library two years the sum of four thousand dollars (\$4,000).

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the salaries of two night assistants two years the sum of three thousand six hundred dollars (\$3,600).

For the payment of the salaries and necessary expenses incident to the preservation of the public records in the Division of Public Records two years the sum of sixteen thousand eight hundred dollars (\$16,800).

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the salary of the night watchman two years the sum of one thousand eight hundred dollars (\$1,800).

For the payment of freight expressage postage cleaning rooms and miscellaneous expenses two years the sum of seven thousand dollars (\$7,000).

For the payment of the salaries of four assistants in the Library at fifty dollars per month two years the sum of four thousand eight hundred dollars (\$4,800).

For the payment of the annual subscription to at least one sum of six thousand dollars (\$6,000).

For the payment of the annual subscription to at least one leading newspaper in each county of the Commonwealth for permanent preservation and the newspapers of seventeen cities of the United States and for completing the files of Pennsylvania newspapers two years the sum of one thousand two hundred dollars (\$1,200).

For the purchase of miscellaneous books and illustrations two years the sum of fourteen thousand dollars (\$14,000).

For the purchase of such English Parliamentary papers as may be deemed advisable by the Librarian and Trustees of the State Library two years the sum of seven hundred and fifty dollars (\$750).

For the payment of the salaries and expenses incident to the work of preparing a law catalogue of the State Library and for the continuation of the regular cataloguing work of the Library two years the sum of five thousand eight hundred dollars (\$5,800).

For the payment of the salaries and expenses incident to the completion of the work of preparing a catalogue of the State Library on the card catalogue plan for such indexing work as may be needed two years the sum of seven thousand dollars (\$7,000).

To provide for the preparation and reproduction of papers and other matter of historical value two years the sum of one thousand eight hundred dollars (\$1,800).

STATE MUSEUM

To provide for the expenses of the State Museum and for the payment of the employees necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty-two thousand eight hundred dollars (\$22,800).

For the purchase of lantern slides to be added to the collection of the education division by the State Museum two years the sum of three thousand dollars (\$3,000).

PENNSYLVANIA FREE LIBRARY COMMISSION

For the payment of the salaries and expenses incident to the establishment and maintenance of traveling libraries and other work authorized by section two of the act of Assembly establishing the Free Library Commission of Pennsylvania approved the fifth day of May Anno Domini one thousand eight hundred and ninety-nine two years the sum of thirty thousand dollars (\$30,000).

For the payment of the traveling expenses of the members of the Free Library Commission and its officers two years the sum of one thousand dollars or so much thereof as may be necessary (\$1,000).

LEGISLATIVE REFERENCE BUREAU

For the payment of the salary of the director of the Legislative Reference Bureau two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of the assistant director of the Legislative Reference Bureau two years the sum of eight thousand dollars (\$8,000).

For the payment of the salary of a reference division stenographer in the Legislative Reference Bureau two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the salary of assistant stenographer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000).

For the payment of the salary of the search clerk in the Legislative Reference Bureau two years the sum of four thousand dollars (\$4,000).

For the payment of the salary of the cataloguer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000).

For the payment of the salary of the messenger in the Legislative Reference Bureau two years the sum of one thousand eight hundred dollars (\$1,800).

For the payment to the director of the Legislative Reference Bureau for maintenance and incidental expenses and emergency clerical help if necessary for two years the sum of six thousand dollars or so much thereof as may be necessary (\$6,000).

For the payment of the salaries of the search clerks stenographers and record clerk in the Legislative Reference Bureau as provided by law for a period of one month prior to the session of the General Assembly of one thousand nine hundred and fifteen and during such session and during one month subsequent to such session the sum of seven thousand six hundred dollars or so much thereof as may be necessary (\$7,600)

STATE REPORTER

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant State Reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationary clerk hire and assistance two years the sum of six thousand dollars (\$6,000)

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS

For the payment of the salary of the Superintendent of Public Grounds and Buildings two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant Superintendent two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the bookkeeper two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the schedule clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the stenographer two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the storekeeper two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the (additional) assistant storekeeper two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the assistant storekeeper two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of one clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the secretary of the board two years the sum of twelve hundred dollars (\$1,200)

For the payment of the salary of the stenographer for the board two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the chief and assistant engineers of the power plant and all other employees required in conducting cleaning and making repairs and everything necessary for the safety and keeping of the buildings and grounds for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of two hundred and forty-three thousand four hundred and sixty-eight dollars (\$243,480)

For the payment of premiums on insurance upon the State Capitol the Library-Museum the Capitol Conservatories the State Arsenal Buildings the State Quarantine Station Buildings the Executive Mansion and stables and the respective contents of the same also upon all other State property real personal or mixed and wherever situated which may be properly under the control and supervision of the Board of Superintendent of Public Grounds and Buildings for two years the sum of thirty thousand dollars (\$30,000)

For the purchase of any article of furniture furnishings stationery supplies fuel or any other matters or things and for the payment of any repairs alterations or improvement the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisition is made on the Superintendent two years the sum of one hundred thousand dollars (\$100,000) which appropriation shall be known as the "Board's General Fund" Provided That no expenditure from said fund shall be made by the superintendent without first receiving authority from the board so to do and provided also That from this fund shall be paid any bills for designs or specifications ordered by the board and provided also That in awarding contracts under this schedule proposals for such contracts shall be invited by the Superintendent of Public Grounds and Buildings in such manner and at such times as the Board of Commissioners of Public Grounds and Buildings in their discretion may direct

For the payment by the Superintendent for any emergency supplies the want of which may not have been anticipated at the time of the issue of the Annual Schedule and which do not appear in the same and for which requisition shall be made upon the Superintendent and for the payment by the Superintendent for emergency repairs and supplies and all temporary help for the care maintenance and preservation of the Public Grounds and Buildings including the Executive Mansion for two years the sum of twenty thousand dollars (\$20,000)

For the payment of the cost of advertising of the annual schedule of supplies the sale of unserviceable furnishings the re-advertising of the annual schedule when necessary and all other advertisements as authorized by the Board or Superintendent for two years the sum of twelve thousand dollars (\$12,000)

For the payment of the cost of electric light power and of steam heat and power outside of the Capitol Buildings and Grounds and for the maintenance repairing and improving the installations when necessary for two years the sum of twelve thousand dollars (\$12,000)

For the payment to the city of Harrisburg for supplying the public buildings and grounds with water for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000)

For the payment of the rental charges for telephone services and the cost of toll and long distance telephone messages for the Senate House of Representatives the various departments boards and commissions of the State Government and the Executive Mansion for two years the sum of fifty thousand dollars (\$50,000)

For the payment of the cost of general supplies including stationery supplies, furniture distribution of documents, fuel repairs, alterations or improvements and other matters needed by the Legislature, the several departments boards and commissioners of the State Government and Executive Mansion as set forth in and included in the General Annual Schedule of Supplies for the State Government two years the sum of three hundred and thirty thousand dollars (\$333,000)

For the payment of deficiency in appropriation for the rental of offices and rooms outside of Capitol building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act of one thousand nine hundred and eleven for two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand thirty dollars and ten cents (\$1,030.10) or so much thereof as may be necessary

For the payment of the cost of erecting highway bridges under the act of May five one thousand nine hundred and eleven Pamphlet Laws one hundred and seventy-seven the sum of one hundred and fifty thousand dollars (\$150,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

For the payment of the cost of procuring various bonds required by statute to be given by State officials and employees for the faithful performance of their duties for two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the cost of erecting highway bridges under the act of one thousand eight hundred and ninety-five and the supplement of one thousand nine hundred and three the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

To the Board of Commissions of Public Grounds and Buildings for the purchasing and furnishing to the Commonwealth of Pennsylvania of fourteen (14) mural and art paintings to be placed in the lunettes in the corridor connecting the rotunda with the lunet wing on the first floor of the new Capitol building the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary

For the payment of the rent of offices and rooms outside of the Capitol Buildings when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven for two years the sum of forty-two thousand dollars or so much thereof as may be necessary (\$42,000)

For rebuilding the driveways on the State Arsenal Grounds, Eighteenth and Herr Streets, Harrisburg, Pennsylvania, the sum of three thousand dollars or so much thereof as may be necessary (\$3,000)

For the payment of the increase in salaries of the employees in the Department of Public Grounds and buildings as provided for in Senate bill number two hundred and ninety-seven passed by the Legislature and approved May eighth one thousand nine hundred and thirteen the sum of fifty-nine thousand dollars (\$59,000) or so much thereof as may be necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen

COMMISSIONERS OF SINKING FUND

For the payment of the salaries of the three commissioners two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

BOARD OF PARDONS

For the payment of the salaries of the members of the Board of Pardons two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Secretary of the Board of Pardons two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the Recorder of the Board of Pardons two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the clerk two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the messenger two years the sum of eight hundred dollars (\$800)

For the payment of the salary of the tipstaff two years the sum of eight hundred dollars (\$800)

For the payment of postage express charges and other incidental expenses of the Board of Pardons for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of eight hundred dollars (\$800)

DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Secretary of Agriculture two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Deputy Secretary of Agriculture two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Economic Zoologist of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the State Veterinarian of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the De-

partment of Agriculture two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk to the Director of Farmers' Institutes of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Assistant Economic Zoologist of the Department of Agriculture two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salary of the clerk to the Economic Zoologist of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Deputy State Veterinarian of the Department of Agriculture two years the sum of four thousand two hundred dollars (\$4,200)

For the payment of the salary of the clerk to the State Veterinarian of the Department of Agriculture two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the stenographer to the State Veterinarian of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the contingent expenses including traveling expenses of the officers of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the expenses of the Farmers' Local Institutes including lecturers salaries two years the sum of fifty-five thousand dollars (\$55,000)

For the payment of the cost of carrying out the provisions of the act of twenty-first March one thousand nine hundred and five entitled "An Act to provide for the protection of trees" et cetera, and the amendment to said act approved the fifteenth day of April one thousand nine hundred and seven and for pest suppression for two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the expenses of the State Board of Agriculture and the expenses of the members of said Board including specialists of the board and expenses and compensation of lecturers for two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the sale of certain seeds providing for the selection of samples thereof and their examination by the Department of Agriculture and the publication of information concerning the same providing also for the enforcement of the act and fixing penalties for its violations" approved April twenty-ninth one thousand nine hundred and thirteen two years the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary

For the payment of special examinations or investigations as provided for in the act of March thirteenth one thousand eight hundred and ninety-five establishing the Department of Agriculture for two years the sum of six thousand dollars (\$6,000)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the manufacture and sale of commercial fertilizers" et cetera approved May first one thousand nine hundred and nine for two years the sum of fifty-seven thousand dollars (\$57,000)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying out the provisions of the act of Assembly "Regulating the sale of commercial feeding stuffs" for two years the sum of thirty thousand dollars (\$30,000)

For payment of aid to the State Horticultural Association of Pennsylvania for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Dairy Union for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Live Stock Breeders' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania State Poultry Society for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Bee-Keepers' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of expenses of apilary inspection as provided for by act of May fifth one thousand nine hundred and eleven pamphlet laws page one hundred seventy-nine for two years the sum of three thousand dollars (\$3,000)

For the payment of the cost of selecting samples and making analyses and other expenses including salaries incident to carrying out the provisions of the act of April twenty-ninth one thousand nine hundred and thirteen "To prevent adulteration of inseed oil" et cetera for two years the sum of five thousand dollars (\$5,000)

DAIRY AND FOOD DIVISION OF THE DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Dairy and Food Commissioner of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the the clerk to the Dairy and Food Commissioner two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger of the Dairy and Food Division of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salaries of the special agents of the Dairy and Food Division of the Department of Agriculture two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of attorneys assistants and special work of the Dairy and Food Division of the Department of Agriculture two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of clerical and stenographers' services in the Dairy and Food Division of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of chemists of the Dairy and Food Division of the Department of Agriculture together with their actual expenses two years the sum of thirty thousand dollars (\$30,000)

For the payment of the inspection of the cold storage plants as to their sanitary condition and equipment and the keeping of proper supervision over same and the enforcement of all other provisions of the Cold Storage Act approved May sixteenth one thousand nine hundred and thirteen two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the traveling and necessary expenses of the Dairy and Food Commissioner and special agents including the cost of samples of food products express telegraph and other incidental expenses of the Dairy and Food Division of the Department of Agriculture two years the sum of thirty thousand dollars (\$30,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved and certified to by the Secretary of Agriculture Provided That all sums of money that may be received by the Dairy and Food Division arising from fines and costs except this appropriation shall be paid into the State Treasury daily for the use of the Commonwealth

STATE LIVESTOCK SANITARY BOARD

For the enforcement of the acts of May twenty-first one thousand eight hundred and ninety-five and March thirtieth one thousand nine hundred and five and for the payment of indemnity for animals afflicted with dangerous contagious or infectious diseases and for the expense of detecting quarantining and disposing of such animals as provided by law two years the sum of two hundred and eighty-five thousand dollars (\$285,000)

For the payment of the cost of producing and distributing tuberculin mallein anthrax vaccine tuberculosis vaccine hog cholera vaccine for the laboratory diagnosis of the disease of animals and provide the necessary equipment for such work two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the cost of supervising and enforcing the inspection of animals brought from other states into Pennsylvania as required by the act of May twenty-sixth one thousand eight hundred and ninety-seven two years the sum of ten thousand dollars (\$10,000)

For the control and suppression of rabies and the quarantine of dogs as required by the act of March twenty-seven one thousand nine hundred and three two years the sum of ten thousand dollars (\$10,000)

For the payment of the expenses of the State Meat Hygiene Service and for the payment of salaries and actual expenses of the agents of the State Livestock Sanitary Board in the Meat Hygiene Service as provided by law two years the sum of sixty-three thousand dollars (\$63,000)

For the payment of the expenses of carrying out the provisions of the act approved April twenty-fifth nineteen hundred and seven to encourage the breeding of horses and requiring the enrollment and inspection of stallions two years the sum of six thousand dollars (\$6,000)

For the payment of a deficiency in indemnity for animals afflicted with tuberculosis for which certificates of appraisal have been issued by the State Veterinarian as provided by law said deficiency having been incurred during the fiscal year terminating May thirty-first one thousand nine hundred and thirteen the sum of twenty-five thousand dollars (\$25,000)

DEPARTMENT OF FORESTRY

For the payment of the salary of the Commissioner of Forestry two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Deputy Commissioner of Forestry two years the sum of five thousand dollars (\$5,000)

For the payment of clerk hire two years the sum of six thousand dollars (\$6,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other necessary expenses of the members of the State Forestry Reservation Commission two years the sum of five thousand dollars (\$5,000)

For the payment of salaries and expenses of foresters two years the sum of one hundred and sixty thousand dollars (\$160,000)

For the payment of salaries and expenses of forest rangers two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of draftsman bookkeepers stenographers and messengers two years the sum of fifteen thousand dollars (\$15,000)

For the payment of surveys two years the sum of ten thousand dollars (\$10,000)

For the payment of labor two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of examination of titles to lands purchased two years the sum of four thousand dollars (\$4,000)

For the payment of other expenses necessary and incidental to the conduct of the business of the department and the maintenance protection care planting and improvement of the forest reserves and to encourage and promote the development of forestry two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of the annual fixed charge for school purposes on lands held for forest reserves two years the sum of forty-two thousand dollars (\$42,000)

For the payment of the annual fixed charge for road purposes on lands held for forest reserve two years the sum of forty-two thousand dollars (\$42,000)

For the purchase of lands to be set aside and held as State Forest Reserves two years the sum of fifty thousand dollars (\$50,000)

For the payment of postage and all other necessary expenses which may be incurred in the prevention and extinguishment of forest fires two years the sum of fifty thousand dollars (\$50,000)

For the payment of salaries and expenses of instructors clerks marion corks waitresses light and heat stationary books and for maintenance at the State Forest Academy two years the sum of twenty thousand dollars (\$20,000)

For the payment of examinations and furnishing advisory reports to the citizens of the State on shade trees two years the sum of five thousand dollars (\$5,000)

For the payment of making examinations and furnishing advisory reports to the citizens of the State on farm forestry and farm woodlots two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of a deficiency in the appropriation for the one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000)

For the payment of a deficiency that has arisen in the appropriation for the payment of expenses incurred in the prevention and extinguishment of forest fires to and including May thirty-first Anno Domini one thousand nine hundred and eleven the sum of three thousand five hundred dollars (\$3,500)

For the payment of a deficiency in the appropriation for traveling and other necessary expenses of the members of the State Forestry Reservation Commission for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one hundred and twenty-six dollars and thirty-cents (\$126.30)

DEPARTMENT OF MINES

For the payment of the salary of the Chief of the Department of Mines two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Deputy Chief of the Department of Mines two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the Department of Mines two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salaries of the clerks stenographers and typewriters and messenger of the Department of Mines two years the sum of twenty-two thousand eight hundred dollars (\$22,800)

For the payment of contingent expenses including traveling expenses books instruments chemicals plans express freight janitor telegrams stamps et cetera two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the inspectors of coal mines as provided by law two years the sum of two hundred and eighty-two thousand dollars (\$282,000)

For the payment of the salaries of inspectors of coal mines appointed temporarily as substitutes in case of substitutes in case of disability of any of the regular inspectors two years the sum of five thousand dollars (\$5,000)

For the payment of the actual traveling expenses of the inspectors and for their office rent stationary postage telegrams express charges instruments typewriters furniture and all other actual and necessary expenses two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto such sums as may be necessary therefor not exceeding in the aggregate for two years the sum of thirty-two thousand dollars (\$32,000) Provided That no examination for inspectors of coal mines shall exceed in duration the period of forty days in the bituminous districts and the period of twenty days in the anthracite districts and no examination of mine foremen assistant mine foremen and fire bosses in the bituminous districts and mine foremen and assistant mine foremen in the anthracite districts shall exceed in duration the period of ten days Provided further That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines

For the payment of counsel fees two years the sum of ten thousand dollars (\$10,000) Provided however That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines and no payment for salaries or expenses incurred shall be made under this appropriation until proper specifically itemized vouchers verified under oath are made and transmitted to the chief of the said department and by him examined approved and certified to the Auditor General

For the payment of the deficiency in the mine inspectors' salary fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand one hundred and eighteen dollars and seventy-four cents (\$1,118.74)

For the payment of expert electrical service in connection with the installation of electrical equipment in the mines two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the payment of the deficiency in the mine inspectors' traveling expense fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of six thousand five hundred dollars (\$6,500)

For the payment of counsel fees due John R. Jones attorney Scranton Pennsylvania for professional services rendered and money expended as special counsel for the Department of Mines in the investigation of alleged violations of the Child Labor Law and for the enforcement of the said law in the county of Lackawanna during the years one thousand nine hundred and seven and one thousand nine hundred and eight the sum of one thousand four hundred and ten dollars and seventy-one cents (\$1,410.71)

DEPARTMENT OF FISHERIES

For the payment of the salary of the Commissioner of Fisheries two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two stenographers two years the sum of four thousand eight hundred dollars (\$4,800)

For the purpose of hatching propagating and distributing food and game fish and stocking and supplying the waters of the Commonwealth with the same and distributing fish and employing the necessary labor and implements therefor and paying for the repairs improvements and necessary expenses to the State hatcheries two years the sum of ninety-six thousand dollars (\$96,000)

For the payment of counsel fees and court expenses two years the sum of five thousand dollars (\$5,000)

For the payment of necessary and reasonable expenses of the Commissioner of Fisheries and other members of the Fishery Commission and office employes two years the sum of six thousand dollars (\$6,000)

For the erection of fish-ways two years the sum of seven hundred and fifty thousand dollars (\$7,500)

For the repairs of State fishways two years the sum of one thousand dollars (\$1,000)

For the payment of salaries and reasonable expenses of fish wardens two years the sum of forty thousand dollars (\$40,000)

For the payment of contingent expenses two years the sum of four thousand dollars (\$4,000)

For the purpose of maintaining and operating launch "Commodore Perry" on Lake Erie two years the sum of nine thousand dollars (\$9,000)

For the purpose of repairing and placing the launch "Commodore Perry" on Lake Erie in a thoroughly seaworthy condition two years the sum of three thousand dollars (\$3,000)

For field work and gathering spawn and incidental expenses thereto two years the sum of sixteen thousand dollars (\$16,000)

For buildings ponds extensions and other work incidental towards completing hatcheries two years the sum of sixty-five thousand dollars (\$65,000)

For building a new and permanent hatching house and equipment at Erie the sum of fifteen thousand dollars (\$15,000)

For dredging out of the channels and ponds on Presque Isle Peninsula Erie county in order to restore the original spawning grounds for the fish two years the sum of twenty thousand dollars (\$20,000)

For the purchase of a boat for use at Torresdale Hatchery on the Delaware for the purpose of gathering eggs and fish the sum of one thousand five hundred dollars (\$1,500)

BOARD OF GAME COMMISSIONERS

For the payment of the salary of the chief game protector who is also secretary of said board two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the assistant chief game protector who is also stenographer and typewriter two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one game protector termed a traveling game protector two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of seventeen additional game protectors at the rate of sixty-five dollars (\$65.00) per month the sum of twenty-six thousand five hundred and twenty dollars (\$26,520)

For the payment of the traveling and other necessary expenses of these thirty game protectors for the payment of services rendered or expenses incurred by either deputy game protectors or special deputy game protectors under the specific and written order of the chief game protector for the payment of incidental office expenses attorney fees and such other expenditures as may be deemed necessary by the Board of Game Commissioners for the better carrying out of the provisions of an act creating the Board of Game Commissioners two years the sum of twenty-five thousand dollars (\$25,000)

For the purpose of creating additional game preserves for the maintenance and protection of preserves created by authority of an act of Assembly approved the eleventh day of May one thousand nine hundred and five and the act of Assembly approved the fifteenth day of April one thousand nine hundred and seven and an amendment thereto approved the fifteenth day of June one thousand nine hundred and eleven for the purchase propagation and distribution throughout the State of game as may be considered advisable two years the sum of fifteen thousand dollars (\$15,000)

The appropriation to be paid quarterly to the president of the Board of Game Commissioners upon the presentation of duly certified vouchers of the expenditures of money previously drawn and satisfactory proof to the Auditor General that the expenditure is necessary for the enforcement of the laws of the Commonwealth relative to the pro-

tection of game of song and insectivorous birds or for the intelligent and necessary carrying into effect the purpose for which said Board of Game Commissioners was created.

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of the salary of the Superintendent of the Department of Public Printing and Binding two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the chief clerk of the Department of Public Printing and Binding two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of one clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of the stenographer and clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of an expert proof-reader of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of one clerk who is also to have in charge the supervision of the Legislative Journal two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger of the Department of Public Printing and Binding two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the contingent expenses two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of printing binding ruling et cetera two years the sum of five hundred and fifty thousand dollars (\$500,000)

For the payment of paper envelopes and other supplies two years the sum of three hundred thousand dollars (\$300,000)

For the payment of plates cuts electrotypes dies and stamps two years the sum of seven thousand dollars (\$7,000)

For advertising proposals for supplying the Commonwealth with paper lithographic printing and engraving plates cuts electrotypes dies and stamps two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of three proof-readers and three copyholders for the Legislative Session of one thousand nine hundred and fifteen the sum of thirty-two hundred and twenty-five dollars (\$3,225) to be paid monthly to each proofreader and copyholder as follows one hundred and twenty-five dollars per month to each proofreader and ninety dollars per month to each copyholder

STATE HIGHWAY DEPARTMENT

For the payment of the salary of the State Highway Commissioner two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the First Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Second Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Auditor two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Engineer two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the salary of the Bridge Engineer two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of the fifty superintendents two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of the salaries of fifteen Assistant Engineers two years the sum of seventy-two thousand dollars (\$72,000)

For the payment of the salary of the Chief Draftsman two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of four clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the salaries of four assistant draftsmen two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of the salary of the chief clerk two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of four stenographers or clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the salaries of two bookkeepers two years the sum of six thousand four hundred dollars (\$6,400)

For the payment of the necessary traveling and other incidental expenses of the State Highway Commissioner the First Deputy State Highway Commissioner the Second Deputy State Highway Commissioner the Chief Engineer the Bridge Engineer the fifteen Assistant Engineers and the fifty Superintendents two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of contingent and incidental expenses of the State Highway Department two years the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries and other necessary expenses of the Automobile Division of the State Highway

Department two years the sum of one hundred and forty thousand dollars (\$140,000)

For the payment of investigations experimental work and tests two years the sum of sixty thousand dollars (\$60,000)

For the reconstruction of roadways destroyed by storm cloud-burst or other catastrophe or from other uncontrollable or unavoidable cause the sum of one hundred thousand dollars (\$100,000)

For the permanent improvement of highways described in the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven as State-aid Highways two years the sum of one million dollars (\$1,000,000)

For the repair and construction of the State Highways described in the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven and for the payment of the State's share of the maintenance and repair of State-aid Highways constructed prior to or constructed or improved under the provisions of the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven and for the payment of salaries and all other expenses necessary to carry on the work of the State Highway Department two years the sum of four million dollars (\$4,000,000)

For the purpose of enabling the Governor of the Commonwealth of Pennsylvania to enter into an agreement with the Secretary of Agriculture of the United States of America under the provisions of the Postal Appropriation Act of the United States of America for the improvement in co-operation with the Government of the United States of such rural delivery routes as the Governor of this Commonwealth may select the sum of two hundred thousand dollars (\$200,000.00)

For the maintenance of unimproved roads known as State Highways two years the sum of two million dollars (\$2,000,000)

For the payment of the necessary expenses in the acquiring of turnpike roads as authorized by the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven two years the sum of two hundred thousand dollars (\$200,000)

BOARD OF REVENUE COMMISSIONERS

For the payment of the salaries of the three members of the board two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two hundred dollars (\$200)

DEPARTMENT OF LABOR AND INDUSTRY

For the payment of the salary of the Commissioner of Labor and Industry two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the chief inspector of the Department of Labor and Industry two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the chief clerk in the Department of Labor and Industry two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of two copying clerks in the principal office of the Department two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the stenographer and typewriter in the principal office of the Department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Messenger in the principal office of the Department two years the sum of twenty-four hundred dollars (\$2,400)

For the salary of the attorney and legal adviser to the Commissioner of Labor and Industry two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of fifty inspectors of the first grade in the Department two years the sum of one hundred fifty thousand dollars (\$150,000)

For the payment of the salaries of two inspectors of the second grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two inspectors of the third grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of four inspectors of the fourth grade in the Department two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of the Chief of the Bureau of Statistics and Information in the Department of Labor and Industry for two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the assistant chief of the Bureau of Statistics and Information two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of one filing and one copying clerk in the Bureau of Statistics and Information two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of three collectors of statistics in the Bureau of Statistics and Information two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry two years the sum of seven thousand dollars (\$7,000)

For the payment for two years of the incidental and traveling expenses of the Commissioners inspectors and other officers of the Department incurred in the discharge of their duties the necessary cost and expenses incurred in the prosecution of offenders against the factory bakeshop workshop fire-escape boiler inspection inland lake steamboat inspection and all other laws subject to enforcement by this Department for the salaries and expenses of the associate members of the Industrial Board of the Department for the payment of the salary of the Secretary of the Industrial Board

for the payment of the salaries of the attaches of the branch offices of the Department and for the incidental contingent expenses for postage expressage telegraphing advertising and such special work and investigations as may be required or necessary during two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the salary of the statistician in the Bureau of Statistics and Information of the Department two years the sum of four thousand dollars (\$4,000)

QUARANTINE PHYSICIAN PHILADELPHIA

For the payment of the salary of the Quarantine Physician two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two deputy maritime physicians two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the quarantine messenger two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of eight shore employees including nurse two years the sum of twelve thousand seven hundred and seventy dollars (\$12,770)

For the payment of the salaries of nine employees on the boat two years the sum of fourteen thousand seven hundred and fifty dollars (\$14,750)

For the payment of insurance on the boat and launch two years the sum of nine hundred dollars (\$900)

For the maintenance of the boat including fuel two years the sum of ten thousand dollars (\$10,000)

For maintenance of all employees including uniforms and caps two years the sum of eight thousand dollars (\$8,000)

For the purchase of drugs two years the sum of six hundred dollars (\$600)

For the purchase of coal for heating shore buildings two years the sum of two thousand five hundred dollars (\$2,500)

For maintenance of the office including one thousand dollars (\$1,000) for service of Maritime Exchange in reporting all incoming and outgoing vessels rent and care of office stationary telephone and telegraph service and for like expenses at the office at Marcus Hook two years the sum of four thousand five hundred dollars (\$4,500)

For maintenance of the Quarantine Station including all supplies repairs water and gas supply labor painting plumbing carpenter work feed for horses necessary improvements and additions to buildings new buildings and any and all expenses incident to maintaining the grounds and buildings and the furnishing the equipping of same as well as repairs to wharf and tramway two years the sum of twenty thousand nine hundred and eighty dollars (\$20,980)

HEALTH OFFICER PHILADELPHIA

For the payment of the salary of the health officer two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the clerk to the health officer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the rent and care of the office of the health officer telephone and messenger and stationery two years the sum of two thousand six hundred and forty (\$2,640)

DEPARTMENT OF STATE POLICE

For the payment of the salary of the Superintendent of State police two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the deputy superintendent of State Police two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of four captains (each one thousand eight hundred dollars per annum) two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of four lieutenants (each one thousand five hundred dollars per annum) two years the sum of twelve thousand dollars (\$12,000)

For the payment of four first sergeants (each one thousand two hundred dollars per annum) two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of sixteen sergeants (each one thousand one hundred dollars per annum) two years the sum of thirty-five thousand two hundred dollars (\$35,200)

For the payment of sixteen corporals (each nine hundred fifty dollars per annum) two years the sum of thirty thousand four hundred dollars (\$30,400)

For the payment of the salaries of four blacksmiths (each nine hundred and fifty dollars per annum) two years the sum of seven thousand six hundred dollars (\$7,600)

For the payment of the salaries of one hundred and eighty privates (each nine hundred dollars per annum) two years the sum of three hundred and twenty-four thousand dollars (\$324,000)

For the payment of the increased salaries of re-enlisted men in accordance with the act of one thousand nine hundred and eleven two years the sum of thirty-six thousand one hundred and sixty dollars (\$36,160)

For the payment of keep of horses renewal of uniforms horse equipment replacing horses rent of barracks and maintenance of sub-stations for two years the sum of one hundred and seventy thousand five hundred dollars (\$170,500)

DEPARTMENT OF HEALTH

For the payment of the salary of the Commissioner of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the assistant to the commissioner secretary general inspector auditor stenographers clerks and other general employees two years the sum of thirty-one thousand eight hundred dollars (\$31,800)

MEDICAL DIVISION

For the payment of the salary of the Chief Medical Inspector two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Associate Chief Medical Inspector two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Assistant Chief Medical Inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of a chief clerk of Medical School Inspection two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of five stenographers two years the sum of eight thousand six hundred and forty dollars (\$8,640)

For the payment of the salary of twelve clerks two years the sum of seventeen thousand two hundred and eighty dollars (\$17,280)

LABORATORIES AND EXPERIMENTAL STATION

For the payment of the salary of the Chief of the Laboratories two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Bacteriologist two years the sum of four thousand five hundred and sixty dollars (\$4,560)

For the payment of the salary of two technical assistants two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of two stenographers two years the sum of three thousand one hundred and twenty dollars (\$3,120)

For the payment of the salary of three clerks two years the sum of three thousand eight hundred and forty dollars (\$3,840)

For the payment of the salary of four laboratory helpers two years the sum of five thousand five hundred and twenty dollars (\$5,520)

DIVISION OF DISTRIBUTION OF BIOLOGICAL PRODUCTS

For the payment of the salary of the Chief of the Division two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a bookkeeper two years the sum of one thousand nine hundred and twenty dollars (\$1,920)

For the payment of the salary of two stenographers two years the sum of three thousand three hundred sixty dollars (\$3,360)

For the payment of the salary of one clerk two years the sum of one thousand four hundred and forty dollars (\$1,440)

BUREAU OF VITAL STATISTICS

For the payment of the salary of the State Registrar of the Bureau of Vital Statistics two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Chief Clerk of the Bureau of Vital Statistics two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Classification Clerk two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the returns clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Search Clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of eight stenographers two years the sum of twelve thousand four hundred and eighty dollars (\$12,480)

For the payment of the salary of five clerks two years the sum of seven thousand two hundred dollars (\$7,200)

MARRIAGE AND MORBIDITY STATISTICS

For the payment of the salary of the Supervisor of Morbidity and Marriage Statistics two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of nine clerks on Morbidity and Marriage Statistics two years the sum of twelve thousand nine hundred and sixty dollars (\$12,960)

SANITARY ENGINEERING DIVISION

For the payment of the salary of the Chief Engineer of the Sanitary Engineering Division two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Assistant Engineer in charge of general office work two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the First Assistant Engineer on water-works and sewerage two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer on waterworks and sewerage two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer in charge of design and construction two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Assistant Engineer on tests of water and sewage-treatment plans two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of four assistant engineers two years the sum of fourteen thousand two hundred dollars (\$14,200)

For the payment of the salary of the Chief Field Inspector two years the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salary of ten stenographers two years the sum of sixteen thousand eight hundred dollars (\$16,800)

For the payment of the salary of nine clerks two years the sum of sixteen thousand two hundred dollars (\$16,200)

For the payment of the salary of twelve draughtsmen and map tracers two years the sum of twenty-five thousand four hundred dollars (\$25,400)

DIVISION OF ACCOUNTING AND PURCHASING

For the payment of the salary of the Chief of the Division of Accounting and Purchasing two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of four bookkeepers two years the sum of eight thousand nine hundred and sixty dollars (\$8,960)

For the payment of the salary of sixteen clerks two years the sum of twenty-three thousand four hundred dollars (\$23,400)

For the payment of the salary of four stenographers two years the sum of six thousand seven hundred and twenty dollars (\$6,720)

DIVISION OF SUPPLIES

For the payment of the salary of the Superintendent of Division of Supplies two years the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salary of a stenographer two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the salary of a janitor two years the sum of one thousand five hundred and sixty dollars (\$1,560)

DISPENSARIES

For the payment of the salary of the Chief of the Division of Dispensaries two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the salary of the Lecturer and Manager of the tuberculosis exhibit two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a Deputy Medical Inspector two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of a visiting nurse two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of an assistant visiting nurse two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of a Statistician two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of three stenographers two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the cost of diphtheria antitoxin and other products for free distribution for the poor for the employment of such special and assistant engineers stream and sanitary inspectors and such other employees as may be necessary for the fees and necessary traveling expenses of the county medical inspectors and rural health officers for the necessary traveling expenses of the Commissioner or Health his assistants and other employees for the maintenance of the Bureau of Vital and Morbidity Statistics for the maintenance of laboratories and experimental station and for the payment of all other necessary expenses of the Department of Health in supervising epidemics of disease and in protecting the public health two years the sum of nine hundred and forty thousand four hundred dollars (\$940,400)

TUBERCULOSIS

For the constructing equipping and maintaining sanatoria infirmaries and dispensaries for the free treatment of indigent persons affected with tuberculosis and for the maintenance of laboratories for sanitary supervision isolation and treatment of indigent persons affected with tuberculosis and for the preventive education of the public for the payment of salaries and for all other necessary expenses which may be incurred in this tuberculosis work for two years the further sum of two million five hundred and ninety-six thousand and seventy-three dollars (\$2,596,073)

MEDICAL INSPECTION OF SCHOOLS

For the Medical Inspection of the pupils of the public schools in accordance with the provisions of the School Code

the sum of two hundred thousand (\$200,000) or so much thereof as may be necessary

All expenditures made by the Department of Health shall be approved by the Governor and the amounts except those of salaries specifically mentioned shall be paid to the Commissioner of Health by warrant of the Auditor General upon requisition of said Commissioner of Health and all sums so paid shall be accounted for as expended by properly itemized vouchers

DEPARTMENT OF WATER SUPPLY COMMISSION

For the payment of the salaries of the commissioners two years the sum of eighteen thousand dollars (\$18,000)

For the payment of the salary of the engineer two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the necessary expenses to carry out the provisions of the act of May fourth one thousand nine hundred and five creating the Water Supply Commission of Pennsylvania two years the sum of thirty thousand dollars (\$30,000)

PENNSYLVANIA STATE RAILROAD COMMISSION

For the payment of the salaries of the three commissioners two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of the salary of the secretary two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the attorney two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the marshal two years the sum of five thousand dollars (\$5,000)

For the payment of the wages or salaries of experts accountants inspectors or engineers employed by the commission the salaries of clerks stenographers messengers janitor or other office employees and experts the fees and expenses of witnesses for the purchase of books stationery printing office supplies furniture and such other materials for which no requisition may be made by the commission under the provisions of section five of the act of May thirty-first one thousand nine hundred and seven for the compilation and printing of maps showing the lines of steam and electric railroads or railways within the State and for the necessary disbursements and contingent expenses of the commissioners their officers clerks and experts for two years the sum of one hundred and six thousand dollars (\$106,000) Provided That any expenditures made for the printing of maps showing the line of steam and electric railroads or railways within the State shall be made by contract said contract to be subject to the approval of the Auditor General of Pennsylvania before becoming effective

BOARD OF PUBLIC CHARITIES

For the payment of the salary of the general agent and secretary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the secretary of the committee on Lunacy two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two assistant general agents of the board of public charities two years the sum of eight thousand dollars (\$8,000)

For the payment of the necessary clerical aid for the board of public charities and the committee on lunacy two years the sum of seventeen thousand dollars (\$17,000)

For the payment of the traveling expenses of the commissioners of the board of public charities the general agent and secretary and the two assistant general agents thereof the committee on lunacy and the secretary two years the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary

For the payment of postage telegrams express charges messenger charges rent fuel light and incidental expenses of the board of public charities and the committee on lunacy two years the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For the payment for the services of such architects engineers and other competent persons as said board may employ to advise it in the consideration of such plans and specifications for buildings or works and improvements or repairs thereto and plants machinery or apparatus connected therewith as said board now is or may hereafter be required by law to examine and pass upon two years the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

JUDICIARY DEPARTMENT

Section 3 For the payment of the salaries of the judges of the supreme and superior courts the salaries and mileage of the president and other law judges of the several courts of Common Pleas in the Commonwealth and the judges of the separate orphans' Courts and for the compensation of Common Pleas judges holding courts in other districts and for the payment of the salaries and mileage of associate judges of the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirty-first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due to any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is entitled to receive under the several acts of Assembly

fixing the compensation of judges. Provided That at the beginning of the term the interval from the first Monday of January to the first day of March shall be reckoned as two-thirds of a quarter and at the close of a term the interval from the first day of December to the first Monday of January shall be reckoned as one third of a quarter

SUPREME COURT JUDGES

For the payment of the salaries of the supreme court judges two years the sum of one hundred and eighty-three thousand dollars (\$183,000)

For the payment of the salaries of the seven clerks two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the salary of the deputy prothonotary eastern district dating from May first one thousand nine hundred and thirteen two years and one month the sum of six thousand and eighty-three dollars and thirty-four cents (\$6,083.34)

For the payment of the salary of the deputy prothonotary middle district two years the sum of one thousand four hundred and forty dollars (\$1,440)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court for the eastern district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court western district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a record clerk in the office of the prothonotary of the eastern district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the deficiency in the salary of the record clerk in the office of the prothonotary of the eastern district for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of five hundred and seventy-five dollars (\$575)

For the payment of the crier librarian and tipstaves of the eastern middle and western districts two years the sum of thirty-one thousand eight hundred and thirty-two dollars (\$31,832)

For the payment of the deficiency in the salaries of the crier librarian and tipstaves of the eastern middle and western districts for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand six hundred and eleven dollars and ninety-two cents and dollars (\$2,000)

For the payment of the cleaning of the Supreme Court Room and office and showrooms adjacent thereto two years the sum of seven hundred and twenty dollars (\$720) payable monthly and for the payment of the contingent expenses of the Supreme Court in the Middle District and the Superior Court at Harrisburg two years the sum of three hundred dollars (\$300) or so much thereof as may be necessary

For the care and use of the library of the Supreme and Superior Courts Philadelphia two years the sum of four thousand dollars (\$4,000)

For the care and use of the library of the Supreme and Superior Courts Pittsburgh two years the sum of two thousand dollars (\$2,000)

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district thereof two years the sum of five thousand dollars or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof (\$5,000)

For the payment of the deficiency in the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district for the two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand five hundred dollars or so much thereof as may be necessary (\$1,500)

For the purchase of books stationery supplies and other necessary expenses of the Supreme Court western district for two years the sum of three thousand dollars or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said court for the said western district thereof (\$3,000)

SUPERIOR COURT JUDGES

For the payment of the salaries of the judges of the Superior Court two years the sum of one hundred and sixty-nine thousand dollars (\$169,000)

For the payment of the salaries of the seven clerks of the Superior Court two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of the crier and necessary tipstaves of the Superior Court two years the sum of fifteen thousand eight hundred dollars (\$15,800)

For the payment of the deficiency in the salaries of the crier and necessary tipstaves of the Superior Court for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of two thousand four hundred and forty-nine dollars and fifty-six cents (\$2,449.56)

For the purchase of books stationery supplies and other necessary expenses of the said Superior Court two years the sum of six thousand dollars to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotaries of the said Superior Court Philadelphia Harrisburg and Pittsburgh (\$6,000)

COMMON PLEAS JUDGES

For the payment of the salaries of the twenty Common Pleas judges in the county of Philadelphia and the twelve Common Pleas judges in the county of Allegheny two years the sum of seven hundred and four thousand dollars (\$704,000)

For the payment of the salaries of the two Common Pleas

judges in the county of Dauphin two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of the salaries of the judges of the Courts of Common Pleas in the counties of Lackawanna and Luzerne two years the sum of one hundred and nineteen thousand dollars (\$119,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of ninety thousand (90,000) and less than two hundred and fifty thousand (250,000) two years the sum of four hundred and sixty-two thousand dollars (\$462,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of less than ninety thousand (90,000) two years the sum of three hundred and ninety-six thousand dollars (\$396,000)

For the payment to each of the two judges of the Court of Common Pleas of Dauphin county for clerk hire in accordance with the act of one thousand eight hundred and ninety-three (Pamphlet Laws page twenty-one) the sum of two thousand dollars (\$4,000)

ORPHANS COURT JUDGES

For the payment of the salaries of the five orphans' court judge in each of the counties of Lackawanna and Luzerne court judges in the county of Allegheny two years the sum of one hundred and seventy-six thousand dollars (\$176,000)

For the payment of the salaries of one orphans' court judge in each of the counties of Lackawanna and Luzerne two years the sum of thirty-four thousand dollars (\$34,000)

For the payment of the salaries of six other orphans' court judges in the other districts of the Commonwealth two years sum of eighty-four thousand dollars (\$84,000)

For the payment of the salary car fare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary

For the payment of the salaries of the presiding judge and judges of the county court for the county of Allegheny the sum of fifty-one thousand dollars for two years or so much thereof as may be necessary (\$51,000)

For the payment of the salaries of the judges of the Supreme Superior Common Pleas and Orphans' Courts who may resign or retire in accordance with the act of Assembly approved June twenty-third Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

ASSOCIATE JUDGES

For the payment of the salaries of the associate judges for two years the sum of sixty-four thousand dollars (\$64,000)

MILEAGE

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of the deficiency which has arisen in the payment to the associate judge of mileage for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

LEGISLATIVE DEPARTMENT

Section 4 For the payment of the expenses of the Legislative Department for the two years ending May thirty-first one thousand nine hundred and fifteen and also for the expenses of the session and recess of one thousand nine hundred and thirteen not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and the salaries and mileage of the session officers and employees of the Legislature session of one thousand nine hundred and fifteen shall only be paid after statement of the amounts due the several Senators members officers and employees shall have been certified to the Auditor General by the president pro tempore of the Senate and speaker of the House of Representatives respectively and that the Senators and members also the officers receiving fixed salaries for said session shall each be paid three hundred dollars per month for the first four months of the session if the Legislature shall be in session that long and the balance on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employees receiving per diem salaries shall be paid amount due them at the end of each month during the session except the last month when payment shall be made on the day fixed for the final adjournment of the Legislature or during the two days previous thereto

SENATE

For the payment of the salaries of fifty Senators and extra compensation allowed by law to the president pro tempore of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand one hundred and fifty dollars or so much thereof as may be necessary (\$75,150)

For the payment of the mileage of fifty Senators session of one thousand nine hundred and fifteen the sum of three

thousand five hundred dollars or so much thereof as may be necessary (\$2,500)

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to fifty Senators fifty dollars each the sum of two thousand five hundred dollars (\$2,500)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to fifty Senators one hundred dollars each the sum of five thousand dollars (\$5,000)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law for the chief clerk and assistants the sum of one hundred dollars (\$100)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to the Lieutenant Governor the sum of one hundred dollars (\$100)

To the chief clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of four thousand dollars or so much thereof as may be necessary (\$4,000)

For the payment of the salaries of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand dollars or so much thereof as may be necessary (\$75,000)

For the payment of the mileage of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of two thousand seven hundred dollars (\$2,700)

For the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000)

For the payment of the mileage of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salary of the chief clerk of the Senate for the recess periods ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary

For the payment of the salary of the secretary of the Senate for the period of two years ending May thirty-first one thousand nine hundred and fifteen the sum of ten thousand dollars (\$10,000) to be paid quarterly

For the payment of the salary of the Librarian of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Librarian of the Senate for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Assistant Librarian of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary

For the payment of the salary of the clerk to the president of the Senate for two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the president of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000)

For the payment of the salaries of two watchmen of the Senate each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salaries of two custodians of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salary of the elevator operator of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887)

For the payment of the expenses of the Committee on Appropriations of the Senate session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on the presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of the Secretary of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of one thousand eight hundred dollars (\$1,800) to be paid to the chairman of said committee

For the payment of the messenger of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of nine hundred (\$900) dollars to be paid to the chairman of the Senate Appropriations Committee on warrant drawn by the Auditor General

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate during the recess ending January fourth one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000) and for like expenses from January fifth to May

thirty-first one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk for the year ending May thirty-first one thousand nine hundred and fourteen the sum of three thousand nine hundred dollars (\$3,900) and for the six months ending November thirty one thousand nine hundred and fourteen the sum of one thousand nine hundred and fifty dollars (\$1,950) or so much thereof as may be necessary

For the payment of the incidental expenses of the Senate the six months commencing December one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand (\$2,000) dollars for which accounts have not been rendered and settled and the whole amount expended by said Chief Clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the Chief Clerk

For the payment of postage labor and incidental expenses in the office of the Secretary of the Senate for the fifteen months ending May one one thousand nine hundred and fourteen the sum of two thousand two hundred and fifty dollars (\$2,250) and a like sum for the year ending May thirty-one one thousand nine hundred and fifteen or so much thereof as may be necessary (\$2,250)

For the payment of postage labor expenses charges and other expenses in the office of the Librarian of the Senate for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand one hundred (\$3,100) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred (\$3,300) dollars or so much thereof as may be necessary

HOUSE OF REPRESENTATIVES

For the payment of the salaries of two hundred and seven members of the House of Representatives and extra compensation allowed by law to the Speaker of the House session of one thousand nine hundred and fifteen the sum of three hundred and ten thousand six hundred and twenty-five dollars (\$310,625) or so much thereof as may be necessary

For the payment of the mileage of two hundred and seven members of the House session of one thousand nine hundred and fifteen the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members fifty dollars each the sum of ten thousand three hundred and fifty dollars (\$10,350)

For the payment of postage session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members one hundred dollars each the sum of twenty thousand seven hundred dollars (\$20,700)

For the payment of postage session of one thousand nine hundred and fifteen allowed by law for the Chief Clerk and assistants the sum of one hundred dollars (\$100)

To the Chief Clerk of the House of Representatives for the payment of postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For the payment of the salaries of the officers and employees of the House session of one thousand nine hundred and fifteen the sum of one hundred twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary

For the payment of the mileage of the officers and employees of the House of Representatives session of one thousand nine hundred and fifteen the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000)

For the payment of the mileage of the returning officers of the House at the beginning of the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the Chief Clerk of the House of Representatives for the recess periods ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary

For the payment of the salary of the Chief Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Assistant Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the assistant clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155)

For the payment of the salary of the Resident Clerk House of Representatives for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary

For the payment of the salaries of two watchmen of the House each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salary of the elevator operator of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887)

For the contingent expenses including clerical and stenographic charges of the Speaker of the House of Representatives during the recess ending January the fourth one thousand nine hundred fifteen the sum of five hundred dollars (\$500) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand five hundred dollars (\$3,500) and for the six months ending November thirty one thousand nine hundred and fourteen the sum of one thousand seven hundred and fifty (\$1,750) dollars or so much thereof as may be necessary

For the payment of the incidental expenses of the House of Representatives for the six months commencing December one one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the House of Representatives who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand dollars for which accounts have not been rendered and settled and the whole amount expended by said Chief Clerk shall not exceed the sum of ten thousand dollars (\$10,000) out of which amount such necessary extra labor in the House of Representatives shall be paid as shall be certified to by the Speaker and the Chief Clerk

For the payment of postage labor express charges and other expenses in the office of the Resident Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand (\$3,000) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand five hundred (\$3,500) dollars or so much thereof as may be necessary

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

LEGISLATIVE JOURNAL

Section 5 The expenses for paper and printing of the Legislative Journal shall be paid out of the general appropriations for paper and printing made to the Department of Public Printing and Binding contained in this act

Section 6 For the payment of the Chief Clerk of the Senate and the Chief Clerk of the House of Representatives for making indices for the Journals of each house for the session of one thousand nine hundred and thirteen the sum of three hundred dollars each (\$600)

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) in accordance with the act establishing said Journal

To the Chief Clerk of the Senate for the payment of the editing and proof-reading on all copy furnished by the Senate for the Legislative Journal session of one thousand nine hundred and fifteen the sum of two thousand five hundred (\$2,500) dollars or so much thereof as may be necessary and to the Chief Clerk of the House of Representatives for the payment of like services in the House the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

Section 7 For the payment of the compensation allowed by law to the compiler and assistant compiler of Snell's Legislative Hand Book for the year one thousand nine hundred and thirteen the sum of one thousand five hundred dollars each (\$3,000) and like amounts for the years one thousand nine hundred and fourteen (\$3,000)

SCHOOLS

Section 8 For the support of the public schools and normal schools of this Commonwealth for the two fiscal years commencing on the first Monday of July one thousand nine hundred and thirteen the sum of sixteen million dollars (\$16,000,000) Provided The City of Philadelphia shall be entitled to a proper portion of this appropriation including not only its pro rata as provided by existing laws regulating the distribution to the several counties but also the sum of

seventy-two thousand dollars or so much thereof as may be necessary for the education of teachers in the Philadelphia Normal School for girls and the Philadelphia School of Pedagogy for Young Men and out of the amount received by the City of Philadelphia there shall be paid the sum of three thousand dollars to the Teachers' Institute of said city the sum of ten thousand dollars to the Philadelphia School of Design for Women for their corporate purposes and the sum of ten thousand dollars to the Teachers' Annuity and Aid Association of said city And provided further That out of the amount hereby appropriated there shall be paid for the education of teachers in the State Normal Schools the sum of six hundred thousand dollars to be applied as follows For each student over seventeen years of age who shall sign an agreement binding said student to teach in the common schools of this State two full annual terms there shall be paid the sum of one dollar and fifty cents a week towards the payment of expenses for tuition for students Provided That each student in a State Normal School drawing said allowance from the State must receive regular instruction in the science and art of teaching in a special class devoted to that object for the whole time for which said allowance is drawn which amount shall be paid upon the warrants of the superintendent of Public Instruction And provided further That out of the said amount hereby appropriated there shall be set apart the sum of one hundred thousand dollars (\$100,000) to aid in paying the tuition of pupils who attend high schools outside of their own district and the sum of four hundred and fifty thousand dollars (\$450,000) for the encouragement and support of Township and Borough High Schools including joint high schools maintained by two or more townships or by a borough and one or more townships but no high school shall receive appropriation as a high school of the first grade unless it has three teachers who devote their entire time to high school work during a term of nine months and no high school shall receive appropriation as a high school of the second grade unless it has two teachers who devote their entire time to high school work during a period of eight months nor shall any high school receive appropriation unless it has a regular attendance of twelve pupils doing high school work And provided further That out of the said amount hereby appropriated there shall be set apart the sum of two hundred and forty thousand dollars (\$240,000) to be expended on the warrants of the Superintendent of Public Instruction for the payment of the salaries of the County Superintendents of Public Schools two years The remainder of the amount hereby appropriated shall be paid on warrants of the Superintendent of Public Instruction drawn in favor of the several school districts of the Commonwealth in amounts designated by the State Treasurer and whenever he shall notify the Superintendent of Public Instructions in writing that there are sufficient funds in the State Treasury to pay for the same

INTEREST ON FUNDED DEBT

Section 9 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and thirteen and the first day of February one thousand nine hundred and fourteen and on the first day of August one thousand nine hundred and fourteen and the first day of February one thousand nine hundred and fifteen the sum of sixty-two thousand and forty dollars (\$62,040)

For the compensation of the fiscal agent The Farmers and Mechanics National Bank of Philadelphia the sum of one thousand (\$1,000) dollars for each year ending November thirtieth one thousand nine hundred and thirteen and November thirtieth one thousand nine hundred and fourteen (\$2,000)

Section 10 For the payment of persons employed by the Auditor General to discover prosecute and collect delinquent corporation taxes for the two years beginning May thirty-one one thousand nine hundred and thirteen and for the payment of persons who have been so employed prior to that date the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary

Section 11 For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings for the notify the Superintendent of Public Instruction in writing two years beginning June one one thousand nine hundred and thirteen the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 12 For the payment of costs in suits against delinquent dealers for mercantile and other licenses incurred during the years one thousand nine hundred and thirteen and one thousand nine hundred and fourteen the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

Section 13 For the balance due to become due retired county officers on account of overpayment of mercantile and other taxes collected for the Commonwealth the sum of three thousand dollars (\$3,000)

Section 14 For the payment of the commission of such State Military State Agents at Washington as have been or may be employed by the accounting officers under the acts of Assembly of one thousand eight hundred and seventy-one and one thousand eight hundred and seventy-two to collect the claims due the Commonwealth from the Government of the United States for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary subject to the approval of the Attorney General Provided however That the amount shall not exceed the sum of ten per centum collected through such agent or agents and paid into the State Treasury

Section 15 For the payment of the expenses for the publication in the various newspapers of the State of the several amendments to the Constitution of the Commonwealth the sum of one hundred and seventy-five thousand dollars (\$175,000) or so much thereof as may be necessary

Section 16 For the payment of military claims in pursuance of the act of April sixteenth one thousand eight hundred and sixty-two the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 17 For the payment of the expense of publishing the monthly statement of the General and Sinking funds as required by the act of February seventeenth one thousand nine hundred and six and for the payment of such advertisements as are required by law to be published by the accounting officers in the newspapers including advertisements for "proposals for publication of the decisions of the Supreme Court" under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary

Section 18 For the payment of the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

Section 19 For the payment of the mileage of the appraisers of the mercantile and other license taxes of the several counties of the Commonwealth two years the sum of seventeen thousand dollars (\$17,000)

Section 20 For the payment of pensions and gratuities that have been granted by act of Legislature or that may hereafter be granted according to law the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary to be paid out of any funds of the State Treasury not otherwise appropriated

Section 21 For the purpose of refunding collateral inheritance taxes paid in error for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of eight thousand dollars (\$8,000) said refunds being directed by the acts of Assembly of June twelve one thousand eight hundred and seventy-eight and March twenty-fifth one thousand nine hundred and one

Section 22 For the purpose of refunding of direct inheritance taxes that may have been paid into the State Treasury under the provisions of the act of May eleventh one thousand nine hundred and one the sum of five hundred dollars (\$500) or so much thereof as may be necessary the direct inheritance tax laws having been declared unconstitutional

Section 23 For the payment of the various counties of the bonus paid to the State by foreign railroad corporations for the right to pass through said counties which repayment is authorized by the act of May eleventh one thousand eight hundred and ninety-nine the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

Section 24 For the payment of such costs of contested primary and general elections as the Commonwealth may by law be liable to pay two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

Section 25 For the payment of the necessary expenses incurred during the past two years or which may be incurred for the two years ending May thirty-first one thousand nine hundred and fifteen in returning paupers and indigent insane persons having no legal settlement within this Commonwealth to any other State or country to which they may belong as provided by section four of an act of Assembly approved the twenty-second day of June Anno Domini one thousand eight hundred and ninety-seven (Pamphlet Laws page one hundred and seventy-seven) entitled "Providing for the return of paupers and indigent insane persons not having a legal settlement within this Commonwealth to any other State or country to which they may belong" the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 26 For the payment of compensation and expenses of members of commissions heretofore appointed by the Governor to examine judges of any of the Supreme Superior Common Pleas or Orphans' Court of this Commonwealth who by reason of physical or mental disability appear to be incapacitated from performing their judicial functions and duties as provided by the act of Assembly approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the two years ending May thirty-first one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000)

Section 27 For the payment of the expenses of holding uniform primary elections as prescribed by the act of General Assembly of the Commonwealth of Pennsylvania approved the seventh day of February one thousand nine hundred and six for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the deficiency which has arisen under the provisions of said act the sum of eight hundred thirty thousand dollars (\$830,000) or so much thereof as may be necessary

Section 28 For the clerical and incidental expenses of the board created for the examination of letters patent relative to the granting of charters for underground and elevated passenger railway companies the sum of one thousand five hundred dollars (\$1,500) for the two fiscal years ending May thirty-first one thousand nine hundred and fifteen

Section 29 To Walter George Smith Judge William H. Staake and Robert Snodgrass esquire commissioner in the part of Pennsylvania of the National Commission on Uniformity of Legislation for the payment of expenses and incidentals already incurred and to be incurred during the two years beginning June first one thousand nine hundred and thirteen as members of said commission the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 30 For the purpose of refunding under the provisions of the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions as Notary Public when such commissions have not been issued or if issued have not been recovered and have been cancelled two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 31 For the purpose of reimbursing the several counties of the Commonwealth for payments made to Incorporated County Agricultural Associations under the provisions of the Act of June thirteenth one thousand nine hundred and seven the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 32 For the payment of rewards for convictions of violations of the Game Fish and Fire Laws under the provisions of the act of March twenty-second one thousand eight hundred and ninety-nine two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 33 For the payment of the cost of painting the portrait of Auditor General A E Sisson to be placed in the Auditor General's Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 34 For the payment of the cost of painting the portrait of State Treasurer C F Wright to be placed in the State Treasury Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 35 For the payment of the expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary and for like expenses for issuing like certificates to the Senators of the session of one thousand nine hundred and fifteen the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon the presentation of vouchers approved by the President pro tempore of the Senate

Section 36 For the payment of the expenses incident to issuing certificates of election to the members of the House of Representatives for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary and for like expenses for issuing like certificates to the members of the House of Representatives of the session of one thousand nine hundred and fifteen the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon presentation of vouchers approved by the Speaker of the House of Representatives

Section 37 For the payment of the deficit incurred in the expenses of the commission appointed under a joint resolution approved March twenty-fourth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws twenty-six) for the purpose of investigating and reporting upon both physical conditions and legal rights in the matter of surface support where anthracite coal has been removed or the rights to remove said coal is vested in others than the owner of the surface and for the further purpose of suggesting new legislation relative to the same the sum of five thousand dollars or so much thereof as may be necessary (\$5,000)

Section 38 For the payment to the Commission for the Investigation and Control of the Chestnut Tree Blight Disease in Pennsylvania for the field expenses the scientific work the salaries and expenses of the employees the expenses of the members of the Commission and for all other necessary expenses which properly pertain to the work for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of one hundred thousand dollars or so much thereof as may be necessary (\$100,000)

Section 39 For the payment to the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable John H. Riebel member of the House of Representatives from Philadelphia County deceased the sum of nine hundred ninety-four dollars (\$994.00) or so much thereof as may be necessary to be paid to his legal representative the amount to be certified to the Auditor General by the Speaker of the House of Representatives paid by the State Treasurer upon warrant of the Auditor General

Section 40 For the payment of T. H. Ladden Assistant Sergeant-at-Arms of the House of Representatives for mileage and expenses incurred in serving upon the sheriff of Philadelphia County of the election proclamation issued by the Speaker of the House of Representatives for a special election to fill the vacancy caused by the death of the Honorable John H. Riebel the sum of twenty-four dollars and fifty-five cents (\$24.55) to be paid on warrant of the Auditor General drawn on the State Treasurer upon presentation of properly itemized voucher certified by the Speaker of the House of Representatives

Section 41 For the payment of the deficit for the fiscal years ending May thirty-first one thousand nine hundred and thirteen in the salary car fare and expenses of judges holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh one thousand nine hundred and eleven the sum of twelve thousand dollars or so much thereof as may be necessary (\$12,000)

Section 42 For the payment of the salary mileage stationery and postage of Max Aron elected a member of the House of Representatives vice John H. Riebel deceased late of the Thirtieth District Philadelphia the sum of sixteen hundred ninety-two dollars (\$1,692.00)

Section 43 For the payment of expenses of the Secretary of the Commission appointed under Concurrent Resolution approved June twentieth one thousand nine hundred eleven to

investigate the method of inflicting the death penalty in this and in other States and counties such expenses being incurred in the performance of the work authorized by the Commission the sum of one hundred dollars (\$100) or so much thereof as may be necessary

Section 44 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Edward H. Fahey member of the House of Representatives from Philadelphia County deceased the sum of three hundred and ninety-two dollars (\$392.00) or so much thereof as may be necessary to be paid to his heirs executors administrators or assigns the amount to be certified to the Auditor General by the Speaker of the House of Representatives and paid by the State Treasury upon warrant of the Auditor General

Section 45 To the Commission appointed by virtue of the Joint Resolution approved the fourteenth day of June one thousand nine hundred and eleven for the purpose of investigating and reporting upon the proper and safe construction of buildings within this Commonwealth which said Commission was continued for the next two years by virtue of a joint resolution approved the twenty-first day of March one thousand nine hundred and thirteen the sum of six thousand dollars or so much thereof as may be necessary to be used and expended in the same manner as authorized by said joint resolution approved June fourteen one thousand nine hundred and eleven

Section 46 To the Pennsylvania State Board of Veterinary Medical Examiners and Registration for the enforcement of the act approved the eleventh day of April one thousand eight hundred and eighty-nine and subsequent acts relating thereto for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

On the question,

Shall the bill pass finally?

Mr. J. R. K. SCOTT. Mr. Speaker, those of us who offered amendments to this bill of course now find ourselves in the position that while the bill is not entirely satisfactory, that it contains matters that are clearly unconstitutional, yet we must vote for it because it is the means of carrying on government, but we do withhold to ourselves the right of calling the House's attention to amendments offered by the Senate which will further burden this bill with appropriations.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—127.

Adams,	Dunn, J. A.,	Light,	Rothenberger,
Allen,	Ehrhardt,	Lohr,	Sassaman,
Alworth,	Ely,	Lowes,	Savacool,
Baldwin, R. J.,	Ewing,	Martin,	Schaeffer, A. C.,
Bass,	Forster, I. G.,	Matt,	Schuck,
Benninger,	Frey,	McAleer,	Scott, J. R. K.,
Benson,	Gibson,	McAllister,	Scott, S. B.,
Bergey,	Glenn,	McClintock,	Semmens,
Bigger,	Grabe,	McDermott,	Shaffer, I. E.,
Blittles,	Gramley,	Mechling,	Sherwood,
Blair, W. F.,	Gray, Joseph,	Mellott,	Smith, L.,
Bleloch,	Haggerty,	Metzenbacher,	Snavey,
Brosius,	Heidinger,	Miller,	Spangler,
Brownlee,	Hemminger,	Mitchell,	Stone,
Burnett,	Herman,	Moses,	Strauss,
Caldwell,	Heyburn,	Musser,	Swartz,
Campbell, C. M.,	Hibshman,	Neel,	Swift,
Campbell, J. J.,	Hobbs,	Neely,	Thomas,
Carson,	Howard, J.,	Newbaker,	Trach,
Carter,	Howard, R.,	North,	Ulman,
Cheeseman,	Humes,	O'Neill,	Watson,
Claycomb,	Isler,	Peachey,	Whitman,
Cleary,	Irwin, G. C.,	Pennegar,	Wildman,
Collins,	Irwin, H. H.,	Peters,	Williams,
Conner,	Jackson,	Post,	Wilson, J. H.,
Conrade,	Jones, E. E.,	Ramsey,	Wilson, W. H.,
Cox,	Kennedy,	Redfield,	Wiltbank,
Currier,	Kitts,	Reeser,	Young, G. K.,
Dickinson,	Klepper,	Rhoads,	Young, J. H.,
Donnelly,	Kuhns, E. G. M.,	Rockwell,	Zimmerman,
Down,	Letzkus,	Roney,	Alter,
Dunn, H. B.,			Speaker.

NAYS—2.

Baldwin, G. A., Barner,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

REPORT FROM COMMITTEE.

Mr. HUMES from the ommittee on Elections, reported as amended, House Bill No. 1588, entitled:

An Act to provide for the election at Fall Primaries delegates to State Conventions for the purpose of nominating

candidates for the office of Judge of the Supreme and Superior Courts when such office is to filled at a municipal election.

Mr. HUMES. Mr. Speaker, this is a bill of some importance, and in order that it may be possible to follow the necessary legislative proceedings, it would eb necessary to pass the bill on first reading to-day in the House, if the Legislature should adjourn on the 26th. I therefore ask unanimous consent to have the bill read the first time.

The SPEAKER. iWILL the House give unanimous consent to the first reading of this bill at this time? Is there any objection? The Chair hears none and the bill will be read.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1588, entitled:

An Act to provide for the election at Fall Primaries delegates to State Conventions for the purpose of nominating candidates for the office of Judge of the Supreme and Superior Courts when such office is to be filled at a municipal election.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1062, as follows:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Highway Department is authorized and directed to construct a bridge in Lycoming county over the Susquehanna river from the terminal of Second street in the borough of Montgomery to a public road in Muncy Creek township The cost to the Commonwealth of such bridge shall not exceed sixty thousand dollars (\$60,000)

Section 2 To carry out the purpose of this act the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated Payment of the moneys hereby appropriated and the preparation and execution of all contracts shall be subject to such conditions as may be imposed by the Auditor General No part of this appropriation shall be available until it be shown to the satisfaction of the Auditor General that sites for piers abutments and approaches to said bridge have been provided without expense to the Commonwealth and that an additional sum of sixty thousand dollars (\$60,000) for the construction of said bridge has been secured either by appropriation by the county or private subscription or by both subscription and appropriation

On the question,

Will the House agree to the bill on third reading?

Mr. ULMAN. Mr. Speaker, owing to various floods in West Branch Valley some time ago, when water was ten feet in the streets of our city and eight feet in mercantile establishments and everything submerged, all stocks of merchandise destroyed. Steamboats running up and down our main highways, our monetary losses close onto \$15,000,000. Can you picture these conditions? Our county is the next largest in area in the State and maintains fifty-eight bridges varying in length from four hundred feet to one thousand feet and with more streams in her domain than any county in the Commonwealth. Many of the streams would commonly be called rivers. County spends forty thousand dollars yearly for building and repairing bridges; bonded debt of the county, \$339,800, occasioned by loss of bridges by floods. The assessed valuations \$23,700,000. The county has now reached her borrowing capacity within two per cent. of her limit. If this bridge was built by the State at Montgomery Borough, it would be doing as much charity as it would to appropriate money for charitable institutions, as there is a stretch of many miles between Williamsport and Sunbury, about forty miles, with no bridges other than this one mentioned. The present road runs close to the river at this point and then diverges. A bridge at Montgomery would be the key to road construction situation. It would save the building of six miles of macadamized road which would more than pay for the en-

the structure. If the bridge were built, it would make a main line of commerce, the present main road leaves the main road of commerce and the bridge would correct that and bring the products of Montgomery Borough in the farming region on the other side of the river closer to markets and lessen the cost of high living. It would not alone be of great value to Lycoming County, but Northumberland County as well, as about forty thousand people would be accommodated by this bridge. Montgomery Borough is a thriving manufacturing town, giving employment to several hundred hands. Many men employed in industries living on the other side of the river, who have no other way of getting to their work must cross the river in ferries and when the river is above normal height, cannot get to their work and many is the time that men were drowned crossing the streams under these conditions. Our county has eighty thousand population and owing to our mountainous condition is sparsely populated. Our county would not ask for State aid if she were in a position to help herself. Northumberland County joins in with Lycoming and asks for this bridge.

Gentlemen, I ask you in the sense of justice and right to support this bill and help suffering humanity.

Mr. GIBSON. Mr. Speaker, I don't want to take up very much of the House's time. I simply want to endorse what my colleague said in regard to this bridge, and so I hope the House will see fit to pass it with a large vote.

Mr. JOSIAH HOWARD. Mr. Speaker, it is also understood that the county is to pay half the cost of this bridge.

Mr. ULMAN. Mr. Speaker, yes, sir. More than one-half. The county pays one hundred thousand dollars.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—128.

Adams,	Dunn, H. B.,	Light,	Rothenberger,
Allen,	Dunn, J. A.,	Lohr,	Sassaman,
Alworth,	Ehrhardt,	Lowes,	Savacool,
Baldwin, G. A.,	Ely,	Malle,	Schaeffer, A. C.,
Baldwin, R. J.,	Ewing,	Martin,	Scott, J. R. K.,
Barner,	Forster, I. G.,	Mather,	Scott, S. B.,
Bass,	Foster, J. D.,	Matt,	Semmens,
Benninger,	Frey,	McAleer,	Shaffer, I. E.,
Benson,	Gibson,	McAllister,	Sherwood,
Bergey,	Glenn,	McClintock,	Smith, J. W.,
Bigger,	Grabe,	McDermott,	Smith, L.,
Bittles,	Gramley,	Meachling,	Snively,
Blair, W. F.,	Gray, Joseph,	Miller,	Snyder,
Brosius,	Haggerty,	Mitchell,	Spangler,
Brownlee,	Heidinger,	Morrow,	Stone,
Burnett,	Hemmlinger,	Moses,	Strauss,
Caldwell,	Hyburn,	Musser,	Swartz,
Campbell, C. M.,	Hibshman,	Neel,	Swift,
Campbell, J. J.,	Hobbs,	Neely,	Thomas,
Carson,	Howard, J.,	Newbaker,	Trach,
Carter,	Howard, R.,	North,	Ulman,
Claycomb,	Isler,	O'Neill,	Watson,
Cleary,	Irwin, G. C.,	Peachey,	Whitman,
Collins,	Irwin, H. H.,	Pennegar,	Wildman,
Conner,	Jackson,	Peters,	Williams,
Conrade,	Jones, E. E.,	Post,	Wilson, J. H.,
Cox,	Kennedy,	Ramsey,	Wilson, W. H.,
Currier,	Kitts,	Redfield,	Wiltbank,
DeFrees,	Klepper,	Reeser,	Young, G. K.,
Dickinson,	Kuhns, E. G. M.,	Rhoads,	Young, J. H.,
Donnally,	Lenker,	Rockwell,	Zimmerman,
Down,	Letzkus,	Roney,	Alter,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1733 as follows:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown Borough in Dauphin County and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Highway Department is au-

thorized and directed to construct a bridge in Dauphin County over the Susquehanna River from a point in or near the Borough of Middletown opposite the river road in York County to the said river road in York County. The cost to the Commonwealth of such bridge shall not exceed one hundred thousand dollars (\$100,000)

Section 2 To carry out the purpose of this act the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated. Payment of the moneys hereby appropriated and the preparation and execution of all contracts shall be subject to such conditions as may be imposed by the Auditor General. No part of this appropriation shall be available until it be shown to the satisfaction of the Auditor General that sites for piers abutments and approaches to said bridge have been provided without expense to the Commonwealth and that an additional sum of one hundred thousand dollars (\$100,000) for the construction of said bridge has been secured by appropriation by the counties or by private subscription or by both subscription and appropriation

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. MARTIN. Mr. Speaker, it is not my intention to burden this House with a long speech. Our people in this community or in the community in which this bridge is supposed to be built, are ten miles away from Harrisburg, and seventeen miles from Columbia. In order to reach the opposite side of the Susquehanna, we are obliged to travel twenty-three miles. That is the only way we have of getting opposite from our own home to York County. We have asked for this bridge in order that we might have conveniences, and not only that we might have them but that a number of counties in this section might enjoy them. In fact, the people who travel throughout the State to such places as Gettysburg and Washington and the city of York from this side of the river, coming from Reading and from Lebanon and the other smaller towns and even from Harrisburg, might have a very much nearer route and a more level route than they have at the present time and a very much shorter route. I am sure that this is by no means a local proposition if this bridge is built. These are some of the inconveniences under the present conditions: Just recently three lives were lost because there was no bridge at that particular place. Within the past three or four weeks, three lives were lost;—sacrificed, right there: People attempted to cross and drowned in the attempt. If I had the time, I could tell you many reasons why we ought to have that bridge. I think one of these bills is about as meritorious as the other. There is one more thing I want to impress upon this House and that is this: There is now being constructed, right where this bridge would cross the Susquehanna, a State road. Work is being done upon it at the present time at Middletown. On the opposite side of the river is another State road that will be constructed and it would be a connecting link between the two great State highways and would be a great convenience to thousands of travelers by teams and automobiles; people working in factories, farmers and all classes of people who live on both sides of the river. I trust, gentlemen, that this bill will pass.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

Mr. MARTIN. Mr. Speaker, I ask for the verification of the roll.

Whereupon, the roll was verified as follows:

The SPEAKER. The roll will be verified.

YEAS—81.

Alworth,	Dunn, H. B.,	McClintock,	Scott, S. B.,
Baldwin, G. A.,	Forster, I. G.,	McDermott,	Semmens,
Barner,	Foster, J. D.,	Mellott,	Shaffer, I. E.,
Benninger,	Glenn,	Metzenbacher,	Smith, L.,
Benson,	Grabe,	Miller,	Snively,
Bergey,	Gramley,	Mitchell,	Snyder,
Bigger,	Heidinger,	Moses,	Spangler,
Bittles,	Hemmlinger,	Musser,	Stone,
Blalock,	Herman,	Neel,	Strauss,
Brownlee,	Hobbs,	Newbaker,	Swartz,
Burnett,	Howard, J.,	North,	Swift,
Caldwell,	Humes,	Peachey,	Ulman,
Campbell, C. M.,	Jackson,	Pennegar,	Watson,
Campbell, J. J.,	Kuhns, E. G. M.,	Peters,	Wildman,
Carson,	Lenker,	Post,	Young, G. K.,
Cheeseman,	Lohr,	Reeser,	Wilson, J. H.,

Claycomb, Collins, Dickinson, Donnelly,	Martin, Mather, Matt, McAleer,	Rockwell, Rothenberger, Savacool, Scott, J. R. K.,	Zimmerman, Alter, Speaker.
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NAYS—39.

Adams, Baldwin, R. J., Bass, Blair, W. F., Brooks, Carter, Cleary, Conrade, Cox,	Currier, Dunn, J. A., Ehrhardt, Eichenberger, Ely, Ewing, Frey, Gray, Joseph,	Haggerty, Heyburn, Howard, R., Irwin, G. C., Kennedy, Klepper, Letzkus, McAllister,	Moore, Neely, O'Neill, Ramsey, Shaffer, C. A., Whitman, Wilson, J. H., Wiltbank,
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Less than the majority required by the Constitution voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1315, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county

On the question,

Will the House agree to the bill on third reading?

Mr. EHRHARDT. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend the title, line 2, by adding after the word "county" the following: "and authorizing the Board of Trustees to perform certain work of construction in connection therewith"

The SPEAKER. Will the House give unanimous consent to insert the amendment as read? Is there any objection? The Chair hears none and the amendment as read will be inserted in accordance with the instruction of the House.

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. Bill No. 1303, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

On the question,

Will the House agree to the bill on third reading?

Mr. SWARTZ. Mr. Speaker this bill calls for the construction of a bridge across the Susquehanna river between Herndon and Port Trevorton. It further provides that the county pay half and the State the other half. Now, we have no bridge between Clarks Ferry and Sunbury, a distance of forty-two miles. Snyder county does not ask for any appropriation for hospitals or schools, therefore I ask the House to support this bill. We have needed this bridge very much. It would give us a connection with the Reading Railroad as well as with the Northern Central and it gives an outlet for the farmers and those who raise fruit and vegetables.

Mr. MARTIN. Mr. Speaker, I do not want to be too generous, but I believe that these bills are all meritorious and would ask the House to vote unanimously for this bill.

Mr. NEWBAKER. Mr. Speaker, I am familiar with that section of the State and desire to endorse everything that has been said and it would be a good thing for the country on both sides of the river.

Mr. DONNALLY. Mr. Speaker, I, too, am familiar with the conditions at this place and I heartily endorse what has already been said, and I hope every member will endorse this bill.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—119.

Adams, Allen, Alworth, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Benson, Bergey, Bigger, Bittles, Blair, W. F., Bleloch, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Humes, Collins, Conrade, Cox, Currier, Dickinson, Donahoe, Donnelly,	Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Ely, Ewing, Foster, J. D., Frey, Gibson, Glenn, Grabe, Gramley, Gray, Joseph, Haggerty, Heidinger, Hemminger, Herman, Heyburn, Hibshman, Hobbs, Howard, J., Howard, R., Irwin, G. C., Irwin, H. H., Jackson, Kennedy, Kitts, Klepper, Kuhns, E. G. M.,	Lenker, Letzkus, Light, Lohr, Lowes, Martin, Mather, Matt, McClintock, McDermott, Mechling, Mellott, Mitchell, Moore, Moses, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Perry, H. L., Peters, Post, Redfield, Reeser, Rhoads, Rockwell,	Roney, Rothenberger, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, S. B., Semmens, Shaffer, I. E., Sherwood, Smith, L., Snively, Snyder, Spangler, Stone, Strauss, Swartz, Swift, Thomas, Trach, Uiman, Watson, Whitman, Wildman, Wilson, J. H., Wilson, W. H., Wiltbank, Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—1.

Brosius,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. Bill No. 1067, entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—109.

Adams, Allen, Alworth, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Benninger, Benson, Bergey, Bigger, Blair, W. F., Brosius, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Collins, Conrade, Cox, Dickinson, Donnelly, Dunn, H. B.,	Dunn, J. A., Ehrhardt, Ely, Ewing, Forster, I. G., Foster, J. D., Frey, Gibson, Glenn, Grabe, Gramley, Gray, Joseph, Haggerty, Hemminger, Herman, Heyburn, Hibshman, Howard, J., Howard, R., Isler, Irwin, G. C., Jones, E. E., Klepper, Kuhns, E. G. M., Lenker, Letzkus, Light, Lohr,	Mather, Matt, McAleer, McDermott, Mechling, Mellott, Metzenbacher, Miller, Mitchell, Moore, Moses, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Peters, Ramsey, Redfield, Reeser, Rhoads, Roney, Sassaman, Savacool,	Schaeffer, A. C., Schuck, Scott, J. R. K., Semmens, Shaffer, I. E., Sherwood, Smith, L., Snyder, Spangler, Stone, Strauss, Swartz, Swift, Thomas, Trach, Uiman, Watson, Whitman, Wildman, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—5.

Currier, Down,	Kennedy, Post,	Scott, S. B.,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2079 (Senate No. 1407), entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—127.

Adams,	Dunn, H. B.,	Light,	Savacool,
Allen,	Dunn, J. A.,	Lohr,	Schaeffer, A. C.,
Alworth,	Ehrhardt,	Martin,	Schuck,
Baldwin, G. A.,	Ely,	Mather,	Scott, J. R. K.,
Baldwin, R. J.,	Ewing,	Matt,	Scott, S. B.,
Barner,	Forster, I. G.,	McAleer,	Semmens,
Bass,	Foster, J. D.,	McClintock,	Shaffer, C. A.,
Benninger,	Frey,	McDermott,	Shaffer, I. E.,
Benson,	Gibson,	Mechling,	Sherwood,
Bergey,	Glenn,	Mellott,	Smith, L.,
Bigger,	Grabe,	Metzenbacher,	Snively,
Bitiles,	Gramley,	Miller,	Snyder,
Blair, W. F.,	Gray, Joseph,	Mitchell,	Spangler,
Bleloch,	Haggerty,	Moore,	Stone,
Brosius,	Heidinger,	Moses,	Strauss,
Brownlee,	Hemminger,	Musser,	Swartz,
Burnett,	Herman,	Neel,	Swift,
Caldwell,	Heyburn,	Neely,	Thomas,
Campbell, C. M.,	Hibshman,	Newbaker,	Trach,
Campbell, J. J.,	Hobbs,	North,	Ulman,
Carson,	Howard, R.,	O'Neill,	Watson,
Carter,	Isler,	Peachey,	Whitman,
Cheeseman,	Irwin, G. C.,	Pennegar,	Wildman,
Claycomb,	Irwin, H. H.,	Peters,	Williams,
Cleary,	Jackson,	Poot,	Wilson, J. H.,
Collins,	Jones, E. E.,	Ramsey,	Wilson, W. H.,
Conner,	Kennedy,	Redfield,	Wiltbank,
Conrade,	Kitts,	Reeser,	Young, G. K.,
Cox,	Klepper,	Rhoads,	Young, J. H.,
Currier,	Kuhn, H. P.,	Rockwell,	Zimmerman,
Dickinson,	Kuhns, E. G. M.,	Roney,	Alter,
Donnelly,	Lenker,	Rothemberger,	Speaker.
Down,	Letzkus,	Sassaman,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

RECONSIDERATION OF VOTE.

Mr. FREY. Mr. Speaker, I offer the following motion:

The SPEAKER. The motion will be read by the Clerk. The motion was read by the Clerk as follows:

Moved by Mr. Frey, seconded by Mr. Roney, that the vote by which House Bill No. 1733, Calendar No. 13, on page 10 of to-days calendar, entitled

An Act amending and regulating the construction of a bridge over the Susquehanna River at Middletown Borough in Dauphin County and making an appropriation therefor was defeated on final passage, be reconsidered.

On the question,

Will the House agree to the motion?

It was agreed to.

On the question recurring,

Shall the bill pass?

BILL POSTPONED.

Mr. FREY. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. W. H. WILSON. Mr. Speaker, I second the motion. The motion was agreed to.

QUESTION OF PERSONAL PRIVILEGE.

Mr. FORSTER. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. FORSTER. Mr. Speaker, I wish to state for the information of the House that when the roll was called this afternoon to determine who was present in the House that while I was not here when the roll was called, I had

been here just previously to it and was here immediately after it was called.

REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 869.

The Chair laid before the House the report of the conference committee on House Bill No. 869.

The report was read as follows:

Report of the Committee of Conference on House Bill No. 869.

To the Members of the Senate and House of Representatives: We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering House Bill No. 869, entitled "An Act to amend an act entitled 'An Act regulating the confinement of children under the age of sixteen years awaiting trial' approved the third day of April, Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of roomh or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained," beg leave to submit the following amended bill as our report:

H. H. HEYBURN,
R. J. BALDWIN,
W. J. McCAIG,

Committee on the part of the House,

F. M. KNAPP,
FRANKLIN MARTIN,
J. CARTER JUDSON.

Committee on the part of the Senate.

An Act to amend an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the board of county commissioners in each county of the Commonwealth to provide in the county a separate room or rooms or a suitable building to be used exclusively for the confinement of any and all children under the age of sixteen years who may be in custody awaiting trial or hearing in the courts of the county" be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the board of county commissioners in each county of the Commonwealth to provide furnish and heat within the county a separate room or rooms or a suitable building to be used exclusively for the confinement of any and all children the age of sixteen years who may be in custody awaiting trial or hearing in the courts of the county and to provide for the maintenance and care of such children while in custody

On the question,

Will the House adopt the report of the Conference Committee?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—131.

Adams,	Dunn, J. A.,	Light,	Sassaman,
Allen,	Ehrhardt,	Lohr,	Savacool,
Alworth,	Ely,	Lowers,	Schaeffer, A. C.,
Baldwin, G. A.,	Ewing,	Martin,	Schuck,
Baldwin, R. J.,	Forster, I. G.,	Mather,	Scott, J. R. K.,
Barner,	Foster, J. D.,	Matt,	Scott, S. B.,
Bass,	Frey,	McAleer,	Semmens,
Benninger,	Gibson,	McClintock,	Shaffer, I. E.,
Benson,	Glenn,	McDermott,	Sherwood,
Bergey,	Grabe,	Mechling,	Smith, L.,
Bigger,	Gramley,	Mellott,	Snively,
Bitiles,	Gray, Joseph,	Metzenbacher,	Snyder,
Blair, W. F.,	Haggerty,	Miller,	Spangler,
Bleloch,	Heidinger,	Mitchell,	Stone,
Brosius,	Hemminger,	Moore,	Strauss,
Brownlee,	Herman,	Moses,	Swartz,
Burnett,	Heyburn,	Musser,	Swift,
Caldwell,	Hibshman,	Neel,	Thomas,
Campbell, C. M.,	Hobbs,	Neely,	Trach,
Campbell, J. J.,	Howard, R.,	Newbaker,	Ulman,
Carson,	Humes,	North,	Watson,
Carter,	Isler,	O'Neill,	Whitman,
Cheeseman,	Irwin, G. C.,	Peachey,	Wildman,
Claycomb,	Irwin, H. H.,	Pennegar,	Williams,
Cleary,	Jackson,	Peters,	

Collins,
Conner,
Conrade,
Cox,
Currier,
Dickinson,
Donnelly,
Down,
Dunn, H. B.,

Jones, E. E.,
Kennedy,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lenker,
Letzkus,

Post,
Ramsey,
Redfield,
Reeser,
Rhoads,
Rockwell,
Roney,
Rothenberger,

Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

to provide that licenses shall be for the calendar year and that license containing in business shall annually apply to new licenses

Whereupon,
The Speaker in the presence of the House signed the same.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed, that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 105, entitled:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

And has appointed Messrs. Snyder, Clark and Sones a committee to confer with a similar committee of the House of Representatives, (if the House of Representatives shall appoint such committee), on the subject of the differences existing between the two Houses in relation to said bill.

Mr. WALNUT. Mr. Speaker, I move that the House insist upon its non-concurrence in the amendments of the Senate and that a conference committee be appointed.

Mr. MILLER. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 451.

The SPEAKER. On the part of the House, the Chair appoints Messrs. Reeser, Curry and Kennedy, as a committee of conference to confer with a similar committee of the Senate already appointed in relation to the differences existing between the two Houses on House Bill No. 451.

Ordered, That the Clerk inform the Senate accordingly.

The SPEAKER. The Committee on Bill No. 105 will be appointed later.

RECESS.

Mr. J. H. YOUNG. Mr. Speaker, I move this House take a recess until eight o'clock this evening.

Mr. LIGHT. Mr. Speaker, I second the motion.

The motion was agreed to and the House then (at six o'clock) took a recess until eight o'clock this evening.

AFTER RECESS

The House reconvened at 8 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

BILL SIGNED BY SPEAKER

The Speaker announced that the Chief Clerk having reported that the following bill had passed both houses of the General Assembly and the same being correct, the title was publicly read as follows:

Houes Bill No. 956.

An Act to amend an act entitled "An Act to provide for the licensing and regulating of slaughter-houses shops wagons and places where meats poultry fish game and shellfish are prepared for use as food or stored or exposed for sale in cities of the first class in this Commonwealth and providing penalties for any violation of any regulation governing the same" approved the twenty-sixth day of April Anno Domini one thousand nine hundred and seven so as

CONCURRENT RESOLUTION NO. 27.

Mr. WILTBANK. Mr. Speaker, I desire to call up Concurrent Resolution No. 27.

The resolution was read by the Clerk as follows:

"Resolved (If the Senate concur) That permission be granted to the Senate of the Commonwealth of Pennsylvania to use the Senate chamber for the purpose of holding the regular sessions of that body five days in each week and that the employees of the Senate be and they are hereby invited to co-operate with that body in any effort it may make to avail itself of the permission granted hereby"

On the question,

Will the House adopt the resolution?

Mr. WILTBANK. Mr. Speaker, I move that this resolution be referred to the Committee on Centennial Affairs.

Mr. EHRHARDT. Mr. Speaker, I second the motion.

The motion was agreed to.

RECESS

The SPEAKER. The Chair will state to the House that there is nothing upon the desk nor upon the calendar which the House can work on at this time except the appropriation bills.

The House will take a recess for ten minutes.

AFTER RECESS

The SPEAKER. The time of recess having expired, the House will be in order.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2127, (Senate No. 1393), entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams	Forster, I. G.,	Lohr,	Roney,
Allen	Foster, J. D.,	Lowes,	Rothenberger,
Alworth,	Frey,	Malle,	Runk,
Ambler,	Gans,	Mannion,	Sassaman,
Aron,	Gary,	Martin,	Savacool,
Arthur,	Gibson,	Mather,	Schaeffer, A. C.
Baldwin, G. A.,	Glenn,	Matt,	Schnuck,
Baldwin, R. J.,	Good,	McAleer,	Scott, J. R. K.,
Barner,	Goss,	McAllister,	Scott, S. B.,
Bass,	Grabe,	McArdle,	Semmens,
Bayle,	Gramley,	McCaig,	Shaffer, C. A.,
Becker,	Gransback,	McClintock,	Shaffer, I. E.,
Benninger,	Gray, Frank,	McDermott,	Sherwood,
Benson,	Gray, Joseph,	McNichol,	Showalter,
Bergey,	Hackett,	Mechning,	Smith, J. W.,
Bigger,	Haggerty,	Mellott,	Smith, L.,
Bittles,	Heidinger,	Metzenbacher,	Snively,
Blair, W. A.,	Hemminger,	Miller,	Snyder,
Blair, W. F.,	Herman,	Missimer,	Spangler,
Bleloch,	Hess,	Mitchell,	Spelser,
Body,	Hibburn,	Moore,	Spillinger,
Brosius,	Hibshman,	Morrow,	Steedle,
Brown,	Hobbs,	Moses,	Steele,
Brownlee,	Hoffman,	Moulthrop,	Stein,
Burnett,	Howard, J.,	Murphy,	Stone,
Caldwell,	Howard, R.,	Musser,	Strauss,
Campbell, C. M.,	Humes,	Neel,	Swartz,
Campbell, J. J.,	Isler,	Neely,	Swift,
Carson,	Irwin, G. C.,	Newbaker,	Thomas,
Carter,	Irwin, H. H.,	North,	Trach,
Cheeseman,	Jackson,	O'Neill,	Ulerich,
Claycomb,	Jones, E. E.,	Peachey,	Ulman,
Cleary,	Jones, J. R.,	Pennegar,	Walnut,
Cochran,	Kaiser,	Pennock,	Walsh,
Collins,	Kaufman,	Perry, H. L.,	Watson,
Conner,			

Conrade,
Cox,
Currier,
Curry,
Davis,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,
Ewing,

Keegan,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Latshaw,
Lenker,
Leslie,
Letzkus,
Light,

Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,
Rockwell,

Wettach,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2110, (Senate No. 396), entitled:

An Act making an appropriation to the Western State Penitentiary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C.M.,
Campbell, J.J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conrade,
Cox,
Currier,
Curry,
Davis,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,
Ewing,

Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Latshaw,
Lenker,
Leslie,
Letzkus,
Light,

Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
Newton,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,
Rockwell,

Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. I.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Watson,
Wettach,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2109, (Senate No. 388), entitled:

A supplement to an act entitled "An Act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C.M.,
Campbell, J.J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conrade,
Cox,
Currier,
Curry,
Davis,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,

Ewing,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Lanius,
Latshaw,
Lenker,
Leslie,
Letzkus,

Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
Newton,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Watson,
Wettach,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2138, (Senate No. 628), entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania located at Harrisburg

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Forster, I. G.,	Lohr,	Rockwell,
Allen,	Foster, J. D.,	Lowers,	Roney,
Alworth,	Frey,	Malie,	Ruthenberger,
Ambler,	Gans,	Mannion,	Runk,
Aron,	Geary,	Martin,	Sassaman,
Arthur,	Gibson,	Mather,	Savacool,
Baldwin, G. A.,	Glenn,	Matt,	Schaeffer, A. C.
Baldwin, R. J.,	Good,	McAleer,	Schuck,
Barner,	Goss,	McAllister,	Scott, J. R. K.,
Bass,	Grabe,	McArdle,	Scott, S. B.,
Bayle,	Gramley,	McCaig,	Semmens,
Becker,	Gransback,	McClintock,	Shaffer, C. A.,
Benninger,	Gray, Frank,	McDermott,	Shaffer, I. E.,
Benson,	Gray, Joseph,	McNichol,	Sherwood,
Bergey,	Hackett,	Mechling,	Showalter,
Bigger,	Haggerty,	Mellott,	Smith, J. W.,
Bitles,	Heidinger,	Metzenbacher,	Smith, L.,
Blair, W. A.,	Hemminger,	Miller,	Snively,
Blair, W. F.,	Herman,	Missimer,	Snyder,
Bleloch,	Hess,	Mitchell,	Spangler,
Body,	Heyburn,	Moore,	Speiser,
Brosius,		Morrow,	Spillinger,
Brown,	Hobbs,	Moses,	Steedle,
Brownlee,	Hoffman,	Mouthrop,	Steele,
Burnett,	Howard, J.,	Murphy,	Stein,
Caldwell,	Howard, R.,	Musser,	Stone,
Campbell, C.M.,	Humes,	Neel,	Strauss,
Campbell, J. J.,	Isler,	Neely,	Swartz,
Carson,	Irwin, G. C.,	Newbaker,	Swift,
Carter,	Irwin, H. H.,	Newton,	Thomas,
Cheeseman,	Jackson,	North,	Trach,
Claycomb,	Jones, E. E.,	O'Neill,	Ulerich,
Cleary,	Jones, J. R.,	Peachey,	Ulman,
Cochran,	Kaiser,	Pennegar,	Walnut,
Collins,	Kaufman,	Pennock,	Walsh,
Conner,	Keegan,	Perry, H. L.,	Watson,
Conrade,	Kenna,	Perry, S. J.,	Wettach,
Cox,	Kennedy,	Peters,	Whitman,
Currier,	Kern,	Piper,	Williams,
Curry,	Kitts,	Post,	Wilson, J. H.,
Davis,	Klepper,	Price,	Wilson, W. H.,
Dickinson,	Kuhn, H. P.,	Ramsey,	Wiltbank,
Donahoe,	Kuhns, E.G.M.,	Redfield,	Young, G. K.,
Donnelly,	Lanius,	Reese,	Young, J. H.,
Down,	Latshaw,	Reeser,	Zimmerman,
Dunn, J. A.,	Lenker,	Rhoads,	Alter,
Dunn, J. A.,	Leslie,	Richards,	Speaker.
Ehrhardt,	Letzkus,	Robinson,	
Eichenberger,	Light,		
Ely,			
Ewing,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2160, (Senate No. 216), entitled:

An Act making an appropriation for the payment to one John J. Devitt for services rendered due him as a member of the Mine Inspectors Examining Board for the counties Schuylkill Northumberland Columbia and Dauphin which was not paid him

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ewing,	Lowers,	Rockwell,
Allen,	Forster, I. G.,	Malie,	Roney,
Alworth,	Foster, J. D.,	Mannion,	Ruthenberger,
Ambler,	Frey,	Martin,	Runk,
Aron,	Gans,	Mather,	Sassaman,
Arthur,	Geary,	Matt,	Savacool,
Baldwin, G. A.,	Gibson,	McAleer,	Schaeffer, A. C.
Baldwin, R. J.,	Glenn,	McAllister,	Schuck,
Barner,	Good,	McArdle,	Scott, J. R. K.,
Bass,	Goss,	McCaig,	Scott, S. B.,
Bayle,	Grabe,	McClintock,	Semmens,
Becker,	Gramley,	McDermott,	Shaffer, C. A.,
Benninger,	Gransback,	McKay,	Shaffer, I. E.,
Benson,	Gray, Frank,	McNichol,	Sherwood,
Bergey,	Gray, Joseph,	Mechling,	Showalter,
Bigger,	Hackett,	Mellott,	Smith, J. W.,
Bitles,	Haggerty,	Metzenbacher,	Smith, L.,
Blair, W. A.,	Heidinger,	Miller,	Snively,
Blair, W. F.,	Hemminger,	Missimer,	Snyder,
Bleloch,	Herman,	Mitchell,	Spangler,
Body,	Hess,	Moore,	Speiser,
Brosius,	Heyburn,	Morrow,	Spillinger,

Brown,	Hibshman,	Moses,	Steedle,
Brownlee,	Hobbs,	Mouthrop,	Steele,
Burnett,	Hoffman,	Murphy,	Stein,
Caldwell,	Howard, J.,	Musser,	Stone,
Campbell, C.M.,	Howard, R.,	Neel,	Strauss,
Campbell, J. J.,	Humes,	Neely,	Swartz,
Carson,	Isler,	Newbaker,	Swift,
Carter,	Irwin, G. C.,	Newton,	Thomas,
Cheeseman,	Irwin, H. H.,	North,	Trach,
Claycomb,	Jackson,	O'Neill,	Ulerich,
Cleary,	Jones, E. E.,	Peachey,	Ulman,
Cochran,	Jones, J. R.,	Pennegar,	Walnut,
Conner,	Kaiser,	Pennock,	Walsh,
Conrade,	Kaufman,	Perry, H. L.,	Watson,
Cox,	Keegan,	Perry, S. J.,	Wettach,
Currier,	Kenna,	Peters,	Whitman,
Curry,	Kennedy,	Piper,	Williams,
Davis,	Kern,	Post,	Wilson, J. H.,
Dickinson,	Kitts,	Price,	Wilson, W. H.,
Donahoe,	Klepper,	Ramsey,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Redfield,	Young, G. K.,
Down,	Kuhns, E.G.M.,	Reese,	Young, J. H.,
Dunn, H. B.,	Lanius,	Reeser,	Zimmerman,
Dunn, J. A.,	Latshaw,	Rex,	Alter,
Ehrhardt,	Lenker,	Rhoads,	Speaker.
Eichenberger,	Leslie,	Richards,	
Ely,	Letzkus,	Robinson,	
	Light,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2162, (Senate No. 263), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and thirteen

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Forster, I. G.,	Lohr,	Rockwell,
Allen,	Foster, J. D.,	Lowers,	Roney,
Alworth,	Frey,	Malie,	Ruthenberger,
Ambler,	Gans,	Mannion,	Runk,
Aron,	Geary,	Martin,	Sassaman,
Arthur,	Gibson,	Mather,	Savacool,
Baldwin, G. A.,	Glenn,	Matt,	Schaeffer, A. C.
Baldwin, R. J.,	Good,	McAleer,	Schuck,
Barner,	Goss,	McAllister,	Scott, J. R. K.,
Bass,	Grabe,	McArdle,	Scott, S. B.,
Bayle,	Gramley,	McCaig,	Semmens,
Becker,	Gransback,	McClintock,	Shaffer, C. A.,
Benninger,	Gray, Frank,	McDermott,	Shaffer, I. E.,
Benson,	Gray, Joseph,	McNichol,	Sherwood,
Bergey,	Hackett,	Mechling,	Showalter,
Bigger,	Haggerty,	Mellott,	Smith, J. W.,
Bitles,	Heidinger,	Metzenbacher,	Smith, L.,
Blair, W. A.,	Hemminger,	Miller,	Snively,
Blair, W. F.,	Herman,	Missimer,	Snyder,
Bleloch,	Hess,	Mitchell,	Spangler,
Body,		Moore,	Speiser,
Brosius,		Morrow,	Spillinger,
Brown,	Hibshman,	Moses,	Steedle,
Brownlee,	Hobbs,	Mouthrop,	Steele,
Burnett,	Hoffman,	Murphy,	Stein,
Caldwell,	Howard, J.,	Musser,	Stone,
Campbell, C.M.,	Howard, R.,	Neel,	Strauss,
Campbell, J. J.,	Humes,	Neely,	Swartz,
Carson,	Isler,	Newbaker,	Swift,
Carter,	Irwin, G. C.,	Newton,	Thomas,
Cheeseman,	Irwin, H. H.,	North,	Trach,
Claycomb,	Jackson,	O'Neill,	Ulerich,
Cleary,	Jones, E. E.,	Peachey,	Ulman,
Cochran,	Jones, J. R.,	Pennegar,	Walnut,
Conner,	Kaiser,	Pennock,	Walsh,
Conrade,	Kaufman,	Perry, H. L.,	Watson,
Cox,	Keegan,	Perry, S. J.,	Wettach,
Currier,	Kenna,	Peters,	Whitaker,
Curry,	Kennedy,	Piper,	Whitman,
Davis,	Kern,	Post,	Williams,
Dickinson,	Kitts,	Price,	Wilson, J. H.,
Donahoe,	Klepper,	Ramsey,	Wilson, W. H.,
Donnelly,	Kuhn, H. P.,	Redfield,	Wiltbank,
Down,	Kuhns, E.G.M.,	Reese,	Young, G. K.,
Dunn, H. B.,	Lanius,	Reeser,	Young, J. H.,
Dunn, J. A.,	Latshaw,	Rex,	Zimmerman,
Ehrhardt,	Lenker,	Rhoads,	Alter,
Eichenberger,	Leslie,	Richards,	Speaker.
Ely,	Letzkus,	Robinson,	
	Light,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2164, (Senate No. 301), entitled:

An Act making an appropriation for the improvement of the port of Erie by constructing a modern commercial steamboat landing or wharf upon State lands within the harbor of Erie authorizing the appointment of a commission to construct same and providing for regulating the manner in which said wharf shall be used by the public and kept in repair

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Gans,	Lowers,	Rothenberger,
Allen,	Geary,	Malie,	Runk,
Alworth,	Gibson,	Mannion,	Sassaman,
Ambler,	Glenn,	Martin,	Savacool,
Aron,	Good,	Mather,	Schaeffer, A. C.,
Arthur,	Goss,	Matt,	
Baldwin, G. A.,	Grabe,	McAleer,	Scott, J. R. K.,
Baldwin, R. J.,	Gramley,	McAllister,	Scott, S. B.,
Barner,	Gransback,	McArdle,	Semmens,
Bass,	Gray, Frank,	McClintock,	Shaffer, I. E.,
Bayle,	Gray, Joseph,	McNichol,	Sherwood,
Becker,	Hackett,	McDermott,	Showalter,
Benninger,	Haggerty,	Mellott,	Smith, J. W.,
Benson,	Heldinger,	Metzenbacher,	Smith, L.,
Bergey,	Hemminger,	Miller,	Snavely,
Bigger,	Herman,	Missimer,	Snyder,
Bittles,	Hess,	Mitchell,	Spangler,
Blair, W. A.,	Heyburn,	Moore,	Speiser,
Blair, W. F.,	Hibshman,	Morrow,	Spillinger,
Bleloch,	Hobbs,	Moses,	Steele,
Body,	Hoffman,	Mouthrop,	Stein,
Brosius,	Howard, J.,	Murphy,	Stone,
Brownlee,	Howard, R.,	Musser,	Strauss,
Burnett,	Isler,	Neel,	Swartz,
Caldwell,	Humes,	Neely,	Swift,
Campbell, C. M.,	Irwin, G. C.,	Newbaker,	Thomas,
Campbell, J. J.,	Irwin, H. H.,	Trach,	Ulerich,
Carson,	Jackson,	Ulman,	Walnut,
Carter,	Jones, E. E.,	Walsh,	Walton,
Cheeseman,	Jones, J. R.,	Watson,	Wettach,
Claycomb,	Kaiser,	Whitman,	Wildman,
Cleary,	Kaufman,	Williams,	Wilson, J. H.,
Conner,	Keegan,	Wiltbank,	Wilson, W. H.,
Conrade,	Kenna,	Young, G. K.,	Zimmerman,
Cox,	Kennedy,	Young, J. H.,	Alter,
Currier,	Kern,	Rockwell,	Speaker.
Curry,	Kitts,		
Davis,	Klepper,		
Dickinson,	Kuhn, H. P.,		
Down,	Kuhns, E. G. M.,		
Dunn, H. B.,	Lanius,		
Dunn, J. A.,	Latshaw,		
Ehrhardt,	Lenker,		
Eichenberger,	Leslie,		
Ely,	Letzkus,		
Ewing,	Light,		
Frey,	Lohr,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2161, (Senate No. 251), entitled:

An Act making an appropriation to carry out further the provisions of the act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act making an appropriation for the improvement of the State canal basins at the port of Erie by dredging the said basins for widening the piers and bridge over the water channel between the said canal basins and erecting certain walls in the same for the protection of the said State canal basins with harbor of Erie authorizing the appointment of a commission to make said improvements and providing for regulating the manner in which said basins shall be used by the public and kept in repairs"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ewing,	Lowers,	Roney,
Allen,	Forster, I. G.,	Malie,	Rothenberger,
Alworth,	Foster, J. D.,	Mannion,	Runk,
Ambler,	Frey,	Martin,	Sassaman,
Aron,	Gans,	Mather,	Savacool,
Arthur,	Geary,	Matt,	Schaeffer, A. C.,
Baldwin, G. A.,	Gibson,	McAleer,	Schuck,
Baldwin, R. J.,	Glenn,	McAllister,	Scott, J. R. K.,
Barner,	Good,	McArdle,	Scott, S. B.,
Bass,	Goss,	McClintock,	Semmens,
Bayle,	Grabe,	McDermott,	Shaffer, C. A.,
Becker,	Gramley,	McNichol,	Shaffer, I. E.,
Benninger,	Gransback,	Mechling,	Sherwood,
Benson,	Gray, Frank,	Mellott,	Showalter,
Bergey,	Gray, Joseph,	Metzenbacher,	Smith, J. W.,
Bigger,	Hackett,	Miller,	Smith, L.,
Bittles,	Haggerty,	Missimer,	Snavely,
Blair, W. A.,	Heldinger,	Mitchell,	Snyder,
Blair, W. F.,	Hemminger,	Moore,	Spangler,
Bleloch,	Herman,	Morrow,	Speiser,
Body,	Hess,	Moses,	Spillinger,
Brosius,	Heyburn,	Mouthrop,	Steele,
Brown,	Hibshman,	Murphy,	Stein,
Brownlee,	Hobbs,	Musser,	Stone,
Burnett,	Hoffman,	Neel,	Strauss,
Caldwell,	Howard, J.,	Neely,	Swartz,
Campbell, C. M.,	Howard, R.,	Newbaker,	Swift,
Campbell, J. J.,	Isler,	Newton,	Thomas,
Carson,	Irwin, G. C.,	North,	Trach,
Carter,	Irwin, H. H.,	O'Neill,	Ulerich,
Cheeseman,	Jackson,	Peachey,	Ulman,
Claycomb,	Jones, E. E.,	Pennegar,	Walnut,
Cleary,	Jones, J. R.,	Pennock,	Walsh,
Conner,	Kaiser,	Perry, H. L.,	Walton,
Conrade,	Kaufman,	Perry, S. J.,	Watson,
Cox,	Keegan,	Peters,	Wettach,
Currier,	Kennedy,	Piper,	Whitman,
Curry,	Kern,	Post,	Wildman,
Davis,	Kitts,	Price,	Williams,
Dickinson,	Klepper,	Ramsey,	Wilson, J. H.,
Down,	Kuhn, H. P.,	Redfield,	Wilson, W. H.,
Dunn, H. B.,	Kuhns, E. G. M.,	Reese,	Wiltbank,
Dunn, J. A.,	Lanius,	Reeser,	Young, G. K.,
Ehrhardt,	Latshaw,	Rex,	Young, J. H.,
Eichenberger,	Lenker,	Richards,	Zimmerman,
Ely,	Leslie,	Robinson,	Alter,
Ewing,	Letzkus,	Rockwell,	
Frey,	Light,		
	Lohr,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2165, (Senate No. 357), entitled:

An Act making an appropriation to Emma Lorah mother of Bruce L. Lorah formerly an Assistant Range-Master in the Ninth Regiment National Guard of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ely,	Light,	Rockwell,
Allen,	Ewing,	Lohr,	Roney,
Alworth,	Forster, I. G.,	Lowers,	Rothenberger,
Ambler,	Foster, J. D.,	Malie,	Runk,
Aron,	Frey,	Mannion,	Sassaman,
Arthur,	Gans,	Martin,	Savacool,
Baldwin, G. A.,	Geary,	Mather,	Schaeffer, A. C.,
Baldwin, R. J.,	Gibson,	Matt,	Schuck,
Barner,	Glenn,	McAleer,	Scott, J. R. K.,
Bass,	Good,	McAllister,	Scott, S. B.,
Bayle,	Goss,	McArdle,	Semmens,
Becker,	Grabe,	McClintock,	Shaffer, C. A.,
Benninger,	Gramley,	McDermott,	Shaffer, I. E.,
Benson,	Gransback,		Sherwood,

Bergey, Bigger, Bittles, Blair, W. A., Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conrade, Cox, Currier, Curry, Davis, Dickinson, Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Gray, Frank, Gray, Joseph, Haggerty, Heldinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Redfield, Reese, Reeser, Rex, Rhoads, Letzkus, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, Newton, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Robinson, Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2167, (Senate No. 397), entitled:

An Act making an appropriation to reimburse the several counties in the Western Penitentiary district for a certain sum of money paid into the State Treasury

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barnar, Bass, Bayle, Becker, Benninger, Benson, Bergey, Bigger, Bittles, Blair, W. A., Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conrade, Cox, Currier, Curry, Davis, Dickinson, Ewing, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heldinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Redfield, Reese, Reeser, Rex, Rhoads, Letzkus, Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.

Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanus, Latshaw, Lenker, Leslie, Letzkus, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2172, (Senate No. 564), entitled:

An Act to refund to Aaron Hershenson of McKean County money paid for license to sell oleomargarine

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barnar, Bass, Bayle, Becker, Benninger, Benson, Bergey, Bigger, Blair, W. A., Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conrade, Cox, Currier, Curry, Davis, Dickinson, Ely, Ewing, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heldinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanus, Latshaw, Lenker, Leslie, Letzkus, Light, Lohr, Lowers, Malle, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McNichol, Mechling, Mellott, Metzenbacher, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, Newton, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards, Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order

The House proceeded to the consideration on third reading of H. R. bill No. 2177, (Senate No. 649), entitled:

An Act making an appropriation to carry further into operation the provisions of an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act to authorize the completion of a dike or dikes for the

protection of property adjacent to the Delaware River in Falls township Bucks county and the payment of all monies still due for work heretofore done on the said dike or dikes and making an appropriation therefor."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Forster, I. G.,	Lohr,	Roney,
Ambler,	Foster, J. D.,	Lowers,	Rothenberger,
Aron,	Frey,	Malle,	Runk,
Arthur,	Gans,	Mannion,	Sassaman,
Baldwin, G. A.,	Geary,	Martin,	Savacool,
Baldwin, R. J.,	Gibson,	Mather,	Schaeffer, A. C.,
Barner,	Glenn,	Matt,	Schuck,
Bass,	Good,	McAleer,	Scott, J. R. K.,
Bayle,	Goss,	McAllister,	Scott, S. B.,
Becker,	Grabe,	McArdle,	Semmens,
Benninger,	Gramley,	McCaig,	Shaffer, C. A.,
Benson,	Gransback,	McClintock,	Shaffer, I. E.,
Bergey,	Gray, Frank,	McDermott,	Sherwood,
Bigger,	Gray, Joseph,	McNichol,	Showalter,
Bittles,	Hackett,	Mechling,	Smith, J. W.,
Blair, W. A.,	Haggerty,	Mellott,	Smith, L.,
Blair, W. F.,	Heldinger,	Metzenbacher,	Snavely,
Bleloch,	Hemminger,	Miller,	Snyder,
Body,	Herman,	Missimer,	Spangler,
Brosius,	Hess,	Mitchell,	Speiser,
Brown,	Heyburn,	Moore,	Spillinger,
Brownlee,	Hibshman,	Morrow,	Steedle,
Burnett,	Hobbs,	Moses,	Steele,
Caldwell,	Hoffman,	Mouthrop,	Stein,
Campbell, C. M.,	Howard, J.,	Murphy,	Stone,
Campbell, J. J.,	Howard, R.,	Musser,	Strauss,
Carson,	Humes,	Neel,	Swartz,
Carter,	Isler,	Neely,	Swift,
Cheeseman,	Irwin, G. C.,	Newbaker,	Thomas,
Claycomb,	Irwin, H. H.,	Newton,	Trach,
Cleary,	Jackson,	North,	Ulerich,
Cochran,	Jones, E. E.,	O'Neill,	Ulman,
Collins,	Jones, J. R.,	Peachey,	Walnut,
Conner,	Kaiser,	Pennegar,	Walsh,
Conrade,	Kaufman,	Pennock,	Walton,
Cox,	Keegan,	Perry, H. L.,	Watson,
Currier,	Keepert,	Perry, S. J.,	Wettach,
Curry,	Kennedy,	Peters,	Whitman,
Davis,	Kern,	Piper,	Wildman,
Dickinson,	Kitts,	Post,	Williams,
Donahoe,	Klepper,	Price,	Wilson, J. H.,
Donnelly,	Kuhn, H. P.,	Ramsey,	Wilson, W. H.,
Down,	Kuhns, E. G. M.,	Redfield,	Wiltbank,
Dunn, H. B.,	Lanius,	Reese,	Young, G. K.,
Dunn, J. A.,	Latshaw,	Reeser,	Young, J. H.,
Ehrhardt,	Lenker,	Rex,	Zimmerman,
Eichenberger,	Leslie,	Rhoads,	Alter,
		Richards,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2182, (Senate No. 874), entitled:

An Act providing for compensation of the members of the commission to revise and codify the present anthracite mining laws for their services in attendance upon the meetings of the commission which commission was appointed under the provisions of an act entitled "An Act authorizing the appointment of a commission to revise and codify the present anthracite mining laws defining its powers and duties and making an appropriation to defray the expenses of said commission" approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven fixing their compensation at ten dollars (\$10.00) per day and making an appropriation to defray the expenses thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ewing,	Lohr,	Roney,
Allen,	Forster, I. G.,	Lowers,	Rothenberger,
Alworth,	Foster, J. D.,	Malle,	Runk,
Ambler,	Frey,	Mannion,	Sassaman,
Aron,	Gans,	Martin,	Savacool,
Arthur,	Geary,	Mather,	Schaeffer, A. C.,
Baldwin, G. A.,	Gibson,	Matt,	Schuck,
Baldwin, R. J.,	Glenn,	McAleer,	Scott, J. R. K.,
Barner,	Good,	McAllister,	Scott, S. B.,
Bass,	Goss,	McArdle,	Semmens,
Bayle,	Grabe,	McCaig,	Shaffer, C. A.,
Becker,	Gramley,	McClintock,	Shaffer, I. E.,
Benninger,	Gransback,	McDermott,	Sherwood,
Benson,	Gray, Frank,	McNichol,	Showalter,
Bergey,	Gray, Joseph,	Mechling,	Smith, J. W.,
Bigger,	Hackett,	Mellott,	Smith, L.,
Bittles,	Haggerty,	Metzenbacher,	Snavely,
Blair, W. A.,	Heldinger,	Miller,	Snyder,
Blair, W. F.,	Hemminger,	Missimer,	Spangler,
Bleloch,	Herman,	Mitchell,	Speiser,
Body,	Hess,	Moore,	Spillinger,
Brosius,	Heyburn,	Morrow,	Steedle,
Brown,	Hibshman,	Moses,	Steele,
Brownlee,	Hobbs,	Mouthrop,	Stein,
Burnett,	Hoffman,	Murphy,	Stone,
Caldwell,	Howard, J.,	Musser,	Strauss,
Campbell, C. M.,	Howard, R.,	Neel,	Swartz,
Campbell, J. J.,	Humes,	Neely,	Swift,
Carson,	Isler,	Newbaker,	Thomas,
Carter,	Irwin, G. C.,	Newton,	Trach,
Cheeseman,	Irwin, H. H.,	North,	Ulerich,
Claycomb,	Jackson,	O'Neill,	Ulman,
Cleary,	Jones, E. E.,	Peachey,	Walnut,
Cochran,	Jones, J. R.,	Pennegar,	Walsh,
Collins,	Kaiser,	Pennock,	Walton,
Conner,	Kaufman,	Perry, H. L.,	Watson,
Conrade,	Keegan,	Perry, S. J.,	Wettach,
Cox,	Keepert,	Peters,	Whitman,
Currier,	Kennedy,	Piper,	Wildman,
Curry,	Kern,	Post,	Williams,
Davis,	Kitts,	Price,	Wilson, J. H.,
Dickinson,	Klepper,	Ramsey,	Wilson, W. H.,
Donahoe,	Kuhn, H. P.,	Redfield,	Wiltbank,
Donnelly,	Kuhns, E. G. M.,	Reese,	Young, G. K.,
Down,	Lanius,	Reeser,	Young, J. H.,
Dunn, H. B.,	Latshaw,	Rex,	Zimmerman,
Dunn, J. A.,	Lenker,	Rhoads,	Alter,
Ehrhardt,	Leslie,	Richards,	Speaker.
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2183 (Senate No. 936), entitled:

An Act directing the State Librarian to cause certain old church records of this State to be translated preserved and published and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ely,	Light,	Robinson,
Allen,	Ewing,	Lohr,	Rockwell,
Alworth,	Forster, I. G.,	Lowers,	Roney,
Ambler,	Foster, J. D.,	Malle,	Rothenberger,
Aron,	Frey,	Mannion,	Runk,
Arthur,	Gans,	Martin,	Sassaman,
Baldwin, G. A.,	Geary,	Mather,	Savacool,
Baldwin, R. J.,	Gibson,	Matt,	Schaeffer, A. C.,
Barner,	Glenn,	McAleer,	Schuck,
Bass,	Good,	McAllister,	Scott, J. R. K.,
Bayle,	Goss,	McArdle,	Scott, S. B.,
Becker,	Grabe,	McCaig,	Semmens,
Benninger,	Gramley,	McClintock,	Shaffer, C. A.,
Benson,	Gransback,	McDermott,	Shaffer, I. E.,
Bergey,	Gray, Frank,	McNichol,	Sherwood,
Blair, W. A.,	Gray, Joseph,	Mechling,	Showalter,
Bigger,	Hackett,	Mellott,	Smith, J. W.,
Bittles,	Haggerty,	Metzenbacher,	Smith, L.,
Blair, W. F.,	Heldinger,	Miller,	Snavely,
Bleloch,	Hemminger,	Missimer,	Snyder,
Body,	Herman,	Mitchell,	Spangler,
Brosius,	Hess,	Moore,	Speiser,
Brown,	Heyburn,	Morrow,	Steedle,
Brownlee,	Hibshman,	Moses,	Steele,
Burnett,	Hobbs,	Mouthrop,	Stein,

Caldwell,	Hoffman,	Murphy,	Stone,
Campbell, C. M.,	Howard, J.,	Musser,	Strauss,
Campbell, J. J.,	Howard, R.,	Neel,	Swartz,
Carson,	Humes,	Neely,	Swift,
Carter,	Isler,	Newbaker,	Thomas,
Cheeseman,	Irwin, G. C.,	Newton,	Trach,
Claycomb,	Irwin, H. H.,	North,	Ulerich,
Cleary,	Jackson,	O'Neill,	Ulman,
Cochran,	Jones, E. E.,	Peachey,	Walnut,
Collins,	Jones, J. R.,	Pennegar,	Walsh,
Conner,	Kaiser,	Pennock,	Walton,
Conrade,	Kaufman,	Perry, H. L.,	Watson,
Cox,	Keegan,	Perry, S. J.,	Wettach,
Currier,	Kennedy,	Peters,	Whitman,
Curry,	Kern,	Piper,	Wildman,
Davis,	Kitts,	Post,	Williams,
Dickinson,	Klepper,	Price,	Wilson, J. H.,
Donahoe,	Kuhn, H. P.,	Ramsey,	Wilson, W. H.,
Donnelly,	Kuhns, E.G.M.,	Redfield,	Wiltbank,
Down,	Lanius,	Reese,	Young, G. K.,
Dunn, H. B.,	Latshaw,	Reeser,	Young, J. H.,
Dunn, J. A.,	Lenker,	Rex,	Zimmerman,
Ehrhardt,	Leslie,	Rhoads,	Alter,
Eichenberger,	Letzkus,	Richards,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2184 (Senate No. 1048), entitled:

An Act making an appropriation for the purpose of erecting a protection and retaining wall and filling the washout caused by floods of the Beaver and Ohio Rivers and by the erection of dam number one and the abutment thereto of the Beaver division of the Pennsylvania Canal at Bridgewater Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Forster, I. G.,	Loehr,	Rockwell,
Allen,	Foster, J. D.,	Lowery,	Roney,
Alworth,	Frey,	Malie,	Rothenberger,
Ambler,	Gans,	Mannion,	Runk,
Aron,	Geary,	Martin,	Sassaman,
Arthur,	Gibson,	Mather,	Savacool,
Baldwin, G. A.,	Glenn,	Matt,	Schaeffer, A. C.
Baldwin, R. J.,	Good,	McAleer,	Schuck,
Barner,	Goss,	McAllister,	Scott, J. R. K.,
Bass,	Grabe,	McArdle,	Scott, S. B.,
Bayle,	Gramley,	McCaig,	Semmens,
Becker,	Gransback,	McClintock,	Shaffer, C. A.,
Benninger,	Gray, Frank,	McDermott,	Shaffer, I. E.,
Benson,	Gray, Joseph,	McNichol,	Sherwood,
Bergey,	Hackett,	Mellott,	Shawalter,
Bigger,	Haggerty,	Metzenbacher,	Smith, J. W.,
Bittles,	Heidinger,	Miller,	Smith, L.,
Blair, W. A.,	Hemminger,	Missimer,	Snively,
Blair, W. F.,	Herman,	Mitchell,	Snyder,
Bleloch,	Hess,	Moore,	Spangler,
Body,	Heyburn,	Morrow,	Speiser,
Brosius,	Hibshman,	Moses,	Steedle,
Brown,	Hobbs,	Moulthrop,	Steele,
Brownlee,	Hoffman,	Murphy,	Stein,
Burnett,	Howard, J.,	Musser,	Stone,
Caldwell,	Howard, R.,	Neel,	Strauss,
Campbell, C.M.,	Humes,	Neely,	Swartz,
Campbell, J. J.,	Isler,	Newbaker,	Swift,
Carter,	Irwin, G. C.,	Newton,	Thomas,
Cheeseman,	Irwin, H. H.,	North,	Trach,
Carson,	Jackson,	O'Neill,	Ulerich,
Claycomb,	Jones, E. E.,	Peachey,	Ulman,
Cleary,	Jones, J. R.,	Pennegar,	Walnut,
Cochran,	Kaiser,	Pennock,	Walsh,
Collins,	Kaufman,	Perry, H. L.,	Walton,
Conner,	Keegan,	Perry, S. J.,	Watson,
Conrade,	Kennedy,	Peters,	Wettach,
Cox,	Kern,	Piper,	Whitman,
Currier,	Kitts,	Post,	Wildman,
Curry,	Klepper,	Price,	Williams,
Davis,	Kuhn, H. P.,	Ramsey,	Wilson, J. H.,
Dickinson,	Kuhns, E.G.M.,	Redfield,	Wilson, W. H.,
Donahoe,	Lanius,	Reese,	Wiltbank,
Donnelly,	Latshaw,	Reeser,	Young, G. K.,
Down,	Lenker,	Rex,	Young, J. H.,
Dunn, H. B.,	Leslie,	Rhoads,	Zimmerman,
Dunn, J. A.,	Letzkus,	Richards,	Alter,
Ehrhardt,	Light,	Robinson,	Speaker.
Eichenberger,			
Ely,			
Ewing,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2188 (Senate No. 1273), entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving McClay street in the city of Harrisburg in front of the Pennsylvania State Lunatic Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ely,	Light,	Robinson,
Allen,	Ewing,	Loehr,	Rockwell,
Alworth,	Forster, I. G.,	Lowers,	Roney,
Ambler,	Foster, J. D.,	Malie,	Rothenberger,
Aron,	Frey,	Mannion,	Runk,
Arthur,	Gans,	Martin,	Sassaman,
Baldwin, G. A.,	Geary,	Mather,	Savacool,
Baldwin, R. J.,	Gibson,	Matt,	Schaeffer, A. C.,
Barner,	Glenn,	McAleer,	Schuck,
Bass,	Good,	McAllister,	Scott, J. R. K.,
Bayle,	Goss,	McArdle,	Scott, S. B.,
Becker,	Grabe,	McCaig,	Semmens,
Benninger,	Gramley,	McClintock,	Shaffer, C. A.,
Benson,	Gransback,	McDermott,	Shaffer, I. E.,
Bergey,	Gray, Frank,	McNichol,	Sherwood,
Bigger,	Gray, Joseph,	Mechling,	Shawalter,
Bittles,	Hackett,	Mellott,	Smith, J. W.,
Blair, W. A.,	Haggerty,	Metzenbacher,	Smith, L.,
Blair, W. F.,	Heidinger,	Miller,	Snively,
Bleloch,	Hemminger,	Missimer,	Snyder,
Body,	Herman,	Mitchell,	Spangler,
Brosius,	Hess,	Moore,	Speiser,
Brown,	Heyburn,	Morrow,	Steedle,
Brownlee,	Hibshman,	Moses,	Steele,
Burnett,	Hobbs,	Moulthrop,	Stein,
Caldwell,	Hoffman,	Murphy,	Stone,
Campbell, C. M.,	Howard, J.,	Musser,	Strauss,
Campbell, J. J.,	Howard, R.,	Neel,	Swartz,
Carson,	Humes,	Neely,	Swift,
Carter,	Isler,	Newbaker,	Swift,
Cheeseman,	Irwin, G. C.,	Newton,	Thomas,
Claycomb,	Irwin, H. H.,	North,	Trach,
Cleary,	Jackson,	O'Neill,	Ulerich,
Cochran,	Jones, E. E.,	Peachey,	Ulman,
Collins,	Jones, J. R.,	Pennegar,	Walnut,
Conner,	Kaiser,	Pennock,	Walsh,
Conrade,	Kaufman,	Perry, H. L.,	Walton,
Cox,	Keegan,	Perry, S. J.,	Watson,
Currier,	Kennedy,	Peters,	Wettach,
Curry,	Kern,	Piper,	Whitman,
Davis,	Kitts,	Post,	Wildman,
Dickinson,	Klepper,	Price,	Williams,
Donahoe,	Kuhn, H. P.,	Ramsey,	Wilson, J. H.,
Donnelly,	Kuhns, E.G.M.,	Redfield,	Wilson, W. H.,
Down,	Lanius,	Reese,	Wiltbank,
Dunn, H. B.,	Latshaw,	Reeser,	Young, G. K.,
Dunn, J. A.,	Lenker,	Rex,	Young, J. H.,
Ehrhardt,	Leslie,	Rhoads,	Zimmerman,
Eichenberger,	Letzkus,	Richards,	Alter,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2195 (Senate No. 1346), entitled:

An Act providing for the reimbursement for loss or damage sustained by the breaking of a dam near Austin Potter county and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Adams,	Ely,	Light,	Robinson,
Allen,	Ewing,	Lohr,	Rockwell,
Alworth,	Forster, I. G.,	Lowers,	Roney,
Amblor,	Foster, J. D.,	Malie,	Rothenberger,
Aron,	Frey,	Mannion,	Runk,
Arthur,	Gans,	Martin,	Sassaman,
Baldwin, G. A.,	Geary,	Mather,	Savacool,
Baldwin, R. J.,	Gibson,	Matt,	Schaeffer, A. C.,
Barner,	Glenn,	McAleer,	Schuck,
Bass,	Good,	McAllister,	Scott, J. R. K.,
Bayle,	Goss,	McArdle,	Scott, S. B.,
Becker,	Grabe,	McCaig,	Semmens,
Benninger,	Gramley,	McClintock,	Shaffer, C. A.,
Benson,	Gransback,	McDermott,	Shaffer, I. E.,
Bergey,	Gray, Frank,	McNichol,	Sherwood,
Bigger,	Gray, Joseph,	Mechling,	Showalter,
	Hackett,	Mellott,	Smith, J. W.,
Blair, W. A.,	Haggerty,	Metzenbacher,	Smith, L.,
Blair, W. F.,	Heidinger,	Miller,	Snively,
Bleloch,	Hemminger,	Missimer,	Snyder,
Body,	Herman,	Mitchell,	Spangler,
Brosius,	Hess,	Moore,	Spillinger,
Brown,	Heyburn,	Morrow,	Speiser,
Brownlee,	Hibshman,	Moses,	Steedle,
Burnett,	Hobbs,	Mouthrop,	Steele,
Caldwell,	Hoffman,	Murphy,	Stein,
Campbell, C. M.,	Howard, J.,	Neel,	Stone,
Campbell, J. J.,	Howard, R.,	Neely,	Strauss,
Carson,	Humes,	Newbaker,	Swift,
Carter,	Isler,	Newton,	Thomas,
Cheeseman,	Irwin, G. C.,	North,	Trach,
Claycomb,	Irwin, H. H.,	O'Neill,	Ulerich,
Cleary,	Jackson,	Peachey,	Ulman,
Cochran,	Jones, E. E.,	Pennegar,	Walnut,
Collins,	Jones, J. R.,	Pennock,	Walsh,
Conner,	Kaiser,	Perry, H. L.,	
Conrade,	Kaufman,	Perry, S. J.,	
Cox,	Keegan,	Peters,	
Currier,	Kennedy,	Piper,	
Curry,	Kern,	Post,	
Davis,	Kitts,	Price,	
Dickinson,	Klepper,	Ramsey,	
Donahoe,	Kuhn, H. P.,	Redfield,	
Donnelly,	Kuhns, E. G. M.,	Reese,	
Down,	Lanius,	Reeser,	
Dunn, H. B.,	Latshaw,	Rex,	
Dunn, J. A.,	Lenker,	Rhoads,	
Ehrhardt,	Leslie,	Richards,	
Eichenberger,	Letzkus,		

NAYS—1.

Allen,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2186 (Senate No. 1170), entitled:

An Act refunding to Frank Bolger Ex-Treasurer of Bedford County certain moneys by him erroneously paid into the State Treasury

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Forster, I. G.,	Lohr,	Roney,
Amblor,	Foster, J. D.,	Lowers,	Rothenberger,
Aron,	Frey,	Malie,	Runk,
Arthur,	Gans,	Mannion,	Sassaman,
Baldwin, G. A.,	Geary,	Martin,	Savacool,
Baldwin, R. J.,	Gibson,	Mather,	Schaeffer, A. C.,
Barner,	Glenn,	Matt,	Schuck,
Bass,	Good,	McAleer,	Scott, J. R. K.,
Bayle,	Goss,	McAllister,	Scott, S. B.,
Becker,	Grabe,	McArdle,	Semmens,
Benninger,	Gramley,	McCaig,	Shaffer, C. A.,
Benson,	Gransback,	McClintock,	Shaffer, I. E.,
Bergey,	Gray, Frank,	McDermott,	Sherwood,
Bigger,	Gray, Joseph,	McNichol,	Showalter,
Bittles,	Hackett,	Mechling,	Smith, J. W.,
Blair, W. A.,	Haggerty,	Mellott,	Smith, L.,
Blair, W. F.,	Heidinger,	Metzenbacher,	Snively,
Bleloch,	Hemminger,	Miller,	Snyder,
Body,	Herman,	Missimer,	Spangler,
Brosius,	Hess,	Mitchell,	Spillinger,
Brown,	Heyburn,	Moore,	

Brownlee,	Hibshman,	Morrow,	Steedle,
Burnett,	Hobbs,	Moses,	Steele,
Caldwell,	Hoffman,	Mouthrop,	Stein,
Campbell, C. M.,	Howard, J.,	Musser,	Stone,
Campbell, J. J.,	Howard, R.,	Neel,	Strauss,
Carson,	Humes,	Neely,	Swartz,
Carter,	Isler,	Neely,	Swift,
Cheeseman,	Irwin, G. C.,	Newbaker,	Thomas,
Claycomb,	Irwin, H. H.,	Newton,	Trach,
Cleary,	Jackson,	North,	Ulerich,
Cochran,	Jones, E. E.,	O'Neill,	Ulman,
Collins,	Jones, J. R.,	Peachey,	Walnut,
Conner,	Kaiser,	Pennegar,	Walsh,
Conniff,	Kaufman,	Pennock,	Walton,
Conrade,	Eichenberger,	Perry, H. L.,	Watson,
Cox,	Keegan,	Perry, S. J.,	Wettach,
Currier,	Kenna,	Peters,	Whitman,
Curry,	Kennedy,	Piper,	Wildman,
Davis,	Kern,	Post,	Williams,
Dickinson,	Kitts,	Price,	Wilson, J. H.,
Donahoe,	Klepper,	Ramsey,	Wilson, W. H.,
Donnelly,	Kuhn, H. P.,	Redfield,	Wiltbank,
Down,	Kuhns, E. G. M.,	Reese,	Young, G. K.,
Dunn, H. B.,	Lanius,	Reeser,	Young, J. H.,
Dunn, J. A.,	Latshaw,	Rex,	Zimmerman,
Ehrhardt,	Lenker,	Rhoads,	Alter,
Eichenberger,	Leslie,	Richards,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2171 (Senate No. 506), entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Herr Street in the city of Harrisburg in front of the State Arsenal

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Foster, J. D.,	Lowers,	Roney,
Allen,	Frey,	Malie,	Rothenberger,
Alworth,	Gans,	Mannion,	Runk,
Amblor,	Geary,	Martin,	Sassaman,
Aron,	Geiser,	Mather,	Savacool,
Arthur,	Gibson,	Matt,	Schaeffer, A. C.,
Baldwin, G. A.,	Glenn,	McAleer,	Schuck,
Baldwin, R. J.,	Good,	McAllister,	Scott, J. R. K.,
Barner,	Goss,	McArdle,	Scott, S. B.,
Bass,	Grabe,	McCaig,	Semmens,
Bayle,	Gramley,	McClintock,	Shaffer, C. A.,
Becker,	Gransback,	McDermott,	Shaffer, I. E.,
Benninger,	Gray, Frank,	McNichol,	Sherwood,
Benson,	Gray, Joseph,	Mechling,	Showalter,
Bergey,	Hackett,	Mellott,	Smith, J. W.,
Bigger,	Haggerty,	Metzenbacher,	Smith, L.,
Bittles,	Heidinger,	Miller,	Snively,
Blair, W. A.,	Hemminger,	Missimer,	Snyder,
Blair, W. F.,	Herman,	Mitchell,	Spangler,
Bleloch,	Hess,	Moore,	Speiser,
Body,	Heyburn,	Morrow,	Spangler,
Brosius,	Hibshman,	Moses,	Spillinger,
Brown,	Hobbs,	Mouthrop,	Steedle,
Brownlee,	Hoffman,	Musser,	Steele,
Burnett,	Howard, J.,	Neel,	Stein,
Caldwell,	Howard, R.,	Neely,	Stone,
Campbell, C. M.,	Humes,	Newbaker,	Strauss,
Campbell, J. J.,	Isler,	Newton,	Swift,
Carson,	Irwin, G. C.,	North,	Thomas,
Carter,	Irwin, H. H.,	O'Neill,	Trach,
Claycomb,	Jackson,	Peachey,	Ulerich,
Cleary,	Jones, E. E.,	Pennegar,	Ulman,
Cochran,	Jones, J. R.,	Pennock,	Walnut,
Collins,	Kaiser,	Perry, H. L.,	Walsh,
Conner,	Kaufman,	Perry, S. J.,	Walton,
Conrade,	Keegan,	Peters,	Watson,
Cox,	Kenna,	Piper,	Wettach,
Currier,	Kennedy,	Post,	Whitman,
Curry,	Kern,	Price,	Wildman,
Davis,	Kitts,	Ramsey,	Williams,
Dickinson,	Klepper,	Redfield,	Wilson, J. H.,
Donahoe,	Kuhn, H. P.,	Reese,	Wilson, W. H.,
Donnelly,	Kuhns, E. G. M.,	Reeser,	Wiltbank,
Down,	Lanius,	Rex,	Young, G. K.,
Dunn, H. B.,	Latshaw,	Rhoads,	Young, J. H.,
Dunn, J. A.,	Lenker,	Richards,	Zimmerman,
Ehrhardt,	Letzkus,	Robinson,	Alter,
Eichenberger,	Light,	Rockwell,	
Ely,	Lohr,		
Forster, I. G.,			

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2205 (Senate No. 1575), entitled:

A Joint Resolution providing for the appointment of a commission to select and purchase a silver service for the battleship "Pennsylvania" and making an appropriation therefor and providing for the appointment of a committee to arrange for the presentation exercises

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ewing,	Light,	Robinson,
Allen,	Forster, I. G.,	Lohr,	Rockwell,
Alworth,	Foster, J. D.,	Lowers,	Roney,
Ambler,	Frey,	Malle,	Rothenberg,
Aron,	Gans,	Mannion,	Runk,
Arthur,	Geary,	Martin,	Sassaman,
Baldwin, G. A.,	Gibson,	Mather,	Savacool,
Baldwin, R. J.,	Glenn,	Matt,	Schaeffer, A. C.
Barner,	Good,	McAleer,	Schuck,
Bass,	Goss,	McAllister,	Scott, J. R. K.,
Bayle,	Grabe,	McArdle,	Scott, S. B.,
Becker,	Gramley,	McCaig,	Semmens,
Benninger,	Gransback,	McClintock,	Shaffer, C. A.,
Benson,	Gray, Frank,	McDermott,	Shaffer, I. E.,
Bergey,	Gray, Joseph,	McNichol,	Sherwood,
Bigger,	Hackett,	Mechling,	Showalter,
Bittles,	Haggerty,	Mellott,	Smith, J. W.,
Blair, W. A.,	Heidinger,	Metzenbacher,	Smith, L.,
Blair, W. F.,	Hemminger,	Miller,	Snively,
Bieloch,	Herman,	Hess,	Snyder,
Body,	Hess,	Heyburn,	Spangler,
Brosius,	Heyburn,	Hibshman,	Speiser,
Brown,	Hibshman,	Hobbs,	Steele,
Brownlee,	Hobbs,	Hoffman,	Steele,
Burnett,	Hoffman,	Howard, J.,	Stein,
Caldwell,	Howard, J.,	Howard, R.,	Stone,
Campbell, C.M.,	Howard, R.,	Humes,	Strauss,
Campbell, J. J.,	Humes,	Isler,	Swartz,
Carson,	Isler,	Irwin, G. C.,	Swift,
Carter,	Irwin, G. C.,	Irwin, H. H.,	Thomas,
Cheeseman,	Irwin, H. H.,	Jackson,	Trach,
Claycomb,	Jackson,	Jones, E. E.,	Ulerich,
Cleary,	Jones, E. E.,	Jones, J. R.,	Ulman,
Cochran,	Jones, J. R.,	Kaiser,	Walnut,
Collins,	Kaiser,	Kaufman,	Walsh,
Conner,	Kaufman,	Keegan,	Walton,
Conrade,	Keegan,	Kennedy,	Watson,
Cox,	Kennedy,	Kern,	Wettach,
Currier,	Kern,	Kitts,	Whitman,
Curry,	Kitts,	Klepper,	Wildman,
Davis,	Klepper,	Kuhn, H. P.,	Williams,
Dickinson,	Kuhn, H. P.,	Kuhns, E.G.M.,	Wilson, J. H.,
Donahoe,	Kuhns, E.G.M.,	Lanius,	Wilson, W. H.,
Donnelly,	Lanius,	Latshaw,	Wiltbank,
Down,	Latshaw,	Lenker,	Young, G. K.,
Dunn, H. B.,	Lenker,	Leslie,	Young, J. H.,
Dunn, J. A.,	Leslie,	Letzkus,	Zimmerman,
Ehrhardt,	Letzkus,		Alter,
Eichenberger,			Speaker.
Ely,			

YEAS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2166 (Senate No. 395), entitled:

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ewing,	Light,	Richards,
Allen,	Forster, I. G.,	Lohr,	Robinson,
Alworth,	Foster, J. D.,	Lowers,	Rockwell,
Ambler,	Frey,	Malle,	Roney,
Aron,	Gans,	Mannion,	Rothenberg,
Arthur,	Geary,	Martin,	Runk,
Baldwin, G. A.,	Gibson,	Mather,	Sassaman,
Baldwin, R. J.,	Glenn,	Matt,	Savacool,
Barner,	Good,	McAleer,	Schaeffer, A. C.
Bass,	Goss,	McAllister,	Schuck,
Bayle,	Grabe,	McArdle,	Scott, J. R. K.,
Becker,	Gramley,	McCaig,	Scott, S. B.,
Benninger,	Gransback,	McClintock,	Semmens,
Benson,	Gray, Frank,	McDermott,	Shaffer, C. A.,
Bergey,	Gray, Joseph,	McNichol,	Shaffer, I. E.,
Bigger,	Hackett,	Mechling,	Sherwood,
Bittles,	Haggerty,	Mellott,	Showalter,
Blair, W. A.,	Heidinger,	Metzenbacher,	Smith, J. W.,
Blair, W. F.,	Hemminger,	Miller,	Smith, L.,
Bieloch,	Herman,	Hess,	Snively,
Body,	Hess,	Heyburn,	Snyder,
Brosius,	Heyburn,	Hibshman,	Spangler,
Brown,	Hibshman,	Hobbs,	Speiser,
Brownlee,	Hobbs,	Hoffman,	Steele,
Burnett,	Hoffman,	Howard, J.,	Steele,
Caldwell,	Howard, J.,	Howard, R.,	Stein,
Campbell, C.M.,	Howard, R.,	Humes,	Stone,
Campbell, J. J.,	Humes,	Isler,	Strauss,
Carson,	Isler,	Irwin, G. C.,	Swartz,
Carter,	Irwin, G. C.,	Irwin, H. H.,	Swift,
Cheeseman,	Irwin, H. H.,	Jackson,	Thomas,
Claycomb,	Jackson,	Jones, E. E.,	Trach,
Cleary,	Jones, E. E.,	Jones, J. R.,	Ulerich,
Cochran,	Jones, J. R.,	Kaiser,	Ulman,
Collins,	Kaiser,	Kaufman,	Walnut,
Conner,	Kaufman,	Keegan,	Walsh,
Conrade,	Keegan,	Kennedy,	Walton,
Cox,	Kennedy,	Kern,	Watson,
Currier,	Kern,	Kitts,	Wettach,
Curry,	Kitts,	Klepper,	Whitman,
Davis,	Klepper,	Kuhn, H. P.,	Wildman,
Dickinson,	Kuhn, H. P.,	Kuhns, E.G.M.,	Williams,
Donahoe,	Kuhns, E.G.M.,	Lanius,	Wilson, J. H.,
Donnelly,	Lanius,	Latshaw,	Wilson, W. H.,
Down,	Latshaw,	Lenker,	Wiltbank,
Dunn, H. B.,	Lenker,	Leslie,	Young, G. K.,
Dunn, J. A.,	Leslie,	Letzkus,	Young, J. H.,
Ehrhardt,	Letzkus,		Zimmerman,
Eichenberger,			Alter,
Ely,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2016 (Senate No. 371), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland County Pennsylvania for its maintenance and support for the two fiscal years beginning June first one thousand nine hundred and thirteen for the removal of power plant for furnishings equipment and repairs alterations and changes in buildings completion of nurses' and superintendent's residence and providing the manner of payment of said appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ewing,	Letzkus,	Richards,
Allen,	Forster, I. G.,	Light,	Robinson,
Alworth,	Foster, J. D.,	Lohr,	Rockwell,
Ambler,	Frey,	Lowers,	Roney,
Aron,	Gans,	Malle,	Rothenberg,
Arthur,	Geary,	Mannion,	Runk,
Baldwin, G. A.,	Gibson,	Martin,	Sassaman,
Baldwin, R. J.,	Glenn,	Mather,	Savacool,

Barnes,	Glenn,	Matt,	Schaeffer, A. C
Bass,	Good,	McAleer,	Schuck,
Bayle,	Goss,	McAllister,	Scott, J. R. K.,
Becker,	Grabe,	McArdle,	Scott, S. B.,
Benninger,	Grambley,	McCaig,	Semmes,
Benson,	Gransback,	McClintock,	Shaffer, C. A.,
Bergey,	Gray, Frank,	McDermott,	Shaffer, I. E.,
Bigger,	Gray, Joseph,	McNichol,	Sherwood,
Blair, W. A.,	Hackett,	Mechling,	Showalter,
Blair, W. F.,	Haggerty,	Mellott,	Smith, J. W.,
Bittles,	Heidinger,	Metzenbacher,	Smith L.,
Bieloch,	Hemminger,	Miller,	Snively,
Body,	Herman,	Missimer,	Snyder,
Brosius,	Hess,	Mitchell,	Spangler,
Brown,	Heyburn,	Moore,	Speiser,
Brownlee,	Hibshman,	Morrow,	Steedle,
Burnett,	Hobbs,	Moses,	Steale,
Caldwell,	Hoffman,	Moulthrop,	Stein,
Campbell, C.M.,	Howard, J.,	Murphy,	Stone,
Campbell, J. J.,	Howard, R.,	Musser,	Strauss,
Carson,	Humes,	Neel,	Swartz,
Carter,	Isler,	Neely,	Swift,
Cheeseman,	Irwin, G. C.,	Newbaker,	Thomas,
Claycomb,	Irwin, H. H.,	Newton,	Trach,
Cleary,	Jackson,	North,	Ulerich,
Cochran,	Jones, E. E.,	O'Neill,	Uman,
Collins,	Jones, J. R.,	Peachey,	Walnut,
Conner,	Kaiser,	Pennegar,	Walsh,
Conrade,	Kaufman,	Pennock,	Walton,
Cox,	Keegan,	Perry, H. L.,	Watson,
Currier,	Kennedy,	Perry, S. J.,	Wettach,
Curry,	Kern,	Peters,	Whitman,
Davis,	Kitts,	Piper,	Wildman,
Dickinson,	Klepper,	Post,	Williams,
Donahoe,	Kuhn, H. P.,	Price,	Wilson, J. H.,
Donnelly,	Kuhns, E.G.M.,	Ramsey,	Wilson, W. H.,
Down,	Lanius,	Redfield,	Wiltbank,
Dunn, H. B.,	Latushaw,	Reese,	Young, G. K.,
Dunn, J. A.,	Lenker,	Reeser,	Young, J. H.,
Ehrhardt,	Leslie,	Rhoads,	Zimmerman,
Eichenberger,			Alter,
Ely,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

QUESTION OF INFORMATION.

Mr. McALEER. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. McALEER. Mr. Speaker, could we not act upon Senate Bill No. 61, at the bottom of page 16?

The SPEAKER. The report of the Board of Charities classes this as a State institution. That may or may not be correct. The title does not give any indication.

Mr. NORTH. Mr. Speaker, that is the information we got when we were considering this measure, that it was entirely a State institution. We were so informed by the Board of Charities.

The SPEAKER. It would seem to the Chair that the safer course would be to treat it as though it were not a State institution.

Mr. J. R. K. SCOTT. Mr. Speaker, this institution is a well known institution. I think most of the members know that it is a large institution on Belmont avenue, right across from the Hayes home.

The SPEAKER. If the gentleman from Philadelphia is certain that it is not a private institution we might act upon the bill.

Mr. J. R. K. SCOTT. Mr. Speaker, I am not sure, but I think it is a charity institution. I have been informed that the Governor appoints the Board of Trustees.

The SPEAKER. There is plenty of time to consider this bill.

Mr. R. J. BALDWIN. Mr. Speaker, I do not see why we cannot vote on this bill in the ordinary way.

The SPEAKER. It is a matter of conscience on the part of the Chair.

BILL ON THIRD READING.

Mr. FREY. Mr. Speaker, I desire to call up from page 23 of today's calendar, bills on third reading postponed, House Bill No. 19.

Agreeably to order,

The House resumed the consideration on third reading of H. R. bill No. 19, entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. S. B. SCOTT. Mr. Speaker, I move that this bill be recommended to the Committee on Appropriations.

Mr. FREY. Mr. Speaker, I second the motion.

The motion was agreed to.

RESOLUTION RELATIVE TO INVESTIGATION OF LOBBY.

Mr. GEORGE A. BALDWIN asked and received unanimous consent to offer a resolution which was read as follows:

Whereas, it has become notorious that a powerful and insidious lobby is working in this Capitol for the defeat or emasculation of the important legislation of this session, legislation which has been demanded by the people of this State in no uncertain tone, and which represents the pledges of three parties and the solemn promises of a great majority of the members of this House; and

Whereas, the influence of this lobby has been sufficient to thus far either cripple or destroy the said legislation; and

Whereas, there is reason to believe that the methods employed by said lobby are such as not to bear the light of day, and it is important that this House should know, amongst other things, at whose expense and for what purpose food and drink are furnished to members of this legislature in certain rooms of this Capitol:

Therefore, Be it Resolved, That the speaker of this House appoint a committee of three members, consisting of one republican, one Democrat and one Progressive, who shall have power to subpoena witnesses and compel the attendance of the same, and to investigate the nature, methods, and personnel of said lobby, and to ascertain the name and interest represented by each and every person who has been or is now engaged either in the city of Harrisburg or this Capitol in advocating or opposing any legislation now pending in either branch of this Legislature, whether such persons are paid for such work, and if paid by whom, and the amount of such payment; that the Sergeant-at-Arms is hereby directed to attend said committee and to serve the subpoena or other process thereof; that said committee is hereby given leave to sit during the sessions of the House, and shall report its findings not later than Wednesday, June 25th, 1913.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I ask unanimous consent for the immediate consideration of this resolution.

The SPEAKER. Will the House give unanimous consent to the immediate consideration of the resolution. Is there any objection?

Mr. CARTER. Mr. Speaker, I object.

The SPEAKER. The Chair hears objections.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I move that the rules of the House be suspended to permit the immediate consideration of this resolution.

Mr. BROSIUS. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I move the adoption of the resolution.

Mr. HORACE B. DUNN. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. GEORGE A. BALDWIN. Mr. Speaker, the legislation to which this House stands committed and to which a majority of the Senate stands committed was passed by the House not days ago but weeks and months ago, some of it away back in February. We all know that instead of that legislation being acted upon on the other side of this Assembly that it has been postponed from time to time; that the Senate has been convening on Monday night and going home on Wednesday morning, instead of giving that legislation the consideration it deserved, and we know now that the prospects are not bright for the passage of any of that legislation, or such of that legislation as has passed the Senate has been passed in such shape that it is practically useless, and some of it has not been passed and probably will not be passed.

Now, everybody knows that certain interests in this State attempt to affect all these bills and maintain a lobby in this Capitol. Everybody knows that the soft coal interests and

the hard coal interests have been represented here and that they have held up every mining bill that was introduced in this House and passed the House in the proper committee and in the Senate and when they reached the Senate, we know that the steam railroads are maintaining a lobby in this city; we know that the electric railways and the water companies are maintaining lobbies in this city and practically every interest that is affected by these bills. Now, I have no objection to a lobby in the proper sense of the word. Those interests have a right to be represented here and they have a right to have men here who present their side of these questions. Those men have a right to be heard and these corporations have a right to pay these men if they see fit, but on the other side, we have a right to know what these interests are and who the men are that have been appointed to represent them here in Harrisburg and how much money they get. I am reliably informed that one lobbyist represents extensive interests in this State and is paid fifteen thousand dollars a year for his service here. The very fact that such a sum of money is paid any lobbyist in Harrisburg is a reflection on both the Senate and the House. Everybody knows that in several of the rooms in the other end if this Capitol food and drink are served to members of the Senate and possibly to members of the House, who care to go there, and possibly to anybody else who cares to go there and be served. I want to know, and you want to know and the people want to know who is furnishing that food and drink and who is paying for it; whether by the interests who are seeking to strangle legislation in the Senate or whether it is paid for by the State of Pennsylvania or by whom it is paid for. It seems to me eminently fitting that this resolution should be adopted. This committee, if appointed tonight, can go into session immediately. It can issue its subpoenas; it can bring those lobbyists in here and we can find out the truth, whatever that may be.

Mr. KITTS. Mr. Speaker, I would like to inquire the number of that room.

Mr. SCHUCK. Mr. Speaker, I am entirely in sympathy with the gentleman's motives who has introduced this resolution, if they are based entirely on observations and facts that he has at hand. I feel that such a resolution perhaps, as it sounds, might be found on the last days before adjourning might cast a discredit or reflection upon this entire Legislature. I am satisfied that tomorrow morning a local newspaper, which has never found any good done by this House, will print a story with headlines commenting on the later hours of this Legislature. I fear this resolution is timed for this newspaper, intending to effect this Legislature. I don't feel that we should give any support to this resolution at this time. If this condition exists we certainly knew it before. There is a peculiar reason at this time why this local newspaper wishes to know, which sees no good in the Republican Party, and why they would like to get what is proposed in this resolution.

Mr. JOSIAH HOWARD. Mr. Speaker, I would like to inquire how much authority we have for investigating a lunch room of the Senate, and whether it is intended by this resolution to investigate the lunch room of the Senate.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I didn't understand the gentleman from Cameron.

Mr. JOSIAH HOWARD. Mr. Speaker, I would like to inquire whether it is the purpose of this resolution to investigate the lunch room of the Senate and whether we have that authority and power.

Mr. GEORGE A. BALDWIN. Mr. Speaker, it is the purpose of this resolution to investigate any lunch room that may be found in the Capitol building and find out who pays for the lunches that are served there.

Mr. R. J. BALDWIN. Mr. Speaker, I would like to know what evidence the gentleman has that there is lunch served there.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I have been told that it has been done.

Mr. R. J. BALDWIN. Mr. Speaker, I don't know anything of that kind, as far as I am concerned.

Mr. JOSIAH HOWARD. Mr. Speaker, I would like to know if we have authority to investigate the lunch rooms of the Senate.

Mr. GEORGE A. BALDWIN. Mr. Speaker, there is no question about the right of the House to investigate such a matter, absolutely none. A subpoena of this House binds any one upon whom it is served, as long as the House is in session, and they would be obliged to appear before the Com-

mittee and testify to what they may know about it. If that lunch room is a proper one and is properly maintained, no criticism can be leveled at the Senate or at anybody else.

Mr. JOSIAH HOWARD. Mr. Speaker, I am thoroughly in accord with and will vote for any resolution to investigate our side of the Legislature but I would like to know whether we are voting an insult to the Senate or whether we really have a right to investigate the Senate side of this Legislature. If it has this right or if it is within our rights to do so, then I might vote for it if the resolution just applies to our end of the Legislature. But if the resolution is aimed as an insult to the Senate, then I will not vote for it. I would like to be advised on the question.

Mr. GEORGE A. BALDWIN. Mr. Speaker, replying to the remarks of the gentleman from Cameron, I will call attention to a resolution passed by this House to investigate the employees of the Senate and House; they were investigated. So we have at least one precedent for this resolution in that respect. Furthermore, the object of the resolution is not to discover whether or not the Senate maintains a lunch room in this Capitol but to discover who pays for that lunch and what effect it has or may have upon legislation that is passed at this session.

POINT OF ORDER.

Mr. JOSIAH HOWARD. Mr. Speaker, to get an answer on my question, I rise to a point of order:

That this resolution is out of order, because it tends to investigate the private affairs of the Senate and impunes the rights and motives of the Senate to conduct their own business.

The SPEAKER. The Chair would state that outside of the question whether the committee would have any authority to investigate the particular matter referred to by the gentleman from Cameron, there are other matters which would be, without question, within the jurisdiction of the Committee to investigate. Therefore, a point of order cannot be raised against the resolution.

Mr. WILLIAMS. Mr. Speaker, I will ask the Clerk to kindly read that resolution a second time.

(The resolution was again read.)

Mr. CLAYCOMB. Mr. Speaker, in support of this resolution I may say that I am also reliably informed that last evening while the gentleman from Lehigh, Mr. Miller, was speaking on the floor of this House in regard to the grievance which this House has, that the lobby was busy in this House. Thereby making it all the more apparent that there is some secret, some sulking agency in this House that is trying to stifle the free utterance of the members of this House and throttle progressive legislation. I believe, as a matter of fact, that it is not an open foe here so much who on the highway brandishes his dagger but the man who does his work under cover and in the darkness of the night. That agency has been in this House and has been calling repeatedly on members from the rear end of this House and behind the rail during the whole session. The members of this Legislature are constantly called back of the rail. It is due to this House; it is due to the next House that meets here to throw our protecting arm into the future enough to uncover the conditions as they exist here that proper steps may be taken by the next Legislature to pass such rules as will regulate the lobby properly. I want to support this resolution and I believe the House ought to support it.

Mr. GEORGE A. BALDWIN. Mr. Speaker, on the adoption of the resolution, I ask for a roll call.

Mr. JOSIAH HOWARD. Mr. Speaker, As I understand the resolution, we are calling names on members of the other House and I don't think that we have any right to call them names because they don't pass our legislation as promptly as we would like to have it pass and the question of importance is, have we a right to investigate, according to that resolution, the work of any lobby in both houses of the Legislature?

The SPEAKER. That is not a question for the Chair to answer. The resolution is clearly in order and that is all the Chair has to do with it.

Mr. JOSEPH GRAY. Mr. Speaker, it seems to me that it is a little late in the day to begin to investigate the lobbyists around this Capitol. Our session now has almost come to a close. At least we think it has; we expect it has; and most of the work I imagine has been done by

those lobbyists. I am not, Mr. Speaker, one of those who fear a man shall come and state his position to me. I am sure, Mr. Speaker, if all the lobbyists in the world come around this rail, I am sure they will never have any influence on me, and I am no different from the rest of this House. If this House has any faith in its ability, honesty, manhood and in its courage, it will not be influenced by any lobbying that is improper. No lobbyist will influence any man with courage, with any manhood, only on what is proper argument and proper reasons and proper grounds. Why should we fear a lobbyist? Men have spoken to me all this session on all kinds of different bills, and I want to say that I would not be afraid to give any conversation that I had. I am sure that they have never stopped me from the way I wanted to vote. It is a little newspaper splurge; that is all it is. And the gentleman from Westmoreland stated the exact truth in my mind. All the papers that are antagonistic tomorrow will have their little splurge, whether this resolution goes through or not. There is a certain element who are satisfied with newspaper notoriety. What is the difference if there are men around here seeking to influence certain legislation? What about those who are complaining about lobbying; against lobbying of this insidious class? Are they complaining about them? What is the difference between lobbying for the labor element, lobbying for the manufacturer, or the capitalist? What if the manufacturer has come here and stated his position? They have a right to be here, the same as the lobbyists for the laboring element.

Mr. McALEER. Mr. Speaker, I just want to say that it might not be in good form for any member of the House to vote for this resolution, for the reason that he would be committing a grave breach of hospitality.

Mr. R. J. BALDWIN. Mr. Speaker, there is some difference of opinion as to whether that inquiry should include those who are lobbying for or simply those who are lobbying against. I think that it should include both sides and I ask that the resolution be read again.

(The Clerk again read the resolution in part.)

Mr. R. J. BALDWIN. Mr. Speaker, does that mean that you cannot go outside of Harrisburg? Only those who are here in Harrisburg?

Mr. STONE. Mr. Speaker, a resolution has been introduced in the House by one of its own members in which charges are made by implication that something wrong has occurred. Now, I am not by nature a kicker; I am not by nature a revealer of the secrets of any man or any one man, but it seems to me our duty as representatives of the State of Pennsylvania, when a resolution of this kind has offered, is to acquit ourselves as men and meet the duty. I do not care what the newspapers may have to say. Let them say the truth, whatever the investigation may bring forth. I do not know of any lobbyists who have approached me in this House. Whether they have approached anybody else I do not know. If they have, let us know it. If they have not, let it be published to the credit and honor of those who have come here. In either case, let it be published. I therefore am in favor of this resolution that has been offered.

Mr. McDERMOTT. Mr. Speaker, it has been said and often said during this session that we have a lobby here. We have both sides represented; we have labor and capital. Now, then, if such is the case, and this lobbying has been going on for such long period, I say it ought to be investigated. It ought to be probed to the bottom. If there is any such lobbying and there is no work done, what have I to fear of any investigation? What has any honest man in this House to fear of any investigation any more than to tell the truth? What does any man care, if he is doing an honest business, what any one says about him? The more light you turn on such a man, the more popular the man gets. I say that this resolution is an infamy upon this House. I say this House should clear its skirts of this report. I say it is an insult to this intelligent body; that it should not go without probing to the bottom of it. If there is nothing to it, there is nothing lost. I am of the honest opinion that there are too many lobbyists in and around this House and I could give some evidence, I believe, that would not be pleasant for some of them. I say, if there has been anything wrong, this House should insist upon knowing it.

Mr. E. G. M. KUHNS. Mr. Speaker, it appears to me that we are trying to take hold of something that may be a little too far reaching. When we talk about lobbying, where does that start? What is the difference when you receive a letter from one of your constituents asking you to vote for or against a bill? If that is not lobbying, neither is it lobbying when one of your constituents comes up here on the floor of this House and speaks to you, because you all know that writing is just a different way of communication. Now, if we at this time want to adopt the resolution and want to investigate all this lobbying throughout the State of Pennsylvania what are we doing? Are we going to close the doors and stop our constituents from coming here? Our constituents throughout this Commonwealth of ours? What are we trying to do? Who are we going to investigate? I cannot see anything wrong in lobbying. You stood here, a great many of you, on the floor of this House during this session, and said that the people shall rule, we shall not take away the peoples' rights; and what are we trying to do here? Stop lobbying? Shut up everybody at home and keep them away? Act as though we were going to some secluded place and close the door on everybody in this Commonwealth of ours? That is what you do if you stop lobbying because when you say lobbying you cannot explain to me or anybody else that letter writing is not lobbying. That is what it is. Now, if you want to stop them from lobbying, how are you going to do it? I can go home among my constituents and talk to my constituents and you cannot stop me from doing it. If I want to bring any of my constituents here and want to talk to them, I will do it, and if you want to call that lobbying, call it so, if you please, but you cannot stop it. You can investigate all you want, but the results will be naught.

Mr. SHUCK. Mr. Speaker, if we are to take this resolution up clearly and sincerely, I feel the question should be divided, if we are going to investigate lobbying. It appears very late in the session to begin with it. If we are going to investigate it, that is another question. What I meant to say was that this resolution made certain inferences which would be taken up by the newspapers on the ground of the last part of this resolution which refers to drinking. I am opposed myself to the members of this House being held up to the State as drinking men. I have been here three sessions and I have seen less drinking by one hundred per cent. than I ever saw before. This is a comparatively temperate body of members. I feel that it is wrong to consider the resolution and impugn the reputation and character of every member. Perhaps there are a few members who choose by their own habits to imbibe when they care to. If that is the case, they should not be lifted up to censure. For this reason, to get at this one point and to satisfy an alleged newspaper story, the question should be divided. Inasmuch as the gentleman from Beaver has not replied to my inference, I would like to interrogate him.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. G. A. BALDWIN. Mr. Speaker, yes, sir.

Mr. SCHUCK. Mr. Speaker, I would ask the gentleman if he knows anything about a newspaper representative being in the Capitol to-day hunting up skeletons?

Mr. G. A. BALDWIN. Mr. Speaker, I do not.

Mr. SCHUCK. Mr. Speaker, I have been reliably informed that this feature has been worked up here to-day. As he has been reliably informed to-day that there is a lunch room here, I think this question should be divided if it is to be considered seriously, because we do not want to be held up over this State as a bunch of drinking men.

Mr. G. A. BALDWIN. Mr. Speaker, this resolution says nothing about the character of the drinks served. What they are, as a matter of fact, I do not know. The resolution speaks of "food and drink" and the gentleman from Westmoreland seems to assume that the sort of drink referred to is intoxicating drink. I gather that from what he has said.

Mr. R. J. BALDWIN. Mr. Speaker, I desire to interrogate the gentleman from Beaver, Mr. G. A. Baldwin.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. G. A. BALDWIN. Certainly.

Mr. R. J. BALDWIN. Mr. Speaker, I would like to know

whether the gentleman from Beaver of his own knowledge can say to the House that he has seen anything occur in this House that would lead him to believe there was any illegal action in the way of lobbying?

Mr. G. A. BALDWIN. No, sir.

Mr. R. J. BALDWIN. Mr. Speaker, then I do not see why the gentleman offered the resolution, if he has no knowledge of his own and has received no information from anyone else. I would like to know if anybody has informed him to a positive certainty that such can be shown, if such a resolution be passed. Has any such information as that been imparted to the gentleman?

Mr. G. A. BALDWIN. Mr. Speaker, illegal lobbying could not be done on the floor of the House. I have been approached by men who have sought to influence me one way or the other on pending legislation. I do not know whether those men were paid to be here or not. I do not know whom they represent, but I have a right to know and the people of this State ought to know.

Mr. R. J. BALDWIN. Mr. Speaker, the question arises in my mind under that resolution whether there has been any lobbying done or not. I can state to the House that I have seen a great many people here soliciting members to vote for legislation. In my mind it was always legally done. I saw a vast number of ladies here using every possible effort in an honorable way to influence members to support certain legislation. I have seen in the House during the early sessions—I guess I can say for months—men connected with labor organizations in this State, a very great number of them importuned me and asked me if I would not support certain legislation. In my mind it was absolutely legally done, not surreptitiously done. I have seen in the House during all the early sessions, I guess I can say for months, on all kinds of bills, representatives from different sections of the State trying to persuade us to vote either for or against legislation. Now if this resolution means that there is a committee must inquire into all of these affairs why I have no objection at all to the resolution, or any objection to any resolution that there is reasonable ground for in the minds of any person here on the floor to ask for; but I realize that it appears to be a foolish thing to start an investigation. I think it is foolish, without some suspicion. I would like any member in the House who has a suspicion that certain occurrences have happened during the session of this House, where any illegal or surreptitious lobbying was carried on—and I want to say that I have not seen any reason to suspicion it—but if there is one here who will say so I think the resolution should pass; but the absence of any information of that kind—I want to say that any member can offer a resolution of this kind and where will we get to—if there is any member willing to say that he seen things occur in this House that he thinks is illegal lobbying, corrupt lobbying, if there is any one member will say that, I will vote for this resolution.

Mr. McDERMOTT. Mr. Speaker, I will accept that challenge of the gentleman from Delaware. As a member of this House I will take an affidavit before that committee if organized, that I have been approached by representatives of a number of interests to vote for or against certain bills.

Mr. R. J. BALDWIN. Mr. Speaker, what I meant to say, was illegally approached, approached in a corrupt manner. Corporations send their representatives here to call our attention to legislation. My attention has been called by men connected with corporations and asked to read a bill that they thought was a bad bill or not right. In one or two instances I agreed with them, but mostly I disagreed with them. Now if there is any member in the House can say to the House that he has a knowledge of any members being corruptly approached, I will vote for this resolution. I do not think it is fair to say that it is illegal lobbying for a person to explain a bill to you and ask you to vote for or against it any more than if I called the attention of the House to legislation in a proper way and showed how it will affect you. That is not corrupt lobbying, is it? If that is corrupt lobbying, I do not agree with you.

Mr. ELY. Mr. Speaker, I am opposed to this legislation for the reason that in the beginning it is misleading. It infers that members of this House know of illegal lobbying and have been cognizant of it since the session began. The

resolution states that it is notorious that this thing has gone on and the sponsor of the resolution admits that he knows nothing about it. I say, gentlemen, it reflects upon the character and integrity of this body of men, as I view this body. It is my first session. Whatever the sessions may have been before this I care not to say anything about them, but as I view this session, the personnel is as good, if not better, than any that sat in this House before. The character and temperance of this body has been commented upon through the State and by the press and visitors to the House and I think that this resolution reflects upon the character of this body and that is the reason I am opposed to it.

Mr. SWIFT. Mr. Speaker, it seems to me that the adoption of this resolution would be our defense. If it be true that there is to be published to-morrow something of a charge against the character of this House or the proceedings of this House, it seems to me it is highly eminent for us to take time by the forelock and if it is true that those things are untrue, for us to put ourselves in a position to be able to reply immediately. I agree with the gentleman from Westmoreland that the character of this House is high, and if it is so, why should we fear this resolution? Further, it seems to me that it is not necessary for us to know all that may exist in order that we begin proceedings. I think there is an investigation going on in the Capital of this Nation to-day that is startling some people. At the beginning our papers and the people were saying it is foolish, but there have been some revelations in that investigation that is shaking things in this country, and if that be true that should be known and if the same condition exists here, things are going on or conducted that ought not to be, we ought, if we are of high character and standing beyond reproach, ought to be able to show to the world that we are not ashamed of investigation and go into the investigation for our defense. It is our only defense. If we defeat this motion to-night and there appears in the paper a charge to-morrow, gentlemen, does it not seem true that we will yield to the charge and be quiet? It seems to me that before a publication is made or a statement, that we ought to be on the defensive and ready to answer that at any moment; and then we do not know but what some things that are intimated in that resolution may be true, and if the character of this House is what it is said to be then we shall be as interested in finding out what is true, whether it strikes us or whether it elevates us. I believe that we as a House are able to defend ourselves, and we cannot defend ourselves any better or stand up any better than by adopting this resolution and putting ourselves in a position where we can defend ourselves and show to this State everywhere that we do not fear an investigation but are ready to defend ourselves or investigate and root out any evil that may exist.

Mr. GEORGE A. BALDWIN. Mr. Speaker, nothing would be further from my thoughts than to reflect on the character of this House. I dare say that no member of this House has a higher regard for the honor and the integrity of his colleagues than do I. This resolution will not bear the interpretation that is placed upon it by the gentleman from Westmoreland, for it recites that this legislation, the holding of which I complained about, passed the House. The interests, if there have been any, have sought to destroy that legislation were not successful in the House, for as I said before it passed the House not several days ago, but weeks or months ago. It seems to me that the House has already cleaned its skirts.

Mr. R. J. BALDWIN. I fully appreciate that if this resolution passes whoever happens to be appointed members of that committee have placed in their hands a task that undoubtedly cannot be properly carried out short of probably a month of almost steady work. We have a knowledge of men who have been here lobbying from the different ends of the State, in fact, the four corners of the State, that that committee should subpoena, because if they have been here lobbying—that is a broad word—it seems to me if the resolution is going to pass it ought to contain some provision that will enable the committee to make its report in full. It ought to have something contained in there that will give it power to make the report and to cover the subject fully and have the report published. This commission should have some means for carrying out the provisions of the resolution. Now, if we are going to do this, let us do

it in the right way. Let us be fair and see that the committee is given the necessary powers and let the resolution carry some of the means that are always necessary to carry on these investigations. I think that the gentleman ought to withdraw the resolution, or wait a little until something can be incorporated that will give some power. We cannot work without money. There should be funds provided to employ a stenographer to take the notes. You have only a few days to do the work that is necessary to be done, whereas it will be necessary for the committee to work for weeks and probably for months investigating this proposition. If it is not carried out fully and thoroughly then that committee will be most seriously hampered. I see where we are opening a big proposition and it cannot be done without any money, and there is not a member in the House but knows that. I think the gentleman from Beaver will admit that the resolution to carry on the investigation is only half drawn.

Mr. GEORGE BALDWIN. Mr. Speaker, in answer to the gentleman from Delaware, I want to say that when we meet next week if the House saw fit to continue the committee and its powers the House can do so.

Mr. O'NEILL. Mr. Speaker, this afternoon we had practically adjourned and had a poll of the House and we came here to-night to finish up our work and why not go to a vote on this thing and finish it.

Mr. ELY. Mr. Speaker, just a word. The wording of that resolution impugns the record of this House, inasmuch as that to vote in the affirmative gives to the public the idea that it is notorious that the members of this House had known of these things going on, and I oppose it for that reason, and I hope the members will vote it down. If there is any stigma on this House it should be on those who are seeking notoriety in presenting such resolutions.

The yeas and nays required by Mr. GEORGE A. BALDWIN, and Mr. MATT and were as follows:

YEAS—119.

Adams,	Dunn, J. A.,	Light,	Savacool,
Allen,	Ehrhardt,	Lohr,	Shaffer, C. A.,
Alworth,	Ewing,	Martin,	Scott, J. R. K.,
Baldwin, G. A.,	Forster, I. G.,	Mather,	Scott, S. B.,
Baldwin, R. J.,	Foster, J. D.,	Matt,	Semmens,
Barner,	Frey,	McAllister,	Shaffer, I. E.,
Bass,	Gibson,	McClintock,	Sherwood,
Becker,	Glenn,	McDermott,	Showalter,
Benninger,	Goss,	Meckling,	Smith, L.,
Benson,	Grabe,	Mellott,	Snavely,
Bergey,	Gramley,	Metzenbacher,	Snyder,
Bigger,	Haggerty,	Miller,	Spangler,
Blair, W. F.,	Heldinger,	Mitchell,	Stone,
Bleloch,	Hemminger,	Moore,	Strauss,
Brosius,	Heyburn,	Moses,	Swartz,
Brown,	Hilbshman,	Musser,	Swift,
Brownlee,	Hobbs,	Neely,	Thomas,
Burnett,	Howard, J.,	Newbaker,	Ulman,
Caldwell,	Howard, R.,	North,	Walnut,
Campbell, C. M.,	Humes,	O'Neill,	Watson,
Campbell, J. J.,	Isler,	Peachey,	Williams,
Carson,	Irwin, G. C.,	Pennegar,	Wilson, J. H.,
Carter,	Irwin, H. H.,	Peters,	Wilbank,
Cheeseman,	Jackson,	Post,	Young, G. K.,
Claycomb,	Jones, J. R.,	Redfield,	Young, J. H.,
Cochran,	Kennedy,	Rhoads,	Zimmerman,
Cox,	Kitts,	Rockwell,	Alter,
Currier,	Klepper,	Roney,	Speaker.
Dickinson,	Kuhns, E. G. M.,	Rothenberger,	
Donnelly,	Lenker,	Sassaman,	
Dunn, H. B.,	Letzkus,		

NAYS—6.

Conrade,	Gray, Joseph,	McAleer,	Schuck,
Ely,	Jones, E. E.,		

So the question was determined in the affirmative and the resolution adopted.

APPOINTMENT OF COMMITTEE TO INVESTIGATE LOBBY.

The SPEAKER. The Chair will appoint in pursuance with the resolution just adopted by the House the gentleman from Beaver Mr. George A. Baldwin, the gentleman from Delaware, Mr. R. J. Baldwin, and the gentleman from Blair, Mr. Claycomb.

QUESTION OF PERSONAL PRIVILEGE.

Mr. RONEY. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. RONEY. Mr. Speaker, I cannot imagine any question of personal privilege that is more important than the reputation and integrity and honesty of the members of this House and at this time, Mr. Speaker, in view of the fact that the close of the session is but a week off, I would ask in justice to each and every member of this House that this Committee go to work immediately; that the Chair provide them with any number of sergeants-at-arms that the work may be proceeded with dispatch; also that the House Caucus Room or some other convenient place be put at the disposition of this committee in order that some final report be made to this House by next Thursday. Mr. Speaker, I make this suggestion at this time because I feel that there are a number of members on the floor of this House who felt in their own hearts that there was nothing particular in so far as they were aware to be investigated, but it was good legislative policy, as the gentleman from Beaver stated, to have the investigation in order that these charges however trivial and substantial they are at this time may be totally and wholly disproven, and in this connection, Mr. Speaker, I am glad to have voted for the resolution, but I would consider my vote for this resolution and the vote of every member of this House an absolute mockery unless the members of this Committee should consider the obligation that they are under to this House and proceed with dispatch in order that some final report may be brought into this House before Wednesday, because we would leave a blotch of mud against the fair name of this House if this committee were to come in some report that contained only rumors of charges that were not made and substantiated by evidence. I therefore suggest Mr. Speaker, that a number of stenographers be provided and no expense be spared and that all the testimony that can possibly be gotten together for the information of the House be provided so that on next Wednesday or Thursday there should be some complete report in order that the reputation of this House, if it is good, and every one knows that it is, may be sustained, and if there is anything good in the Senate, it should come out, and if there is anything bad in the Senate it should come out. In all events, so that these charges at this time affecting the reputation of this legislative body may be fairly met so that we may go home to our families and carry with us a complete report vindicating the reputation of this House.

Mr. R. J. BALDWIN. Mr. Speaker, I think the committee would appreciate it if each and every member of this House who has the slightest information will come forward as soon as possible and give to the Committee any information whatever that will bear upon this subject, the time being short. I think I am voicing the opinions of all of the members of this committee when I make that request of the House. I think it is the voice of the committee that each and every member should come voluntarily without being sent for with any information whatever that they may have bearing on this subject, for I know that so far as I am concerned, I would like to get it as soon as possible.

The SPEAKER. The Chair will state that so far as the sergeants-at-arms and stenographers or anything else that the committee may need are concerned, that everything they may require in that particular will be put at their disposal at once.

Mr. GEORGE C. IRWIN. Mr. Speaker, in order that the House may be set right, I believe the resolution called for the appointment of one Democrat.

The SPEAKER. The resolution called for one Progressive, and the Chair appointed the gentleman from Beaver, Mr. George A. Baldwin; the resolution called for one Republican, and the Chair felt confident in appointing the gentleman from Delaware, Mr. R. J. Baldwin, and it also called for the appointment of one Democrat and the Chair appointed the gentleman from Blair, Mr. Claycomb, from the Democratic side.

POINT OF INFORMATION.

Mr. GEORGE C. IRWIN. Mr. Speaker, I rise to a point of information.

The SPEAKER. The gentleman will state his point.

Mr. GEORGE C. IRWIN. Mr. Speaker, I would like to know how the Speaker judges the politics of a member.

The SPEAKER. The Chair, for instance, judges a Democrat because the Democrats are on one side of the House, and the Chair has, from the experience of the last five

months, formed a firm conviction that the gentleman from Delaware is a Republican, and that the gentleman from Beaver, Mr. Baldwin, equally with Mr. Swift, like all the other members of the House, is Progressive.

Mr. GEORGE C. IRWIN. Mr. Speaker, I desire to interrogate the gentleman from Blair, Mr. Claycomb, who has been appointed on that committee.

The SPEAKER. The Chair doubts whether that is in order.

Mr. GEORGE C. IRWIN. Mr. Speaker, I have my reasons for that. I don't want to make any correction of the Chair but I would like to secure this information for the House.

The SPEAKER. Will the gentleman from Blair, Mr. Claycomb, permit himself to be interrogated?

Mr. CLAYCOMB. Mr. Speaker, I have nothing to say.

Mr. GEORGE C. IRWIN. Mr. Speaker, I desire to ask the gentleman from Blair, Mr. Claycomb, on what ticket he was elected?

Mr. CLAYCOMB. Mr. Speaker, on the Washington-Key-stone ticket.

Mr. MATT. Mr. Speaker, I desire to say that my experience on this side of the House is that we will take care to say that he is a Democrat.

Mr. S. B. SCOTT. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question.

Mr. S. B. SCOTT. Mr. Speaker, what is a Democrat?

The SPEAKER. That is a question the Chair would not for one moment attempt to answer in this day.

Mr. MATT. Mr. Speaker, a good citizen.

Mr. HUMES. Mr. Speaker, I would like to inquire whether the gentleman from Philadelphia considers himself competent to pass upon the political affiliations of his own party, to say nothing of the affiliations of his own side of the House.

The SPEAKER. The question is out of order, because it is a well known fact that the gentleman from Philadelphia is a man without a party.

LEAVES OF ABSENCE.

Mr. KITTS asked and obtained leave of absence for himself for to-morrow.

Mr. JOHN R. K. SCOTT asked and obtained leave of absence for himself for tomorrow.

Mr. O'NEILL. Mr. Speaker, I ask leave of absence for the gentleman from Philadelphia, Mr. Gransback and the gentleman from Philadelphia, Mr. Curry.

Mr. Gransback was taken ill and Mr. Curry accompanied him to his home.

The SPEAKER. The Chair hears no objections and leave is granted.

ADJOURNMENT.

Mr. DONNALLY. Mr. Speaker, I move that this House do now adjourn.

Mr. WALNUT. Mr. Speaker, I second the motion.

The motion was agreed to and at 10:05 o'clock P. M. the House adjourned to meet tomorrow morning at ten o'clock.

Legislative Journal.

Session 1913

120th of the General Assembly

VOL. 2.

HARRISBURG, PA., FRIDAY, JUNE 20, 1913.

No. 87.

SENATE.

FRIDAY, June 20, 1913.

The Senate met at 9 o'clock A. M.
The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich)
in the Chair.

PRAYER.

The Rev. Harry Nelson Bassler offered the following prayer:

Heavly Father, guided by Thy spirit and over-shadowed by Thy love, we come before Thee this morning, praying Thy blessing, Thy guidance and Thy direction to rest upon us. We thank Thee this morning for health and strength, for all Thy mercies, known and unknown to us. We look to Thee for all things necessary for time and for eternity. We place our lives in Thy hands; we ask Thee to do for us far better than we are able to do for ourselves. Help this body in all its deliberations, and finally through Christ, save us. Amen.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. ENDSLEY, the further reading was dispensed with, and the Journal was approved.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communication in writing, from His Excellency, the Governor of the Commonwealth, which was read as follows:

APPROVAL OF CONCURRENT RESOLUTION RECALLING SENATE BILL NO. 1117 FROM THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 11, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen:—I have the honor to advise you that I have this day approved and signed concurrent resolution from the Senate and House of Representatives, recalling from the Governor for the purpose of amendment Senate Bill No. 1117 entitled "An Act to amend an act entitled 'An Act to provide for the division of boroughs and the erection of new boroughs' approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situated in one or more counties and to provide for the adjustment of indebtedness"

JOHN K. TENER.

Mr. ENDSLEY. Mr. President, I move to reconsider the vote by which Senate Bill No. 1117, entitled:

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situated in one or more counties and to provide for the adjustment of indebtedness"

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. ENDSLEY. Mr. President, I voted "Aye."

Mr. ALEXANDER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. ALEXANDER. Mr. President, I voted "Aye."

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. ENDSLEY. Mr. President, I move to reconsider the vote by which this bill passed third reading.

Mr. ALEXANDER. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. ENDSLEY. Mr. President, I ask unanimous consent to amend the bill in Section 1, line 37, by inserting after the word "repealed" the word "be"; also in line 52 by striking out the word "free" and inserting in lieu thereof the word "off;" also in Section 2, line 3, by striking out the word "laws" and inserting in lieu thereof the word "name."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading, as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

NOMINATIONS BY THE GOVERNOR.

He also presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows, and referred to the Committee on Judiciary General:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen:—In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

ALLEGHENY COUNTY.

Walter G. Powell, Pittsburgh.

BUTLER COUNTY.

John K. Kelly, Butler.

NORTHAMPTON COUNTY.

George J. Moran, Northampton.

JOHN K. TENER.

SENATE BILL NO. 395 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 395, entitled:

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcohol drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Which was laid over one day under the rules.

SENATE BILL NO. 628 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 628, entitled:

An Act making an appropriation to the Trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania located at Harrisburg.

with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Which was laid over one day under the rules.

HOUSE CONCURS IN SENATE BILL NO. 371.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 371, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for its maintenance and support for the two fiscal years beginning June first one thousand nine hundred and thirteen for the removal of power plant for furnishings equipment and repairs alterations and changes in buildings completion of nurses' and superintendent's residence and providing the manner of payment of said appropriation.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 506.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 506, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Herr street in the city of Harrisburg in front of the State Arsenal

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1170.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1170, entitled:

An act refunding to Frank Bolger ex-treasurer of Bedford county certain monies by him erroneously paid into the State Treasury

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1273

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1273, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving MacLay street in the city of Harrisburg in front of the Pennsylvania State Lunatic Hospital

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1346.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1346, entitled:

An Act providing for the reimbursement for loss or damage sustained by the breaking of a dam near Austin Potter county and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1575.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1575, entitled:

A joint resolution providing for the appointment of a commission to select and purchase a silver service for the battleship "Pennsylvania" and making an appropriation therefor and providing for the appointment of a committee to arrange the presentation exercises

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 216.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 216, entitled:

An Act making an appropriation for the payment to one John J. Devitt for services rendered due him as a member of the Mine Inspectors' Examining Board for the counties of Schuylkill Northumberland Columbia and Dauphin which was not paid him

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 251.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 251, entitled:

An Act making an appropriation to carry out further the provisions of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act making an appropriation for the improvement of the State Canal Basins at the port of Erie by dredging the said basins for widening the piers and bridge over the water channel between the said canal basins and erecting certain walls in the same for the protection of said State canal basins with harbor of Erie authorizing the appointment of a commission to make said improvements and providing for regulating the manner in which said basins shall be used by the public and kept in repairs"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 263.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 263, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and thirteen

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 301.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 301, entitled:

An Act making an appropriation for the improvement of the Port of Erie by constructing a modern commercial steamboat landing for wharf upon State lands within the harbor of Erie authorizing the appointment of a commission to construct the same and providing for regulating the manner in which said wharf shall be used by the public and kept in repair

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 357.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 357, entitled:

An Act making an appropriation to Emma Lorah mother of Bruce L. Lorah formerly an assistant range master in the Ninth regiment National Guard of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 388.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 388, entitled:

A supplement to an act entitled "An Act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Eastern Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred eleven making an additional appropriation for erection construction and equipment

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 396.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 396, entitled:

An Act making an appropriation to the Western State Penitentiary

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 397.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 397, entitled:

An Act making an appropriation to reimburse the several counties in the Western Penitentiary district for a certain sum of money paid into the State Treasury

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 564.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 564, entitled:

An Act to refund to Aaron Hershenson of McKean county of money paid into the State Treasury

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 649.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 649, entitled:

An Act making an appropriation to carry further into operation the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act to authorize the completion of a dike or dikes for the protection of property adjacent to the Delaware River in Falls township Bucks county and the payment of all monies still due for work heretofore done on the said dike or dikes and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 874.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 874, entitled:

An Act providing for compensation of the members of the Commission to revise and codify the present anthracite mining

laws for their services in attendance upon the meetings of the Commission which commission was appointed under the provisions of an act entitled "An Act authorizing the appointment of a Commission to revise and codify the present anthracite mining laws defining its powers and duties and making an appropriation to defray the expenses of said commission" approved the fourteenth day of June one thousand nine hundred and eleven fixing their compensation at ten dollars per day and making an appropriation to defray the expenses thereof

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 936.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 936, entitled:

An Act directing the State Librarian to cause certain old church records of this State to be translated preserved and published and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1048.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1048, entitled:

An Act making an appropriation for the purpose of erecting a protection and retaining wall and filling the washout caused by floods of the Beaver and Ohio Rivers and by the erection of Dam No. 1 and the abutment thereto of the Beaver Division of the Pennsylvania Canal at Bridgewater Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1393.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1393, entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws of this Commonwealth"

with the information that the House has passed the same without amendment.

HOUSE BILLS FOR CONCURRENCE.

The Chair cleared his table and laid before the Senate bills of the House of Representatives for concurrence as follows:

House Bill No. 1062 (Senate Bill No. 1890), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

which was committed to the Committee on Appropriations.

House Bill No. 1067 (Senate Bill No. 1891), entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

which was committed to the Committee on Judiciary Special

House Bill No. 1117 (Senate Bill No. 1892), entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

which was committed to the Committee on Appropriations.

House Bill No. 1303 (Senate Bill No. 1893), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

which was committed to the Committee on Appropriations.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 869.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two houses in relation to House Bill No. 869, entitled:

An Act to amend an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

Which was laid over one day under the rules.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 451, entitled:

An Act creating a reward or bounty for the destruction of certain noxious animals and birds killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

and has appointed Messrs. Reeser, Currier and Kennedy as a committee of conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two Houses on said bill.

SENATE BILL NO. 1407 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1407, entitled:

A Joint Resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Which was laid over one day under the rules.

SENATE BILL NO. 158 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 158, entitled:

An Act to authorize the Board of Commissioners of every township of the first class to establish lights upon State highways and turnpike roads in such townships

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

SENATE BILL NO. 59 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 59, entitled:

A Supplement to an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and continuing the term of existing associations and providing for certain additional officers in such associations

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Which was laid over one day under the rules.

SENATE BILL NO. 1280 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1280, entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Which was laid over one day under the rules.

SENATE BILL NO. 763 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 763, entitled:

An Act to amend the act approved the twenty-third day of May one thousand nine hundred and seven entitled "An act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred and nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the rights and remedies of married women in cases of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred and seven permitting husband and wife to testify and providing for the method of services of process"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Which was laid over one day under the rules.

HOUSE CONCURS IN SENATE BILL NO. 1047.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1047, entitled:

A supplement to an act entitled "An Act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forest reserves by the Department of Forestry" approved the twenty-fifth day of February Anno Domini one thousand nine hundred and one (Pamphlet Laws page eleven) authorizing the Department of Forestry to designate certain of the foresters within its employ to act as district foresters in the performance of general forest work other than within the State forests

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1281.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1281, entitled:

An Act defining the water resources of the Commonwealth providing for the taking of an inventory thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing penalties for violation of this act and making an appropriation to carry the same into effect

with the information that the House has passed the same without amendment.

HOUSE BILL NO. 1498 RECALLED FROM THE GOVERNOR.

He also laid before the Senate resolution from the House of Representatives as follows, which was twice read, considered and agreed to:

Resolved (If the Senate concur) That House Bill No. 1498 entitled An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities or the second class" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 956.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 956, entitled:

An Act to amend an act entitled "An Act to provide for the licensing and regulating of slaughter houses shops wagons and places where meats poultry fish game and shellfish are prepared for use as food or stored or exposed for sale in cities of the first class in this Commonwealth and providing penalties for any violation of any regulation governing the same" approved the twenty-sixth day of April Anno Domini one thousand nine hundred and seven so as to provide that licenses shall be for the calendar year and that license continuing in business shall annually apply for new licenses

RECESS.

Mr. ALEXANDER. Mr. President, I move that the Senate do now take a recess for fifteen minutes.

Mr. ENDSLEY. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time for recess having elapsed, the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. ALEXANDER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ALEXANDER, for Mr. Kline, from the Committee on Appropriations, reported as committed Senate Bill No. 1890 (House Bill No. 1062), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

Also, for Mr. Kline, from the Committee on Appropriations, reported as committed Senate Bill No. 1892 (House Bill No. 1117), entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Also, for Mr. Kline, from the Committee on Appropriations, reported as committed Senate Bill No. 1893 (House Bill No. 1303), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

Also, for Mr. Snyder, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1891 (House Bill No. 1067), entitled:

An Act conferring certain powers upon municipalities or this Commonwealth in and on the public wharves within the limits of such municipalities.

BILL ON FIRST READING.

Mr. ALEXANDER. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1890 (House Bill No. 1062), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

Senate Bill No. 1892 (House Bill No. 1117), entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Senate Bill No. 1893 (House Bill No. 1303), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

Senate Bill No. 1891 (House Bill No. 1067), entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities.

Mr. ENDSLEY. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1890 (House Bill No. 1062), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1892 (House Bill No. 1117), entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1893 (House Bill No. 1303), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1891 (House Bill No. 1067), entitled:

An Act conferring certain powers upon municipalities or this Commonwealth in and on the public wharves within the limits of such municipalities.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

REPORTS FROM COMMITTEES.

Mr. ALEXANDER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ALEXANDER, for Mr. Snyder, from the Committee on Judiciary Special, re-reported as amended Senate Bill No. 1872, entitled:

An Act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and

providing for their election appointment and manner of filling vacancies

Also, for Mr. Snyder, from the Committee on Judiciary Special, re-reported as amended Senate Bill No. 1217 (House Bill No. 1458), entitled:

An Act creating a Division of Distribution of Documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

HOUSE BILL NO. 525 RETURNED TO THE GOVERNOR WITHOUT AMENDMENT.

The Chair cleared his table and laid before the Senate communication from the House of Representatives presenting to the Senate for concurrence the following resolution, which was twice read, considered and agreed to:

Resolved (if the Senate concur) that House Bill No. 525, entitled "An Act to amend section eight of an act entitled 'An act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions'" approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven be returned to the Governor without amendment

REPORT FROM COMMITTEE.

Mr. ENDSLEY. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ENDSLEY, from the Committee on Agriculture, re-reported as committed Senate Bill No. 1568 (House Bill No. 1349), entitled:

An Act to regulate the temperature of milk and cream intended to be shipped sold or offered for sale

HOUSE BILL NO. 1618 RECALLED FROM THE GOVERNOR.

He also laid before the Senate resolution from the House of Representatives as follows, which was twice read, considered and agreed to:

Resolved (if the Senate concur) that House Bill No. 1618 entitled An Act authorizing Boyd L Hunter a citizen of Centre county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILL NO. 745 RECALLED FROM THE GOVERNOR.

He also laid before the Senate resolution from the House of Representatives as follows which was twice read, considered and agreed to:

Resolved (if the Senate concur) that House Bill No. 745 entitled An Act authorizing the creation division and consolidation of wards and a reappointment of all wards in cities of the third class providing a method therefor and fixing the minimum number of inhabitants in each ward be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILL NO. 1293 RECALLED FROM THE GOVERNOR.

He also laid before the Senate resolution from the House of Representatives as follows which was twice read, considered and agreed to:

Resolved (if the Senate concur) that House Bill No. 1293 entitled An Act creating the office of Commissioner of Municipal Lighting in boroughs of this Commonwealth providing for the election of such commissioner and prescribing his powers and duties be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILL NO. 1689 RECALLED FROM GOVERNOR.

He also laid before the Senate resolution from the House of Representatives as follows which was twice read, considered and agreed to:

Resolved (if the Senate concur) that House Bill No. 1689 entitled An Act to provide for the assessment and collection of taxes on personal property be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

Mr. ENDSLEY. Mr. President, I move that the Senate do now take a recess until 11.30.

Mr. ALEXANDER. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 353 (House Bill No. 138), entitled:

A joint resolution making application to Congress under the provisions of Article Five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 690 (House Bill No. 918), entitled:

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' court sales" which were not advertised in accordance with said act as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 814 (House Bill No. 1106), entitled:

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

And said bill having been read at length the second time and agreed to, as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1108 (House Bill No. 1620), entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1242 (House Bill No. 1543), entitled:

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1314 (House Bill No. 790), as follows:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties containing a population of more than two hundred and fifty thousand and less than one million as computed by the last preceding United States census the annual salary of the county solicitor shall be two thousand dollars payable out of the county treasury

Section 2 All acts or parts of acts supplied hereby or inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1315 (House Bill No. 1248), entitled:

An Act to fix the salaries of the deputies in the offices or clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff chief clerk to the county commissioners and chief deputy to the board for the assessment and revision of taxes in counties of this Commonwealth having two hundred and fifty thousand (250,000) and less than five hundred thousand (500,000) inhabitants each

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1385 (House Bill No. 1146), as follows:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioners and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to

be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highway of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligations and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highway making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

Route Forty-eight From Bedford to the Maryland State Line Commencing in Bedford and running by way of Cruse and Evitts to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manus Choice to a point on the dividing line between Bedford and Somerset counties thence by way of Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Sington and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Merchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Markton Coospring and Knoxdale into Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirbyville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Cetrionia to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Eighty-nine From Kittanning to Clearfield Commencing in Kittanning and running by way of Rural Valley to a point on the dividing line between

Armstrong and Indiana counties thence by way of Rossmoyne Georgeville and Trade City to Covode thence over route sixty-three to Punxsutawney thence by way of Big Run to a point on the dividing line between Jefferson and Clearfield counties thence by way of Troutville to Luthersburg thence over route fifty-nine into Clearfield Clearfield county

Route One Hundred and Ninety From Harrisburg to the Maryland State line Commencing in Wormleysburg Cumberland County opposite the city of Harrisburg and running over route one hundred and twenty-four to Wellsville York county thence by way of Hall to a point on the dividing line between York and Adams counties thence by way of East Berlin to a point on the dividing line between Adams and York counties thence by way of Hanover to the Maryland state line

Route Two Hundred and Seven From Meadville to Franklin Commencing at a point on the boundary line of the city of Meadville and running by way of Cochran to a point on the dividing line between Crawford and Mercer counties thence by way of Carlton to a point on the dividing line between Mercer and Venango counties thence to Wyattsville thence over route ninety to a point on the boundary line of the city of Franklin Venango County

Route Two Hundred and Twenty-seven From Honesdale to the New York state line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Center Ararat and Jackson to Susquehanna thence over route ten to Great Bend thence to the New York state line

Route Two Hundred and Thirty-two From Scranton to Tunkhannock Commencing at a point on the boundary line of the City of Scranton and running over route five to Pittston thence by way of West Pittston and Exeter to a point on the dividing line between Luzerne and Wyoming counties thence by way of Suttie and Falls into Tunkhannock Wyoming county

Route Two Hundred and Forty-four from Reading to Lancaster Commencing at a point on the boundary line of the city of Reading and running over route one hundred and forty-seven to Birdsboro thence by way of Scarlet's Mills to Joanna Furnace thence over route Two Hundred and Seventy-four to Morgantown thence to a point on the dividing line between Berks and Lancaster counties thence by way of Churchtown Blue Ball and New Holland to Mechanicsburg thence over route One Hundred and Forty-eight to a point on the boundary line of the city of Lancaster Lancaster county

Route Two Hundred and Seventy-four From Reading to the Maryland state line Commencing at a point on the boundary line of the city of Reading and running by way of Freeman Beckersville Flowville Joanna and Morgantown to the dividing line between Berks and Chester counties thence by way of Honey Brook Sadsburyville Parkesburg Cochranville and Russellville to Oxford thence over route one hundred and thirty-one to the Maryland state line

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford counties thence by way of Woodbury Waterside Loysburg and Foreman to Hartley Brick School House thence over route thirty-nine to Everett thence by way of Clearville Pineycreek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville and Hills Grove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barbour and Loyalsock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county" is hereby amended to read as follows

Route Forty-eight From Bedford to the Maryland State line Commencing in Bedford and running by way of Bedford Springs the Penner School House Strominger's Gap the Arnold School House the White Chapel Methodist Episcopal Church Burning Bush McFerren School House Patience the Bortz Memorial Church the Smith School House the town of Centerville the Londonderry School House the Hite School House the Bethel Church and the Anderson School House to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset counties thence by way of New Baltimore Deeter Gap McDonaldton Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Wallacetown and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marehand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Walston Oliveburg Markton Coolspring and Stanton to Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirby-

ville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Dorneyville to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Eighty-nine From Kittanning to Clearfield Commencing in Kittanning and running by way of Rural Valley to a point on the dividing line between Armstrong and Indiana counties thence by way of Rossmoyne Georgeville and Trade City to Corode thence over route sixty-three to Punxsutawney thence to Big Run and thence by way of Sykesville to a point on the dividing line between Jefferson and Clearfield counties and thence through the C and M Junction to a point on route number fifty-nine thence over route number fifty-nine into Clearfield Clearfield county

Route One Hundred and Eighty-nine From Kittanning to Clearfield Commencing in Kittanning and running by way of Rural Valley to a point on the dividing line between Armstrong and Indiana counties thence by way of Rossmoyne and Georgetown to Trade City thence to a point on route number sixty-three thence over route number sixty-three to Punxsutawney thence by way of Big Run and Sykesville to a point on the line dividing Jefferson and Clearfield counties thence to Luthersburg connecting with route number fifty-nine and thence over route number fifty-nine into Clearfield Clearfield county

Route One Hundred and Ninety From Harrisburg to the Maryland State line Commencing in Wormleysburg Cumberland county opposite the city of Harrisburg and running over route one hundred and twenty-three to Dillsburg York county thence by way of Franklinton York county to a point on the dividing line between York and Adams counties thence by way of East Berlin to a point on the dividing line between Adams and York counties thence by way of Hanover to the Maryland State line

Route two hundred and seven from Meadville to Franklin Commencing at a point on the boundary line of the city of Meadville and running over the creek road to Chochrantown thence over Franklin street and the creek road to Roberts Corners thence to Heaths Corners the same being a point on the Meadville and Franklin Pike thence south along said Meadville and Franklin Pike to Hannaville thence to Wyattsville along said pike to the intersection of route number ninety thence over route number ninety to a point on the boundary line of the city of Franklin Venango county

Route two hundred and seven from Meadville to Franklin to the New York State line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Center and Jackson to Susquehanna thence over route ten to Great Bend thence to the New York State line

Route Two Hundred and Thirty-two From Scranton to Tunkhannock Commencing at a point on the boundary line of the city of Scranton and running over route five to Pittston thence by way of West Pittston and Exeter to a point on the dividing line between Luzerne and Wyoming counties thence through Exeter and Suttie and on by the Susquehanna river road through the townships of North Moreland and through township of Eaton to Eatonville and from there intersect "Route thirteen" the State Road entering the borough of Tunkhannock

Route Two Hundred and Forty-Four from Reading to Lancaster Commencing on a boundary line of the city of Reading and running over route one hundred and forty-seven to Birdsboro thence by way of Scarlet's Mills and Geigertown to a point on the dividing line between Berks and Chester counties thence by way of Elverson to a point on the dividing line between Chester and Berks counties thence to Morgantown thence to a point on the dividing line between Berks and Lancaster counties thence by way of Churchtown Blue Ball and New Holland to Mechanicsburg thence over route One Hundred and Forty-eight to a point on the boundary line of the city of Lancaster Lancaster county

Route Two Hundred and Seventy-six From Reading to the Maryland State line Commencing at a point on the boundary line of the city of Reading and running by way of Freeman Beckersville Flowville Joanna and Morgantown to the dividing line between Berks and Chester counties thence to Honeybrook thence over route one hundred and thirty-seven to Brandywine Manor thence to the borough of Coatesville thence over route One Hundred and Forty-two to Sadsburyville thence by way of Parkesburg Cochranville and Russellville to Oxford thence over route One Hundred and Thirty-one to the Maryland State line

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford counties thence by way of Woodbury Waterside Loysburg by way of Old Order Brethren Church Foreman near Armstrong School House Church of the Brethren Richey or Gochenour School House Hoover School House Valley Mill to route number thirty-nine near the Hartley farm thence over route number thirty-nine to Everett thence by way of Clearfield going by way of a public watering trough near Hanks by Weimer School House Morris Store Chapmans Run Postoffice by five forks of road Fletcher School House Zion Lutheran Church Kinzer's Store Conrod's School House Simon Jay's Store Piney Creek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville Estella Lincoln Falls to mouth of Elk Creek and Hills Grove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barber and

Loyalsock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1443 (House Bill No. 1467), as follows:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following various sections of public roads shall respectively be adopted June first one thousand nine hundred and fourteen by the Commonwealth as State highways to be constructed and maintained at the sole expense of the Commonwealth under the provisions of present or future laws governing main State highways that is to say

Route Two Hundred and Ninety-seven A certain public road beginning in the southern boundary of the borough of Nazareth thence by way of Newburg and Hecktown to a point on the northern boundary of the borough of Bethlehem connecting with route number one hundred fifty-nine

Route Two Hundred and Ninety-eight A certain public road beginning at the Gettysburg National Bank and running thence by way of Greentown over the Emmittsburg road to a point on the division line between the States of Maryland and Pennsylvania about one mile north of Emmittsburg

Route Two Hundred and Ninety-nine A certain public road beginning in Canton in Bradford county and running by way of East Canton Leroy West Franklin and Powell to Monroton thence over route seventeen to Towanda in said county

Route Three Hundred A certain public road beginning at Pine Flats Indiana county at a point on route number fifty-four thence by way of Spruce to Cherry Tree borough connecting with route numbered sixty-two

Route Three Hundred and One A certain public road beginning in the borough of Indiana thence over the old Indiana Pand Ebensburg pike by way of Nolo to Stungtown connecting with route numbered fifty-four and thence over route fifty-four to the borough of Ebensburg

Route Three Hundred and Two A certain public road beginning in the borough of Donegal Westmoreland county at a point on route number one hundred eighty-six thence by way of Stahlstown Harold Ligonier borough Lose Hillview Fort Palmer West Fairfield and New Florence borough to Seward borough thence to a point on the line dividing Westmoreland and Indiana counties thence to Cramer Indiana county connecting with route number two hundred twenty-three

Route Three Hundred Three A certain public road beginning at Iola Columbia county on route two hundred thirty-nine passing through Pine Summit and opposite to Clarkstown (over old State road) and thence to a point on route number nineteen one mile north of Muncy thence over route number nineteen into Muncy Lycoming county

Route Three Hundred and Four A certain road beginning in the borough of Waterford Erie county at the intersection of Waterford pike with route numbered eighty-four thence northwesterly through the townships of Waterford and Summit to Spire's Corners connecting with route numbered two hundred fifty-eight and thence over route two hundred fifty-eight to the city of Erie

Route Three Hundred and Five A certain public road beginning at the Reformatory Cross Roads in Smithfield on the west side of the Juniata river in Huntingdon county at a point on State highway route number fifty-five thence up along the west side of the Juniata river to Neff's Bridges over the Frankstown branch of the Juniata river and the Little Juniata river to Petersburg thence up Shavers creek following the waters of Shavers creek by way of Wilsontown Neff's Mills Stulls Bridge Charter Oak to the dividing line between the counties of Huntingdon and Centre thence to a point on State Highway Route number fifty-six at Pine Grove Mills thence over State highway routes number fifty-six and twenty-seven into Bellefonte Centre county

Route Three Hundred and Six A certain public road beginning at the intersection of the south line of North East borough at a point on route number eighty-seven at the station road leading north and south thence through a portion of North East township and through Greenville Township and through a portion of Venango township to the Wattsburg plank road connecting with routes number eighty-three in Erie county

Route Three Hundred and Seven A certain public road beginning at a point in Landisburg borough Perry county being intersection of said road and State main highway route number one hundred ninety-one extending via Bridgeport Lebo Oak Grove and Waggoners Gap thence through Caprivi to Carlisle in Cumberland county

Route Three Hundred and Eight A certain public road beginning at a point on route number twenty-seven in the borough of Centre Hall in Centre county and passing eastward through the townships of Potter and Gregg thence to Madisonburg in Miles township thence to Rebersburg Wolfe's Store and Livonia in Miles township thence over State lands for a distance of eight or more miles thence through the township of Lewis and on to a point known as Forrest in West Buffalo township in Union county thence to Cowan in Buffalo township thence south and connecting with said route number twenty-seven at a

point known as the Pontius Farm about one mile east of the borough of Millinburg in said Union county

Route Three Hundred and Nine A certain public road beginning at the intersection of said road with State highway route number twenty-nine at the village of Potter's Mills in Potter township Centre county and passing westward along the south side of Penns Valley through the village of Boalsburg thence on by the "back way" to State College and thence uniting with State highway route number fifty-six

Route Three Hundred and Ten A certain public road beginning at the intersection of said road with State highway route number one hundred ninety-six in Mansfield Tioga county and passing through Richmond and Rutland townships to Jobs Corners in Jackson township thence by State aid highway to the dividing line between the counties of Tioga and Bradford thence continuing by said State aid highway through Wells township in Bradford county passing through the village of Mosherville to the New York State line

Route Three Hundred and Eleven A certain public road in Butler county from Evansburg borough to the line dividing Butler and Allegheny counties connecting route seventy-eight with the macadamized extension of the three degree road in Allegheny county beginning in Evansburg borough at a point on route seventy-eight thence by way of Callery Myoma Mars and Downieville to a point on the Allegheny county line south of Downieville connecting there with the extension of the three degree road

Route Three Hundred and Twelve A certain public road beginning at a point on the boundary line of the city of Reading running thence by way of Leinbach's Bern Church Obold Bernville Schaefferstown Rehersburg and Schubert to a point on the dividing line between Berks county and Schuylkill county and thence by way of Summit Station to route numbered one hundred and forty and thence over said route to Pottsville in Schuylkill county

Route Three Hundred and Thirteen A certain public road beginning at the intersection of Main street and State highway route number four in Plymouth borough Luzerne county thence extending in a northeasterly direction over the Narrows Road through the boroughs of Larksville and Edwardsville to Kingston and intersecting at Kingston Corners with State highway route number eleven

Route Three Hundred and Fourteen A certain public road beginning in Parker borough at a point on route two hundred fifty-one thence to the line dividing Armstrong and Clarion counties thence by way of Perryville West Freedom and Calensburg to Sligo connecting with route two hundred and fourteen

Route Three Hundred and Fifteen A certain public road in Mercer county beginning at the intersection of said road with State Highway route number two hundred eight at Sandy Lake passing south through Perrines Corners and along Wolf Creek to a point in Grove City at intersection of State Highway route number seventy-three

Route Three Hundred and Sixteen A certain public road beginning in Phillipsburg borough thence over route fifty-seven to Point Lookout thence to a point on the line dividing the counties of Centre and Clearfield thence by way of Morrisdale and Allport to Kylertown connecting with route two hundred and nineteen

Route Three Hundred and Seventeen A certain public road beginning in Jennerstown and running by way of Glessner Conner Thomas Mills and Suphur Springs to Island Park thence over route number fifty-two to Johnstown

Route Three Hundred and Eighteen A certain public road beginning at the east end of East Washington street New Castle running by way of East New Castle Energy Slippery Rock Church and Hazel Dell into Ellwood City over what is known as the Pittsburgh Road

Route Three Hundred and Nineteen A certain public road beginning in Tunkhannock and running thence to Meshoppen thence to a point on the line dividing the counties of Wyoming and Susquehanna thence by way of Auburn Center Rushboro Lawton Birchardville Saint Joseph's and Chocount to a point on the New York State line

Route Three Hundred and Twenty A certain public road being a section of the Butler and Freeport pike beginning at Silversville Butler county and running thence by way of Sarversville and Hannastown to Butler Butler county Pennsylvania

Route Three Hundred and Twenty-one A certain public road beginning at the intersection of said road with State Highway route number one hundred three in the village of Gold Potter county and passing through the townships of Ulysses Bingham and Genesee through the villages of Harmontown Keech and Genesee to the New York State line

Route Three Hundred and Twenty-two A certain public road beginning at a point on route one hundred eighty-eight at Shady Plain Wray's Cross Roads Armstrong county thence by way of South Bend to a point on the line dividing Armstrong and Indiana counties thence to Shelocta borough connecting with route numbered sixty-seven

Route Three Hundred and Twenty-three A certain public road known as the Mercer and Clarksville road beginning in the borough of Mercer thence by Pearsons Mills through the borough of Clarksville thence to point of intersection of route number two hundred thirty-eight

Route Three Hundred and Twenty-four A certain public road beginning in Laporte and running by way of Eagles Mere Muncy Valley Beech Glen North Mountain to a point on the dividing line between Sullivan and Columbia counties thence by way of Lungerville and Divide to Benton thence over route sixteen into Bloomsburg Columbia county

Route Three Hundred and Twenty-five A certain public road beginning at Peckville on route number six in Blakely borough Lackawanna county passing through Green Grove Brown Hollow Elm Brook School Scott Post Office Orvis School Tompkinsville and Miller's School to Clifton Susquehanna county at the junction of route number one hundred seventy-four

Route Three Hundred and Twenty-six A certain public road beginning on route number one hundred ninety-two in Fulton county at Hustonstown Taylor township thence by way of Harrisonville on route number thirty-nine thence by way of Pleasant Ridge to Needmore on route number thirty-eight and thence by way of Oakly Church Tonoloway Church to Maryland line Fulton county

Route Three Hundred and Twenty-seven A certain public road beginning at a point on route number one hundred sixty-nine at Steitz bridge over Brodhead creek thence along Brodhead creek by way of Spruce Cabin Inn to a point on State road running from Canadensis to Cresco to intersect with route number one hundred seventy-one at Mountain Home Monroe county

Route Three Hundred and Twenty-eight A certain public road beginning at Washington Washington county and running over route one hundred thirteen to Laboratory and thence by way of Hart's Mills and Amity to a point on the dividing line between Greene and Washington counties thence by way of Ruff's creek into Waynesburg Greene county

Route Three Hundred and Twenty-nine A certain public road beginning at a point in the borough of Dalton in Lackawanna county running thence to and across Tunkhannock creek at the boundary line of the township of North Abington and the township of Benton thence along said creek to Wallsville thence by way of Fleetville to the line dividing Lackawanna and Susquehanna counties and thence to Glenwood in Susquehanna counties

Route Three Hundred and Thirty A certain public road beginning in Bloomsburg and running over route number four to Berwick thence to a point on the dividing line between Columbia and Luzerne counties thence by way of Nescopeck Briggsville Seybertsville and Conyngham thence over route number one hundred eighty-four to Hazleton thence over route number one hundred seventy into Mauch Chunk Carbon county

Route Three Hundred and Thirty-one A certain public road beginning at a point on route two hundred and forty-four at Geigerstown in Berks county thence to Elverson in Chester county thence to Wyebrooke and thence down along the line of the Brandywine creek through Glen Moore and Lyndell to Downingtown connecting at that point with route one hundred and thirty-seven

Route Three Hundred and Thirty-two A certain public road beginning at a point on State highway route number one hundred fourteen in the borough of Claysville thence by way of ridge road to Burnsville (West Finley Post Office) Washington county thence to intersection of State highway route number two hundred fifty-six near Graysville (Harvey's Post Office) Greene county

Route Three Hundred and Thirty-three A certain public road beginning at station one thousand eighty-four plus ninety-two in Westmoreland county on route number one hundred eighteen between Greensburg and Washington being Rankin Cross Roads near J C Rankin and McConnell farms and extending by way of Lenity School House and Fells Church to Elizabeth in Allegheny county

Route Three Hundred and Thirty-four A certain public road beginning at a point on route one hundred seventy-six at or near Collomsville thence by way of Nesbit to a point on route number two hundred eighty-nine in South Williamsport

Route Three Hundred and Thirty-five A certain public road beginning at Lancaster city and continuing on route number one hundred thirty-six to the intersection of the New Danville Turnpike with the Lancaster and Willow Street Turnpike at Graeff's Landing Hotel continuing on the Lancaster and New Danville Turnpike to New Danville thence by public road to the New Danville Mennonite Church continuing on the public road to Run Valley Pequea township to Hess' Mill across the Pequea Creek through Martin township to Marticville thence by public road to Colemanville thence to the lower forge and continuing along the Pequea Creek to the village of Pequea located on the Susquehanna river thence from a point on the west bank of the Susquehanna river known as York Furnace to a point on route number one hundred twenty-eight near Hellam borough by way of Grahamville Long Level East Prospect and Yorkanna

Route Three Hundred and Thirty-six A certain public road beginning at Wormleysburg in Cumberland county thence over route number two hundred and fifty to New Cumberland thence by way of Yocumtown Newberrytown Strines Town and Zionsview to a point on route number two hundred fifty near North York borough thence over said route number two hundred fifty to a point on the boundary line of the city of York thence over route number two hundred sixteen to the borough of Red Lion thence by way of Winterstown Rilney and Stewartstown to a point on the Maryland State line

Route Three Hundred and Thirty-seven A certain section of public road beginning at a point on route two hundred and twenty at Greely Pike County and running thence to Lackawaxen in said county connecting with route two hundred and fifty-five

Route Three Hundred and Thirty-eight A certain section of public road beginning on route number one hundred thirty-seven where the Beaver creek road intersects said route thence over the Beaver creek road to a point near Fisherville in Chester county

Route Three Hundred and Thirty-nine A certain section of public road beginning at Guthriesville on route number one hundred thirty-seven thence by way of Bondsville and Fisherville to Thorndale on route number one hundred forty-two in Chester county

Route Three Hundred and Forty A certain section of public road beginning at the Homer City borough line on route number sixty-eight and extending easterly to Mechanicsburg borough thence south to America borough line on route number two hundred twenty-three in Indiana county

Route Three Hundred and Forty-one A certain section of public road beginning at the limits of the borough of York Springs in Adams county thence westerly by way of Meales' store Gardner's school house to route from Carlisle

to Gettysburg known as route number forty-one at Gardners in the county of Adams

Route Three Hundred and Forty-two A certain section of public road beginning at Mount Holly Springs Cumberland county and passing through Hunters Run and Goodyear Cumberland county and Idaville Adams county thence by way of the Carlisle and Gettysburg public road through Center Mills Adams county to a point where the public road leading from Heidlersburg to Biglerville crosses the Carlisle and Gettysburg public road thence to Biglerville Adams county

Route Three Hundred and Forty-three A certain section of public road beginning at Fayetteville Franklin county a point on route number forty-three and passing through East Fayetteville station Mont Alto and Quincy to Waynesboro a point on route number forty-four

Route Three Hundred and Forty-four A certain section of public road beginning at Chambersburg Franklin county a point on route number thirty-five and passing by way of the Waynesboro road through New Franklin Grindstone Hill Altenwald and Five Forks to Waynesboro a point on route number forty-four

Route Three Hundred and Forty-five A certain section of public road beginning at Upton a point on route number two hundred twenty-four and passing through Williams-son thence by way of the Warm Springs road through Housam Turkeyfoot and Sunbeam to a point where the Warm Springs road intersects route number thirty-seven

Route Three Hundred and Forty-six A certain section of public road beginning at Chambersburg Franklin county a point on route number thirty-five and passing through Salem Pleasant Hall and Upper Strasburg to Roxbury a point on route number two hundred sixty-four

Route Three Hundred and Forty-seven A certain section of public road beginning at Mercersburg Franklin county a point on route number two hundred twenty-four and passing through Shimpstown Claylick and Welsh Run to Upton a point on route number two hundred twenty-four

Route Three Hundred and Forty-eight A certain section of public road beginning at Greenvillage Franklin county a point on route number thirty-five and passing through Scotland thence by way of Sharpes Schoolhouse to Fayetteville a point on route number forty-three

Route Three Hundred and Forty-nine A certain section of public road beginning at Mercersburg Franklin county a point on route number two hundred twenty-four and passing through Markes thence to a point about two miles west of St Thomas route number thirty-seven

Route Three Hundred and Fifty A certain section of public road beginning at the limits of the Gettysburg National Park on the road running from Gettysburg to Emmittsburg Maryland thence by way of Greenmount over said Emmittsburg road to the division line between the States of Maryland and Pennsylvania about one mile north of Emmittsburg

Route Three Hundred and Fifty-one A certain section of public road beginning on the boundary line of the City of York York county and running thence over route number one hundred twenty-six to Farmers York county thence by way of East Berlin Heidlersburg Biglerville Arendtsville to Boyds Adams county and by way of Cloversburg Cumberland county to Shippensburg Cumberland county

Route Three Hundred and Fifty-two A certain section of public road beginning at Waynesboro Franklin county thence by way of Quincy and Mount Alto to Black Gap on route number forty-three

Route Three Hundred and Fifty-three A certain section of public road beginning at Chambersburg Franklin county thence by way of Scotland to Shippensburg Cumberland county

Route Three Hundred and Fifty-four A certain section of public road beginning at Gillette's Bridge at a point on route number fifteen between Wysox and Rome thence southerly through Allis Hollow to the old Isaac Lyon county bridge thence northerly through Wells Hollow to Conklins' Corners thence southerly past the old Bradford Beecher place southeasterly to the Atwood Corners thence southerly through the main street of LaRaysville borough extending southerly through Brushville past the residence of S. B. Tupper to the Wyalusing Creek road at the Silas W. Stevens Corners on route number fourteen from Wysox up the Wyalusing Creek to Montrose

Route Three Hundred and Fifty-five A certain section of public road beginning at Gold in Potter county at a point on route number one hundred three thence by way of Newfield West Bingham Hicox and Genesee to the New York State line

Route Three hundred and Fifty-six A certain section of public road beginning at the intersection of said road with route number two hundred fifteen at Christiansa Lancaster county and extending thence through Smyrna Green Tree Quarryville Bethesda to Holtwood passing part of the way over a section of improved highway already constructed the route being over the road commonly known as the "State Road" extending through the townships of Sadsbury Bart Eden East Drumore Drumore and Martic

Route Three Hundred Fifty-seven A certain section of public road beginning at the intersection of said road with route number one hundred thirty-six just south of Unicorn thence passing through Fairmont Little Britain and Wrights-dale thence to a cross roads on the Maryland line just beyond Rock Springs Meeting House

Route Three Hundred Fifty-eight A certain section of public road beginning at the intersection of the south line of North East borough at a point on route number eighty-seven at the station road leading north and south thence south through a portion of North East township and through Greenfield township and through a portion of Venango township to the Wattsburg plank road connecting with route number eighty-three in Erie county

Route Three Hundred Fifty-nine A certain section of public road beginning near Water street at the intersection of said road with route number fifty-five and passing through part of Huntingdon county by way of Spruce creek to Colerain thence by route number fifty-six to Warrior's Mark in Huntingdon county at the intersection of said road with route number fifty-six and passing through part of Huntingdon county into Centre county through the township of Halfmoon by way of Stormstown thence through Paton township by way of Fillmore thence to Bellefonte to unite with route number fifty-eight.

Route Three Hundred Sixty A certain section of public road beginning at Ellwood City Lawrence county and extending by way of Frisco and Lilleyville in eBaer county to Zellenople in Butler County.

Route Three Hundred Sixty-one A certain section of public road and a new road to be opened in the southern part of Columbus township said public road beginning at Spring Creek Warren county going west to Corry on the north side of the P & E R R to the beginning of the road to be opened thence up the proposed new road and a public road to the Erie county line thence up Main street Corry to First avenue thence up First avenue to Pleasant street thence up Pleasant street to Lemon street thence south to Spartansburg.

Route Three Hundred Sixty-two A certain section of public road in Westmoreland county beginning at the intersection of said road with route number two hundred twenty-eight at Sardis near the Allegheny county line passing east across Punchetos creek to a point at intersection of route number sixty-nine at North Washington thence by way of Beaver Run bridge Perrysville Saint James Church to Waukena at intersection of route number two hundred twenty-eight.

Route Three Hundred Sixty-three A certain section of public road beginning at a point intersecting with route number forty-five at Port Royal and running north on the west side of the Juniata river to intersect with route number one hundred ninety-three about three-fourths of a mile west of Mifflin in Milford township Juniata county.

Route Three Hundred Sixty-four A certain section of public road beginning at the east line of Ellwood City in Lawrence county Wayne township thence by way of Wurttemburg and Pleasanthill to Portersville in Butler county intersecting at route number seventy-nine.

Route Three Hundred Sixty-five A certain section of public road beginning at Mount Holly Springs Cumberland county and passing through Hunters Run and Alga to a point on the dividing line between Cumberland and Adams county thence by way of Mount Tabo to Bendersville Adams county.

Route Three Hundred and Sixty-six A certain section of public road beginning in the borough of Waterford Erie county at the intersection of Waterford pike with route number eighty-four thence northwesterly through the townships of Waterford and Summit to Spikes Corners connecting with route number two hundred fifty-eight thence over route number two hundred fifty-eight to the city of Erie.

Route Three Hundred and Sixty-seven A certain section of public road beginning at the eReformatory Cross Roads in Smithfield on the west side of the Juniata river in Huntingdon county at a point on route number fifty-five thence up along the west side of the Juniata river to Neffs Bridges over the Franktown branch of the Juniata river and the Little Juniata river to Petersburg thence up Shavers creek following the waters of Shavers creek by way of Wilson-town Neffs Stulls bridge Charter Oak to the dividing line between the counties of Huntingdon and Centre thence to a point on route number fifty-six at Pine Grove Mills thence over routes number fifty-six and twenty-seven into Bellefonte Centre county.

Route Three Hundred and Sixty-eight A certain section of public road beginning at Larrys creek at a point on route number twenty-three thence by way of the State-aid highway to Saladsburg borough thence by way of Brookside and White Pine to Steam Valley connecting with route number twenty-one.

Route Three Hundred and Sixty-nine A certain section of public road beginning at a point on the New Galilee and Lampum State highway one mile east of the borough of New Galilee Beaver county thence extending in an easterly direction for a distance of about two and one-half miles to a point at the borough of Konpel intersecting with route number seventy-seven.

Route Three Hundred and Seventy A certain section of public road beginning at Hartley Hall on route number eighteen and running thence by way of Pennsdale to the borough of Hughesville Lycoming county connecting with route number nineteen.

Route Three Hundred and Seventy-one All that certain existing public road and highway or any parts or portions thereof forming and being the main traveled route leading from the borough of Manns Choice on route number forty-nine extending thence by way of Sulphur Springs Buffalo Mills Bard Madley Gravel Pitt school house Wills creek Hyndman Kennell school house Palo Alto and Stringtown to the Maryland State line.

Route Three Hundred and Seventy-two A certain section of public road beginning at the Morris school house Young township Jefferson county and running thence to a point near the Ephraim Kessler homestead connecting with route sixty-three.

Route Three Hundred and Seventy-three A certain section of public road beginning at a point on route number sixty in the borough of Reynoldsville Jefferson county running thence by way of Soldier through the borough of Skyesville thence to a point connecting with route number one hundred eighty-nine.

Route Three Hundred and Seventy-four A certain section of public road beginning at a point on route number sixty-three on the Ephraim Kessler farm north of Punxsutawney borough in Jefferson county and passing through Frostburg Grange Ring Gold and North Freedom Jefferson county thence to a point on route number two hundred thirty-seven near New Maysville Clarion county.

Route Three Hundred and Seventy-five A certain section of public road beginning at a point on route number one hundred eighty-nine in the borough of Punxsutawney Jefferson county continuing thence through the Grube settlement by way of Panic to Reynoldsville borough connecting with route number sixty.

Section 2 The cost and expense of the maintenance reconstruction and improvement of the highways herein described shall be paid out of any moneys appropriated to the State Highway Department for the maintenance reconstruction or improvement of State Highways.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1569 (House Bill No. 1352), entitled:

An Act amending the second section of an act approved the thirteenth day of June one thousand eight hundred and thirty-six entitled "An Act relating to roads highways and bridges" by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1791, as follows:

An Act relating to roads in townships and prescribing the duties of commissioners and supervisors.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any township any tract or piece of land has been or shall be laid off in lots and lots have been or shall be sold therefrom and the plan of such lots recorded in the office for the recording of deeds in the proper county any street on such plan shall be a public road and whenever two or more buildings shall bona fide be erected in any block in any such street it shall be the duty of the proper commissioners or supervisors as the case may be to repair and keep continuously in good repair the portion of such street in such block.

Section 2 All acts and parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1881, as follows:

An Act authorizing S W Shearer and Joseph W George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That S W Shearer and Joseph W George citizens of Indiana county Pennsylvania are hereby authorized to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania for all sums that may be legally or justly due the said S W Shearer and Joseph W George for the destruction of and damage to real and personal property belonging to them by the officers and enlisted men of the Second brigade National Guard of Pennsylvania during the annual encampment held at Indiana Pennsylvania from the twenty-second to the twenty-ninth days of July one thousand nine hundred and eleven.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1885, as follows:

An Act for the protection of trees shrubs and plants providing and regulating the licensing of persons who for hire act as dendrologists and treat trees shrubs and plants for pests regulating the use of the license and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person for hire to practice the business or occupation of a dendrologist or for hire to treat any tree shrub or plant for pests unless such person shall have first obtained a license as provided in this act

Section 2 The license required by section one of this act shall be issued by a board appointed by the Governor consisting of one competent person from the Department of Agriculture one competent person from the Department of Forestry and one competent person from the School of Agriculture of the Pennsylvania State College who shall serve for a period of four years from the date of their appointment and who shall receive no compensation but shall be allowed their expenses actually and necessarily incurred in the performance of their duties Such expenses shall be in pro rata shares paid out of the contingent funds of the respective departments and college

Section 3 The board shall organize within after its appointment and annually thereafter by the election of a chairman and a secretary The printing and binding necessary for the proper performance of the duties herein prescribed shall be done by the State Printer upon the order of the Superintendent of Public Printing and Binding and upon order of the chairman of the board The Board or Commissioners of Public Grounds and Buildings shall upon requisition of said chairman furnish the board with such quarters furniture books stationery supplies and other equipment rendered necessary in the work of the board

Section 4 No license shall issue until the applicant therefor shall have paid to said board for the use of the Commonwealth the sum of five dollars (\$5.00) which upon the issuing of such license shall be by the board paid into the State Treasury No license shall issue until the board shall be satisfied after a proper examination that the applicant possesses such knowledge and experience as will enable him to treat as aforesaid trees plants and shrubs in a skillful and efficient manner Examinations may be held in Harrisburg or elsewhere in the Commonwealth as the board may deem most convenient to applicants The board is authorized to advertise the time and place of holding any such examination In preparing the form of license the board shall provide for the proper identification of the holder thereof A license shall not be transferable and shall be exhibited to any person whose tree plant or shrub is to be treated before such treatment shall commence

Section 5 It shall be unlawful for any person to lend to another for fraudulent use any license issued under the provisions of this act

Section 6 It shall be unlawful to sell or offer for sale any material for the treatment of trees for pests unless such material is first approved by the board

Section 7 Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall for the first offense be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo an imprisonment not exceeding three months For any subsequent offense the offender shall be fined not less than five hundred dollars (\$500) nor more than one thousand dollars (\$1,000) and shall be sentenced to undergo imprisonment not exceeding one year

Section 8 The word "pests" shall be taken to include any living organism or any disease deleterious to trees shrubs or plants

Section 9 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1886 (House Bill No. 1428), entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1888 (House Bill No. 2032), entitled:

An Act to validate affidavits and acknowledgments heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1475 (House Bill No. 706), as follows:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

Whereas There are in the State of Pennsylvania several thousand adult blind men and women without pecuniary resources and

Whereas All but a very small percentage of these may be made wholly or partly self-supporting and

Whereas The Pennsylvania Association for the Blind by means of a special workshop and by securing employment for the blind at home and among the seeing providing instruction for those without vocation has been successful in enabling nearly one hundred blind adults to become their own breadwinners and

Whereas The Pennsylvania Association for the Blind a chartered organization to do a State-wide work has extended its field from Pittsburgh where it originated and has another center in Scranton and co-operates in behalf of adults with the field workers of the Pennsylvania Institution for Instruction of the Blind in Philadelphia and has reached with industrial assistance blind adults in six counties outside of Allegheny Lackawanna and Philadelphia counties and has undertaken to secure relief through the regular channels for the destitute blind unable to support themselves and

Whereas Maintenance and extension of this work throughout the Commonwealth and of a campaign to prevent unnecessary blindness of which there is much depends upon the availability of funds to meet the expenses and

Whereas The extension of this work over the State has already been begun with an appropriation granted by the last Legislature to the Pennsylvania Association for the Blind under the name of "The Industrial Home for Adult Blind Citizens of the City of Pittsburgh" therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand (\$15,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Association for the Blind for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the maintenance of the present headquarters of said institution and for the establishing and maintaining of new centres for the amelioration of the condition of the adult blind in this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1484 (House Bill No. 854), as follows:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the United Charities located at Hazleton Pennsylvania for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1486 (House Bill No. 875), as follows:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1488 (House Bill No. 906), as follows:

An Act making an appropriation to the Providence Mission and Rescue Home

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand five hundred (\$1,500) dollars be and the same is hereby specifically appropriated to the Providence Mission and Rescue Home established and located at Number Twenty-four Sycamore street Pittsburgh for the two fiscal years beginning June first nineteen hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of one thousand five hundred (\$1,500) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1501 (House Bill No. 1506), as follows:

An Act making an appropriation to Julia White Priscilla Home for aged colored people

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or as much thereof as may be necessary be and the same is hereby specifically appropriated to the Julia White Priscilla Home for Aged Colored People of La Mott Montgomery county for the two fiscal years beginning June first one thousand nine hundred thirteen for the following purposes namely

For the purpose of maintenance two thousand dollars (\$2,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1508 (House Bill No. 144), as follows:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the York Society to Protect Children and Aged Persons formerly the Christian Home located at York Pennsylvania for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen and for the prosecution of its work

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1514 (House Bill No. 216), as follows:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the Paradise Protectory and Agricultural School at Paradise township York County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes to wit For the purpose of maintenance the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary for the improvement of the water facilities and for the erection of a sewage disposal plant the sum of five thousand dollars (\$5,000 or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1526 (House Bill No. 413), as follows:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-seven thousand five hundred dollars (\$27,500) or so much thereof as may be necessary is hereby specifically appropriated to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania located at Hawkins Station Allegheny County Pennsylvania for the following purposes namely

The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

The sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary for the purpose of improvements including roadway sewers and drains from fence around home and painting building

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1537 (House Bill No. 541), as follows:

An Act making an appropriation to the Western Pennsylvania Humane Society

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Western Pennsylvania Humane Society for the two fiscal years beginning June first one thousand nine hundred and thirteen for the purpose of preventing cruelty to aged persons and children and for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1538 (House Bill No. 546), as follows:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

Whereas Statistics show that a large percentage of the deaths occurring under one year of age forty per centum of the total blindness many of the crippled and deformed inmates of our public institutions and an untold amount of suffering and invalidism of the mothers of the country may be directly traceable to ignorance and neglect during and following childbirth and

Whereas Each year in the city of Pittsburgh and vicinity there are approximately fifteen thousand cases of childbirth fifty per centum of which are classified among the dependent poor and

Whereas among the said poor five thousand cases are without the services of physicians and nurses at the most critical times and

Whereas the Pittsburgh Maternity Dispensary was organized for the purpose of providing in the homes of worthy and dependent poor of the City of Pittsburgh and vicinity in cases of childbirth free nursing and medical attention and

Whereas From the first day of April one thousand nine hundred and twelve to the first day of January one thousand nine hundred and thirteen covering the period of existence of said dispensary three hundred and thirty-four (334) mothers have been cared for three thousand four hundred and thirty (3,430) visits have been paid to mothers in their homes by the nurses physicians and the social workers of the dispensary at an expense of thirteen thousand two hundred seven and sixty-two one hundredth dollars (\$13,207.62) which has been wholly borne by the voluntary contributions of public spirited citizens and

Whereas There is a great demand and urgent necessity for the extension of the work of said dispensary that cannot be met out of its present income therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand (\$10,000) dollars be and the same is hereby specifically appropriated to the Pittsburgh Maternity Dispensary for the purpose of carrying on its charitable work for the two fiscal years beginning the first day of June Anno Domini one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1539 (House Bill No. 549), as follows:

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to Saint Joseph's Protector for Homeless Boys five hundred and fifty-two Vine street Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

For the purpose of enlarging equipping and perfecting the printing office and laundry in connection with the said home the sum of three thousand dollars (\$3,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1541 (House Bill No. 579), as follows:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Saint Joseph's Home and Maternity Hospital located at Scranton Lackawanna County Pennsylvania for the following purpose namely

The sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1553 (House Bill No. 652), as follows:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand (\$15,000.00) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pittsburgh Home for Babies of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes

For the purpose of maintenance the sum of twelve thousand five hundred (\$12,500.00) dollars or so much thereof as may be necessary

For the construction and building of a retaining wall on the premises of said institution the sum of two thousand five hundred (\$2,500.00) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1578 (House Bill No. 48), as follows:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Robsevelt Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purpose namely

or maintenance the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1579 (House Bill No. 61), as follows:

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second Street Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-three thousand (\$23,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Northwestern General Hospital located at number twenty hundred and nineteen North Twenty-second Street Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes to wit

For the purpose of maintenance twenty thousand (\$20,000) dollars or so much as may be necessary

For the purpose of improvements the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1588 (House Bill No. 190), as follows:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-seven thousand dollars (\$47,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Montefiore Hospital Association of Western Pennsylvania at Pittsburgh for the two fiscal years beginning June one one thousand nine hundred and thirteen for the following purposes to wit

For the purpose of maintenance the sum of thirty-seven thousand dollars (\$37,000) or so much thereof as may be necessary

or the purpose of making the necessary improvements and repairs in and about the hospital building and grounds the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1589 (House Bill No. 192), as follows:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of the Passavant Hospital of Pittsburgh

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Institution of Protestant Deaconesses for the use of the Passavant Hospital of Pittsburgh for the two fiscal years beginning June one thousand nine hundred and thirteen for the following purposes to wit

For the purpose of maintenance the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary or the purpose of making necessary improvements to laundry and to dormitory the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1596 (House Bill No. 247), as follows:

An Act making an appropriation to the J C Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the J C Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and thirteen for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1603 (House Bill No. 310), as follows:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-three thousand one hundred dollars (\$23,100) or so much thereof as may be necessary is hereby specifically appropriated to the Pittston Hospital Association located at Pittston Pennsylvania for the following purposes namely

The sum of eighteen thousand five hundred dollars (\$18,500) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

The sum of four thousand dollars (\$4,000) or so much thereof as may be necessary for the purpose of assisting in the completion and furnishing of an operating room upon the third floor of the Hospital building according to plans and specifications on file with the Auditor General

The sum of six hundred dollars (\$600) or so much thereof as may be necessary for the purpose of assisting in the procurement of a water sterilizer for use in the hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1610 (House Bill No. 361), as follows:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and seventy thousand (\$170,000) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh for the two fiscal years commencing June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of one hundred and thirty thousand (\$130,000) dollars or so much thereof as may be necessary

For the purpose of payment of interest on mortgage on property of the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh located on Second Avenue Pittsburgh Pennsylvania the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1626 (House Bill No. 489), as follows:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand dollars (\$28,000) or so much thereof as may be necessary is hereby specifically appropriated to the Butler County General Hospital located at Butler Pennsylvania for the following purposes namely

The sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

The sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary for the purpose of buildings

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1627 (House Bill No. 492), as follows:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary and the same is hereby specifically appropriated to the Beaver Valley General Hospital located at New Brighton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of twenty thousand dollars

For the purpose of improvements and betterments of present hospital and assisting in the erection and furnishing of an additional building for contagious wards the sum of ten thousand dollars (\$10,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1651 (House Bill No. 124), as follows:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary is hereby appropriated to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the education and maintenance of one hundred and thirty pupils residents of this State a sum of ninety-three thousand six hundred dollars (\$93,600) or so much thereof as may be necessary at an annual rate not exceeding three hundred sixty dollars (\$360) per pupil

For furniture school apparatus and repairs the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For constructing a tunnel to Kindergarten building and changing pipes from present pipe trench to tunnel the sum of fourteen hundred dollars (\$1,400) or so much thereof as may be necessary

For assisting in the acquisition of additional land situate adjoining its present property in the city of Pittsburgh the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

If any money appropriated for the education and maintenance of pupils shall remain in the treasury at the close of the fiscal year on account of the decrease in per capita through good management the same may be drawn for maintaining an extra number of pupils whose cost for maintenance shall not exceed the per capita rate allowed in this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1657 (House Bill No. 230), as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred ninety-five thousand dollars (\$195,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for the Insane at Warren Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the erection equipment and installation of a new power plant and the changes incident thereto the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary

For the erection of a fire house electric fire alarm signal service and fire fighting apparatus the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the erection of a dwelling house for use of the superintendent the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the erection of a small detached building to be used in the treatment of contagious diseases the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For reconstruction of cow barn the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For repairing and repointing masonry in the original hospital building the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For work and material in the renewal of the plumbing system in the main hospital the sum of twenty-one thousand dollars (\$21,000) or so much thereof as may be necessary

For alterations and improvements in laboratories water closets bath rooms and dining rooms of the main hospital the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1658 (House Bill No. 249), as follows:

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventeen thousand dollars (\$17,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Home for the Friendless of the City of Scranton for the two fiscal years beginning June first one thousand nine hundred and thirteen as follows For maintenance for the period of two years the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary

For the purpose of construction and equipment of a laundry the sum of three thousand dollars (\$3,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1669 (House Bill No. 329), as follows:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Home for the Friendless of the city of Williamsport Lycoming county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purpose namely

For the purpose of maintenance the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1670 (House Bill No. 335), as follows:

An Act making an appropriation to The Berean Manual Training and Industrial School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to The Berean Manual Training and Industrial School for the two fiscal years beginning June first one thousand nine hundred and thirteen (1913) for the following purpose

For the purpose of maintenance the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1680 (House Bill No. 425), as follows:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred forty-two thousand four hundred and fifty dollars (\$142,450) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for Injured Persons of the Middle Coal Field located at Hazleton Pennsylvania namely

For the two fiscal years beginning June first one thousand nine hundred and thirteen for maintenance salaries wages labor and necessary repairs the sum of one hundred and twenty thousand four hundred and fifty dollars (\$120,450) or so much thereof as may be necessary

For deficit on account of maintenance the sum of ten thousand dollars (\$10,000)

For erecting and furnishing a home for nurses the sum of ten thousand dollars (\$10,000)

For the purchase of an ambulance the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1681 (House Bill No. 428), as follows:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty-eight thousand dollars (\$88,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purpose namely

The sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary for the purpose of maintenance

The sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary for the purpose of defraying indebtedness on maintenance including contract for awnings et cetera.

The sum of one thousand dollars (\$1,000) or so much thereof as may be necessary for improvements to present building.

The sum of nineteen thousand dollars (\$19,000) or so much thereof as may be necessary for kitchen and dining room for convalescent patients and additional servants' quarters. For the erection and equipment of new boiler plant the sum of ten thousand dollars (\$10,000).

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1683 (House Bill No. 445), as follows:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-one thousand five hundred dollars (\$21,500) or so much thereof as may be necessary is hereby specifically appropriated to the American Hospital for Diseases of the Stomach located at Philadelphia Pennsylvania for the following purposes namely

The sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen.

For the purpose of improvements to the main building including the equipment and maintaining a pathological laboratory the sum of seven thousand five hundred dollars (\$7,500)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1698 (House Bill No. 606), as follows:

An Act making an appropriation to the Philadelphia Museums

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) be and the same is hereby specifically appropriated to the Philadelphia Museums for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the preparation and installation of exhibits twenty-five thousand (\$25,000) dollars

For the further distribution of geographical collections among the public schools of this Commonwealth thirty-five thousand (\$35,000) dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1707 (House Bill No. 661), as follows:

An Act making an appropriation to the Braddock General Hospital of the borough of Braddock Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-two thousand dollars (\$42,000) or so much thereof as may be necessary is hereby specifically appropriated to the Braddock General Hospital located at Braddock Pennsylvania for the following purposes namely

The sum of thirty-two thousand dollars (\$32,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June one thousand nine hundred and thirteen.

The sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the purpose of payment of overdue paper.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1714 (House Bill No. 708), as follows:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria County

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand five hundred dollars (\$15,500) or so much thereof as may be necessary is hereby specifically appropriated to the Miners' Hospital of Northern Cambria located at Spangler in Cambria County for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1716 (House Bill No. 714), as follows:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to Saint John's General Hospital of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of thirty-three thousand (\$33,000) dollars or so much thereof as may be necessary

For the purpose of building the sum of ten thousand (\$10,000) dollars or so much thereof as may be necessary

Section 2 Before any of the moneys hereinbefore appropriated for the erection enlargement extension or alteration of any building or buildings or for any other permanent improvement in connection with the said institution shall be available the trustees or directors thereof through the proper corporate officers of the same shall under the corporate seal of the institution so asking for State aid file with the Auditor General's Department of the Commonwealth upon proper blanks to be furnished by the said department upon application therefor an obligation in writing duly acknowledged agreeing that whenever such building so erected enlarged extended or altered or such permanent improvement provided through State aid shall be converted to private uses or purposes to be conducted for private gain or profit or shall for any cause or for any reason whatsoever be abandoned or sold or transferred to any person or persons firm or corporation for any use other than that authorized by the certificate of incorporation under which the same is now held and operated all sums of money herein appropriated for the erection enlargement extension or alteration of any building or buildings or for any other permanent improvement to the institution hereinbefore referred to shall be refunded to the Treasurer of the Commonwealth of Pennsylvania and shall be collectible as obligations of like character are now collected And provided further That the amount so appropriated as aforesaid for permanent improvement be and the same is hereby made a non-interest bearing lien on the same premises for the use of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1721 (House Bill No. 724), as follows:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the DuBois Hospital of DuBois Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of twelve thousand (\$12,000) dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1724 (House Bill No. 747), as follows:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventeen thousand (\$17,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Suburban General Hospital of Bellevue incorporated Allegheny county Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary

For the purpose of making improvements to laundry and help quarters the sum of two thousand five hundred (\$2,500) dollars or so much thereof as may be necessary

For the purpose of making improvements to the Nurses' Home the sum of two thousand five hundred (\$2,500) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1729 (House Bill No. 761, as follows:

An Act making an appropriation to the Clearfield Hospital Clearfield County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Clearfield Hospital located at Clearfield County Pennsylvania for the following purposes namely

The sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

The sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the purpose of necessary improvements to be added thereto

The sum of one thousand dollars (\$1,000) or so much thereof as may be necessary for the purpose of installing an X-Ray apparatus

For payment of deficit incurred through typhoid fever epidemic the sum of five thousand dollars (\$5,000)

And said bill having been read at length the second and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1735 (House Bill No. 781), as follows:

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand (\$60,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the Jefferson Medical College of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and thirteen the said amount to be applied as follows

For the general maintenance of the Jefferson Medical College of Philadelphia and the purchase of apparatus and equipment as the trustees may deem best for the interests of said college sixty thousand dollars (\$60,000)

Provided That twenty-five complete scholarships in a complete course of study of not less than three years duration shall be awarded to the State of Pennsylvania during any period for which an appropriation shall be made to the Jefferson Medical College said scholarships to be distributed by lot among the membership of the Senate and House of Representatives at the biennial session for the two years following any such appropriation

And said bill having been read at length the second and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1735 (House Bill No. 781), as follows:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Simon H Barnes Memorial Hospital located at Susquehanna Pennsylvania for the following purpose namely

The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

And said bill having been read at length the second and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1750 (House Bill No. 885), as follows:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nineteen thousand five hundred (\$19,500) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Oil City Hospital of Oil City Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of eighteen thousand (\$18,000) dollars or so much thereof as may be necessary and

For the purpose of the completion of a brick laundry building and equipment of the same the sum of one thousand five hundred (\$1,500) dollars or so much thereof as may be necessary

And said bill having been read at length the second and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1753 (House Bill No. 923), as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety-six thousand one hundred forty-three dollars (\$96,143) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of running a twelve-inch iron main from the hospital buildings to the sewage disposal plant and for covering settling tanks the sum of six thousand five hundred dollars (\$6,500)

For the purpose of installing a cold storage box and ice making plant the sum of twenty-one thousand three hundred dollars (\$21,300)

For the purpose of installing four water tube boilers the sum of twenty-three thousand eight hundred and forty-three dollars (\$23,843.00)

For the purpose of furnishing additional water supply by boring two artesian wells the sum of six thousand (\$6,000)

For the purpose of furnishing a new air compressor six thousand dollars (\$6,000)

For the purpose of electric cables and materials to supply the required and necessary power et cetera the sum of fourteen thousand dollars (\$14,000)

For the purpose of furnishing trap rock to surface the roads the sum of two thousand dollars (\$2,000)

For the purpose of extension of the fire main to the new laundry building and carpenter shop the sum of two thousand dollars (\$2,000)

For the purpose of changing the present and old laundry building into dormitories the sum of five thousand dollars (\$5,000)

For the purpose of completing concrete bridge across Stony Creek two thousand five hundred dollars (\$2,500)

For the purpose of completing the new cow barn three thousand five hundred dollars (\$3,500)

For the purpose of contemplating a general shop one thousand five hundred dollars (\$1,500)

For the purpose of furnishing doctors' office buildings two thousand dollars (\$2,000)

And said bill having been read at length the second and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1759 (House Bill No. 1045), as follows:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-four thousand dollars (\$44,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the payment of all claims debts and liens against the said hospital including all buildings equipment and grounds the sum of fourteen thousand dollars (\$14,000) payment of said debts claims and liens to be made under such conditions as shall be prescribed by the Auditor General

For maintenance including salaries wages and labor and ordinary repairs twenty-three thousand dollars (\$23,000)

For the purchase and equipment of an X-Ray machine for the use of said hospital the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the purpose of assisting in the erection of a home for the superintendent and a nurses' home the sum of five thousand dollars (\$5,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1766 (House Bill No. 1285), as follows:

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand five hundred (\$3,500) or so much thereof as may be necessary is hereby specifically appropriated to the Coleman Industrial Home located at two thousand eight hundred and sixteen Wylie Avenue Pittsburgh Pennsylvania for the following purpose namely

The sum of three thousand five hundred dollars or so much thereof as may be necessary for maintenance during two fiscal years beginning June first one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1775 (House Bill No. 1839), as follows:

An Act making an appropriation to the trustees of the Medico-Chirurgical College of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the Medico-Chirurgical College of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and thirteen the said amount to be applied as follows

For the general maintenance of the Medico-Chirurgical College of Philadelphia and the purchase of apparatus and equipment as the trustees may deem best for the interests of said college

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1785 (House Bill No. 842), as follows:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary are hereby specifically appropriated to the Pennsylvania Industrial Reformatory at Huntingdon for the two fiscal years commencing June first one thousand nine hundred and thirteen for the following specific purposes

For salaries of officers and employes the sum of two hundred thirty-one thousand nine hundred and seventy-six (\$231,976) dollars or so much thereof as may be necessary

For insurance of buildings the sum of one thousand five hundred (\$1,500) dollars or so much thereof as may be necessary

For library and school books stationery postage and apparatus for reformatory schools the sum of two thousand two hundred (\$2,200) dollars or so much thereof as may be necessary

For tools materials and necessary supplies for mechanical instruction and for special mechanical instruction the sum of seven thousand (\$7,000) dollars or so much thereof as may be necessary

For lectures entertainments and special instruction the sum of seven hundred (\$700) dollars or so much thereof as may be necessary

For purchase of one new range for kitchen and for necessary additional equipment for kitchen and dining room the sum of eight hundred (\$800) dollars or so much thereof as may be necessary

For purchase of machinery equipment and supplies for use in trade school classes and elsewhere the sum of two thousand three hundred and eighty-one dollars (\$2,381) dollars or so much thereof as may be necessary

For equipping operating room of reformatory hospital with the necessary surgical instruments and appliances the sum of four hundred and fifty (\$450) dollars or so much thereof as may be necessary

For replacing worn out boiler tubes in battery of six boilers in boiler house the sum of one thousand fifty-eight (\$1,058) dollars or so much thereof as may be necessary

For the purchase of lumber posts and hardware for building of brickyard stockade and for the building of one down-draft brick kiln for making bricks for reformatory use the sum of one thousand one hundred and seventy (\$1,170) dollars or so much thereof as may be necessary

For building an addition to reformatory barn with slate roof for storing of farm products and protection of beef cattle the sum of five hundred and thirty-five (\$535) dollars or so much thereof as may be necessary

For the purchase of one generator and engine for electric lighting and power service the sum of one thousand six hundred (\$1,600) dollars or so much thereof as may be necessary

For the purchase by the State of Pennsylvania of the Robert Mason farm containing about one hundred and twenty-five acres and adjoining reformatory property the sum of eight thousand four hundred (\$8,400) dollars or so much thereof as may be necessary

For each discharged or paroled inmate whose residence is within fifty miles of Huntingdon five (\$5) dollars and for each discharged or paroled inmate whose residence is more than fifty miles from Huntingdon the sum of ten (\$10) dollars the total amount not to exceed in the aggregate the sum of ten thousand (\$10,000) dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1829 (House Bill No. 868), as follows:

An Act making an appropriation to the Western Pennsylvania Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred eighty-five thousand (\$285,000) dollars be and the same is hereby specifically appropriated to the Western Pennsylvania Hospital for the two fiscal years beginning the first day of June one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of one hundred sixty-five thousand (\$165,000) dollars or so much thereof as may be necessary and for the purpose of assisting in completing the erection of a nurses' dormitory on the property of said hospital situate in the eighth ward of the city of Pittsburgh the sum of one hundred thousand (\$100,000) dollars

Section 2 That the sum of twenty thousand dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Western Pennsylvania Hospital for the two fiscal years beginning the first day of June one thousand nine hundred and thirteen for the purpose of maintenance of a Pathological Laboratory Department This appropriation is made upon the condition that the said Pathological Laboratory shall within the scope of its work and regulations furnish free service to all hospitals receiving State aid located in the counties of Allegheny Beaver Lawrence Crawford Erie Warren Forest Venango Clarion Jefferson Indian Armstrong Butler Westmore-

land Fayette Greene Washington Somerset Bedford Blair Cambria Clearfield Elk Cameron McKean and Mercer

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1833 (House Bill No. 712), as follows:

An Act making an appropriation to the Armstrong County General Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand dollars (\$28,000) or so much thereof as may be necessary is hereby specifically appropriated to the Armstrong County General Hospital for the following purposes namely

The sum of three thousand dollars (\$3,000) or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary for the purpose of the erection and construction of a hospital building Provided however That no portion of the appropriation hereby made for a building shall become available or be paid until the said hospital has filed with the Auditor General a statement duly sworn to by its executive officers setting forth that from its own resources there has been invested in the land building and equipment or is available for that purpose a sum equal to or greater than that contributed by the Commonwealth including the amount of this appropriation

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1834 (House Bill No. 728), as follows:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred thousand dollars (\$400,000) or so much thereof as may be necessary be and the same is hereby appropriated to the State Board of Education of the Commonwealth of Pennsylvania for the purchase by the Commonwealth of such State Normal Schools as may be selected by the said Board of Education during the two years beginning June first one thousand nine hundred and thirteen in accordance with and pursuant to the provisions of the act approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and for the liquidation of any indebtedness owing by any or all State Normal Schools at the time of the purchase thereof Provided That in no case shall more be paid to any State Normal School for distribution among its stockholders or other owners than the actual amount originally paid for the stock thereof

Section 2 The moneys hereby appropriated shall be paid by the State Treasury upon warrants drawn upon him by the Auditor General which warrants shall be drawn upon requisition made upon the Auditor General by the State Board of Education and approved by the Governor

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1838 (House Bill No. 1383), as follows:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Fran-

cisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred and fifty thousand dollars (\$450,000) or so much thereof as may be necessary is hereby specifically appropriated for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same" The money hereby appropriated shall be paid out of any moneys in the State Treasury not otherwise appropriated to be expended on vouchers duly certified to the Auditor General by the president of the commission

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1844 (House Bill No. 178), as follows:

An Act making an appropriation to the Commissioners of Valley Forge Park

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety thousand dollars (\$90,000) is hereby specifically appropriated to the Commissioners of Valley Forge Park for the two fiscal years beginning June first nineteen hundred and thirteen (1913) for the following purposes namely

The sum of thirty-five thousand dollars (\$35,000) for future care preservation and maintenance of land already taken or yet to be taken by purchase or condemnation for park purposes for painting of fences cannon markers observatory repairs to buildings uniforms for guards tools machinery and fire extinguishing apparatus for the necessary expenses of the employment of superintendent guards workmen payment of freights and legal expenses for flag poles purchase of flags printing of reports and maps rules and photographs benches and tables fences and other incidental expenses

The sum of thirty-three thousand one hundred dollars (\$33,100) for the purchase or condemnation of land for the necessary expenses incident thereto and grading and improving the same

The sum of fourteen thousand four hundred dollars (\$14,400) for laying out and building macadamizing paving grading and maintaining avenues roads and paths already built or to be built by the Commission and repairs to inlets and gutters

The sum of fifteen hundred dollars (\$1,500) for the payment of the incidental necessary expenses of the Commission

The sum of two thousand five hundred (\$2,500) dollars for the purchasing of trees and shrubbery and planting same purchasing fertilizers seeds weed-killers plowing mowing et cetera in order to preserve lawns and keep the same in condition

The sum of thirty-five hundred dollars (\$3,500) for the erection of a water station for toilet and other facilities to accommodate visitors digging cess-pools the payment of water rent and for incidental expenses connected therewith the same to be expended after plans and specifications have been prepared and submitted to the State Department of Health and approved in accordance with the Act of Assembly of April twenty-second one thousand nine hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health"

The said appropriation to be paid on the warrant of the Auditor General on a settlement made by him to the State Treasurer but no warrant shall be drawn in payment of land acquired by purchase or condemnation until the Commissioners of said park shall either by the president or treasurer have filed with the Auditor General an itemized statement of the cost of said land taken by purchase or under condemnation proceedings during the previous quarter and the same is approved by the Auditor General and the State Treasurer nor until the Treasurer shall have sufficient money in the treasury not otherwise appropriated to pay the quarterly installments due said Commissioners and unexpended balances of sums appropriated for specific purposes shall not be used for other purposes whether specific or general and shall revert to the State Treasury at the close of the fiscal years

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1849 (House Bill No. 353), as follows:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the maintenance of inmates at the rate of two hundred dollars per annum for each inmate the sum of six hundred and sixty thousand dollars (\$660,000) or so much thereof as may be necessary

For the erection furnishing and equipment of six cottages to accommodate three hundred inmates to be built in one group with separate dining hall kitchen and administrative quarters and with tunnel connections to the present power plant the sum of two hundred and fifty thousand dollars (\$250,000) or so much thereof as may be necessary said buildings to be erected in accordance with plans and specifications of cost filed with the State Board of Public Charities

For the erection and equipment of a bakery the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For an addition to the laundry laundry machinery and equipment the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

For the erection of a dairy barn and silos using fire-proof construction for first story the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the purpose of fire-proofing furnishing and equipping school hall the sum of twenty-five thousand dollars or so much thereof as may be necessary

For the erection and installation of an elevator and furnishings and equipment for hospital the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

All of said buildings to be erected in accordance with plans and specifications and estimates of cost filed with the State Board of Public Charities

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1855 (House Bill No. 637), as follows:

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred seventy-nine thousand four hundred fifty dollars (\$579,450) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania for the following purposes namely

For the purpose of maintenance and training of five hundred twenty-one (521) feeble minded children for the year ending May thirty-first one thousand nine hundred and fourteen the sum of one hundred seventeen thousand two hundred and twenty-five (\$117,225) dollars or so much thereof as may be necessary at the annual rate of two hundred twenty-five (\$225) dollars per capita the evidence of which is to be furnished the Auditor General

For the purpose of maintenance and training of seven hundred twenty-one feeble minded children (721) for the year ending May thirty-first one thousand nine hundred and fifteen the sum of one hundred sixty-two thousand two hundred and twenty-five dollars (\$162,225) or so much thereof as may be necessary at the annual rate of two hundred twenty-five (\$225) dollars per capita the evidence of which is to be furnished to the Auditor General

For the erection construction and completion of two additional cottages for girls and the sum of one hundred and fifty (\$150,000) dollars or so much thereof as may be necessary said buildings to be built in accordance with plans and specifications and estimate of cost filed with the State Board of Public Charities

For the purpose of the extension of the water supply system in accordance with the plans and specifications to be prepared and approved by the State Department of Health the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For the purpose of purchasing farming implements fertilizers fruit trees and supplies the sum of two thousand five hundred fifteen dollars (\$2,515) or so much thereof as may be necessary

For the purpose of erecting additional buildings for the piggery the sum of one thousand five hundred dollars (\$1,500)

For hennery buildings stocking the same equipment thereof including incubators five hundred dollars (\$500)

For the payment of the deficiency in the appropriation to said trustees for the maintenance during the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of fifty thousand (\$50,000) dollars or so much thereof as may be necessary said money to be disbursed as may be necessary the evidence of which is to be furnished to the Auditor General

For the equipment of the manual training department of the schools one thousand dollars (\$1,000)

For general repairs including painting the buildings replacing unsanitary closets and unsafe bath rooms rebuilding stairways additional ventilating apparatus repairing corridor walls and painting and repairing outlying buildings ten thousand dollars (\$10,000)

For the insurance of the entire plant for five years seventeen thousand dollars (\$17,000)

For additional furniture to be used in the buildings already erected and necessary to accommodate the increased number of patients seven thousand five hundred dollars (\$7,500)

For the purchase of additional lands adjoining the property of the institution the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary title to which to be taken in the name of the Commonwealth of Pennsylvania

For the extension of the sewage disposal plant in accordance with the direction and subject to the approval of the State Department of Health five thousand dollars (\$5,000)

Appropriations for buildings improvements and equipment provided for under this act shall remain in full force and be available until said buildings and improvements are completed furnished and equipped All of said buildings to be erected in accordance with plans and specifications and estimate of cost filed with the State Board of Public Charities

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1856 (House Bill No. 686), as follows:

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and ninety thousand dollars (\$190,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Medico-Chirurgical Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes

For the general maintenance of said hospital one hundred and seventy thousand dollars (\$170,000)

For improvements repairs and equipment ten thousand dollars (\$10,000)

For the erection of a roof garden on new building of the hospital the sum of seven thousand five hundred dollars (\$7,500)

For the erection of an elevator in new building the sum of twenty-five hundred dollars (\$2,500)

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1858 (House Bill No. 780), as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-two thousand dollars (\$52,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for the Insane at Danville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen the following purposes namely

For the purpose of enlarging present laundry building and the purchase of new machinery necessary for laundry purposes the sum of five thousand dollars (\$5,000)

For the purpose of erecting and completing an industrial building the sum of ten thousand dollars (\$10,000)

For the purpose of erecting and completing addition or extension to main barn the sum of nine thousand five hundred dollars (\$9,500.00)

For the purpose of paying premium on fire insurance policy or policies from date beginning June first one thousand nine hundred and fifteen for the term of five years the sum of eleven thousand dollars (\$11,000)

For the purpose of erecting and constructing a passenger elevator in central building the sum of five thousand dollars (\$5,000)

For the purpose of erecting and constructing an incinerating plant the sum of four thousand dollars (\$4,000)
 For the erection and construction of three cottages for employes the sum of seven thousand five hundred dollars (\$7,500)

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1868 (House Bill No. 1373), as follows:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in one thousand seven hundred and seventy-eight known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model for and supervise the erection thereof

Whereas Mary Ludwig of Carlisle married John Hays of Carlisle who enlisted in the Continental Army and

Whereas Mary Hays accompanied her husband to the war and nursed and carried water in a picher to the soldiers on many a battlefield for which many acts of kindness and heroism she was given the name of "Molly Pitcher" and

Whereas at the battle of Monmouth June twenty-eighth one thousand seven hundred and seventy-eight John Hays was shot down at the mouth of his cannon and before the command could be observed "to the rear with that unmanned gun" Molly Pitcher took the place of her husband and served in his place for eight hours rallied the troops and assisted in winning the battle for which heroic action she was called before Washington and brevetted sergeant the French calling her El Capitan or Captain Molly and

Whereas Mary Hays returned to Carlisle with her husband and after the death of her husband John Hays she married.....McCauley after whose death the Legislature of Pennsylvania granted her a pension of forty dollars a year "for services rendered in the Revolutionary War" indexed "Molly McKolly Revolutionary heroine" (the only woman so indexed in the archives of Pennsylvania) the vouchers for this pension she signed by making her mark in some of which she spells her name McKolly and some McCauley and

Whereas the citizens of Carlisle erected a humble monument to mark her grave in the old graveyard at Carlisle and the State of Pennsylvania has never erected a proper monument to the only woman canoneer of the Revolutionary War Therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Roy L Schuyler of Lock Haven William A Rupp of Carlisle William S Waker of Philadelphia and Herman A Miller of Easton be a commission of citizens of this Commonwealth together with three other citizens of this Commonwealth to be appointed by the Governor which commission shall serve without compensation except traveling and incidental expenses and shall have in charge the selection of the plan and the erection of such a monument at Carlisle expending the money hereby appropriated

Section 2 That in the aid of the object aforesaid and in order to secure a monument which shall be as to art and materials in every way worthy thereof the sum of fifteen thousand dollars (\$15,000) is hereby appropriated the said sum to be expended under the direction of the commission hereby provided for said sum to be paid on warrant of the Auditor General on the State Treasurer upon presentation of properly itemized vouchers duly executed by the president and treasurer of the Commission.

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 667 (House Bill No. 32), as follows:

An Act to provide for an annual payment to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Governor of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the Army of the Confederate States of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor of the Commonwealth of Pennsylvania for the purpose of carrying out the provisions of this act shall with the approval of the Senate of the State of Penn-

sylvania nominate and appoint three honorably discharged soldiers who are now citizens of Pennsylvania and who as citizens of Pennsylvania volunteered to render military duty on behalf of the State under the calls of the Governor or the State of Pennsylvania made September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three to repel invasions of the said State by the Army of the Confederate States of America as a commission for the purpose of making rules and regulations to carry out the provisions of this act provided that these appointments shall be made thirty days after the approval of this act and provided further that the benefits to be derived by any one under the provisions of this act shall not commence until the first day of September one thousand nine hundred and thirteen being understood that the interum is to be utilized by the said commission in organizing and examining applications made under the provisions of this act

Section 2 That said commission shall receive one thousand dollars per annum each and shall elect from their own number a president and a secretary and shall have the power to appoint one chief clerk at the salary of one thousand two hundred dollars per annum two clerks at a salary of seven hundred and fifty dollars each per annum one messenger at a salary of six hundred dollars per annum two stenographers and typewriters at a salary of seven hundred and fifty dollars each per annum That the offices of the said commission shall be in the city of Harrisburg in such places as may be provided for them by the Board of Public Grounds and Buildings and where all permanent records shall be kept and they shall have power to make requisition upon the proper State Officials for supplies including printing stationery and furniture and such other paraphernalia as may be necessary for the performance of their duties All printing and binding necessary for the work of the commission shall be done by the State Printer upon an order of the Superintendent of Public Printing and Binding when a requisition is made upon him by the secretary of the commission That the said commission shall meet at least once a month in their headquarters or elsewhere in the State as they may deem fit and proper to take into consideration all matters and things that may appear before them and for the expenses of the said commission there shall be appropriated the sum of twenty thousand dollars or so much thereof as may be necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen and the said commission shall on or before the third Wednesday of January present to the Legislature under oath a detailed report of all their transactions of the preceding year All monies for expenses wages and salaries paid out under the provisions of this act shall be paid on the warrant of the Auditor General on a settlement made by him with the State Treasurer upon a requisition approved and certified to by a majority of the said commission

Section 3 The said commission created by this act shall have full power to make and prescribe rules and regulations for obtaining any of the benefits of this act or any other rules and regulations as may be deemed necessary to carry out its provisions

Section 4 Every person who while a citizen of the State of Pennsylvania and who during the time he is a beneficiary under the provisions of this act is a citizen of the State of Pennsylvania and who did volunteer for the defense of the State of Pennsylvania under the calls of the Governor of said States made either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three to repel invasions of the State of Pennsylvania by the Army of the Confederate States of America shall on and after the first day of December one thousand nine hundred and thirteen receive the sum of seven dollars and fifty cents per month to be paid by the State of Pennsylvania quarterly on the first day of March June September and December on a warrant of the Auditor General drawn on the State Treasurer upon a requisition approved and certified to by a majority of the Commission created by this act and after a settlement made and for the purpose of obtaining benefits of this act every applicant shall file his petition upon a blank to be furnished by the commission named in this act setting forth all of the facts that may be required of him under any rule or regulation that may be adopted by the said commission and embodied in the blank to be filled in by the applicant and for the verity of which there shall be an affidavit of the applicant attached

On filing of said petition or application it shall be the duty of the commission to inquire into and investigate at their next monthly meeting or any other meeting they may hold for that purpose the facts set forth therein and if proven to be true and for that purpose they shall have the right to administer oaths and affirmations they shall place the name of the applicant in the book or books to be kept for that purpose in which shall be set forth in addition thereto his age his residence the date of his enlistment time which he served date of his discharge and the number or name of the regiment in which he served or any other military organization created under the above calls of the said Governor

The commission if approving said application shall issue a certificate to the said party which said certificates shall be consecutively numbered in which shall appear such facts as may be determined by the said commission in adopting any rule or regulation upon the subject

That no enlisted person who was enrolled in the services of the United States who is receiving or shall hereafter receive a pension from the United States Government shall be entitled to the annuity under this act

Section 5 If it shall appear to the commission aforesaid either at the time the application is being made or after the same shall have been granted that the person named therein is mentally and physically unable of taking care of himself the said commission shall after investigation finding the fact to be true appoint some suitable person to be his guardian and who for the faithful performance of his duty shall file a bond with the said commission in the sum of one hundred dollars said bond to be approved by the said commission on the filing

of the bond the said person so appointed guardian shall have the right to receive such sum or sums of money as may be due the said beneficiary.

Section 6 That after the placing of the name of the applicant upon the books of the commission with his residence attached all warrants for the payments of any sum or sum due said applicant under the provisions of this act shall be mailed to the residence therein stated said warrants to be accompanied by a blank receipt acknowledging that said warrant has been received and if such letter is returned because of the failure to find the party to whom it is directed said warrant shall be held by the said commission for one year from its date and if not called for or demanded in that time the same shall be marked cancelled and returned to the office of the Auditor General and the name of the beneficiary be taken from the list kept by the Commissioners That the sums paid out under the provisions of this act shall apply solely for the benefit of the persons for whom it is intended and shall not be subject of the trustee process except as hereinbefore provided by guardianship. Any person who shall swear falsely to any fact material to the claim of an applicant shall be deemed guilty of perjury and on conviction thereof shall be subject to the penalties provided by law for the commission of such an offense.

Section 7 For the purpose of paying the benefits provided by this act for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of eight hundred and ten thousand dollars is hereby appropriated or so much thereof as may be necessary from such sum or sums as may not otherwise have been heretofore appropriated.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 982 (House Bill No. 60), entitled:

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the Civil War of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 805 (House Bill No. 656), entitled:

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 983 (House Bill No. 256), entitled:

An Act providing for the publication and distribution of a revised edition of the Railroad Map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proof-reading and an appropriation for printing binding and mounting the same and for paper

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1052 (House Bill No. 804), entitled:

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1101 (House Bill No. 1272), entitled:

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and fifteen

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1171 (House Bill No. 412), entitled:

An Act making an appropriation to Fannie C. Spiers the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1218 (House Bill No. 266), entitled:

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1222 (House Bill No. 858), entitled:

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by S. S. Caughey

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1318 (House Bill No. 321), entitled:

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase of vacant land

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1324 (House Bill No. 513), entitled:

An Act making an appropriation to the Brelsford Packing and Storage Company and Evens Burnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant-General of Pennsylvania under directions from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirtieth one thousand nine hundred and eleven

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1336 (House Bill No. 1095), entitled:

A joint resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1352 (House Bill No. 292), entitled:

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1433 (House Bill No. 278), entitled:

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "Mine fire" within the limits of the city of Carbondale Lackawanna county providing how such expenditures shall be made how the Commonwealth shall be repaid and authorizing the condemnation destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the county of Lackawanna

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1441 (House Bill No. 467), entitled:

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1445 (House Bill No. 1726), entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandusky Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1449 (House Bill No. 1968), entitled:

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1451 (House Bill No. 1476), entitled:

An Act creating a rebuilding and insurance fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure buildings or equipment owned by the Commonwealth and accidentally destroyed or damaged and for payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1467 (House Bill No. 167), entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1468 (House Bill No. 188), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children at Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1469 (House Bill No. 219), entitled:

An Act making an appropriation to the Rosalia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1470 (House Bill No. 360), entitled:

An Act making an appropriation to The Improvement Children's Home of the City of Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1471 (House Bill No. 336), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1472 (House Bill No. 491), entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1473 (House Bill No. 668), entitled:

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1474 (House Bill No. 702), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1476 (House Bill No. 707), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home at Brookville Jefferson County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1477 (House Bill No. 746), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1478 (House Bill No. 767), entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1479 (House Bill No. 770), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred thirty-nine Queen street Germantown Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1480 (House Bill No. 755), entitled:

An Act making an appropriation to the Children's Home at Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1481 (House Bill No. 869), entitled:

An Act making an appropriation to the Pennsylvania Society to Protect Children from Cruelty of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1482 (House Bill No. 826), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1483 (House Bill No. 827), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1485 (House Bill No. 874), entitled:

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1489 (House Bill No. 967), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminister Avenue Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1490 (House Bill No. 927), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1491 (House Bill No. 959), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1492 (House Bill No. 1171), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1493 (House Bill No. 1172), entitled:

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1494 (House Bill No. 1207), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1495 (House Bill No. 1240), entitled:

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust street North Side Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1496 (House Bill No. 1273), entitled:

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1497 (House Bill No. 1299), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1498 (House Bill No. 1427), entitled:

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1499 (House Bill No. 1430), entitled:

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1500 (House Bill No. 1443), entitled:

An Act making an appropriation to the Children's Aid Society of Allegheny County in the City of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1502 (House Bill No. 47), entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the County or Philadelphia incorporated

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1503 (House Bill No. 74), entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1504 (House Bill No. 76), entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1505 (House Bill No. 77), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1506 (House Bill No. 83), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1507 (House Bill No. 133), entitled:

An Act making an appropriation to the Evangelical Home for the Aged in the city of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1509 (House Bill No. 150), entitled:

An Act making an appropriation to the United Zion Hospital and Infirmary of Lancaster county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1510 (House Bill No. 191), entitled:

An Act making an appropriation to the Bethesda Home

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1511 (House Bill No. 196), entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1512 (House Bill No. 205), entitled:

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1513 (House Bill No. 206), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1515 (House Bill No. 219), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1516 (House Bill No. 220), entitled:

An Act making an appropriation to the Home of Aged Veterans and Wives located at Sixty-fifth and Vine streets in the City of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1517 (House Bill No. 224), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1518 (House Bill No. 242), entitled:

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1519 (House Bill No. 261), entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna avenue Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1520 (House Bill No. 312), entitled:

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1521 (House Bill No. 316), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1522 (House Bill No. 320), entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1523 (House Bill No. 333), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1524 (House Bill No. 349), entitled:

An Act making an appropriation to the St. Joseph's Rectory Norristown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1525 (House Bill No. 370), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1527 (House Bill No. 418), entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1528 (House Bill No. 440), entitled:

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1529 (House Bill No. 447), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1530 (House Bill No. 459), entitled:

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1531 (House Bill No. 469), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1532 (House Bill No. 476), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Erie county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1533 (House Bill No. 481), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1534 (House Bill No. 485), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1535 (House Bill No. 493), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics at Rochester Beaver county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1536 (House Bill No. 506), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1540 (House Bill No. 550), entitled:

An Act making an appropriation for the Irene Kaufmann Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1542 (House Bill No. 583), entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1543 (House Bill No. 601), entitled:

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1544 (House Bill No. 605), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1545 (House Bill No. 625), entitled:

An Act making an appropriation to Saint Vincent's Home Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1546 (House Bill No. 626), entitled:

An Act making an appropriation to the House of Good Shepherd Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1547 (House Bill No. 627), entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1548 (House Bill No. 628), entitled:

An Act making an appropriation to Saint Vincent's Orphan's Asylum of Tacony Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1549 (House Bill No. 629), entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1550 (House Bill No. 630), entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1551 (House Bill No. 633), entitled:

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1552 (House Bill No. 647), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1554 (House Bill No. 654), entitled:

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon street Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1555 (House Bill No. 660), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1556 (House Bill No. 663), entitled:

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1557 (House Bill No. 675), entitled:

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1558 (House Bill No. 750), entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen street

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1559 (House Bill No. 785), entitled:

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1560 (House Bill No. 916), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1561 (House Bill No. 966), entitled:

An Act making an appropriation to the Woods Run Industrial House Petrel street North Side Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1562 (House Bill No. 1149), entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1580 (House Bill No. 62), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1581 (House Bill No. 71), entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1582 (House Bill No. 81), entitled:

An Act making an appropriation to the St. Luke's Hospital located at South Bethlehem Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1583 (House Bill No. 84), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania for use in the hospital department Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1584 (House Bill No. 99), entitled:

An Act making an appropriation to the Gyncecan Hospital in the city of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1585 (House Bill No. 112), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1586 (House Bill No. 186), entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1587 (House Bill No. 187), entitled:

An Act making an appropriation to the trustees of the Chester County Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1590 (House Bill No. 193), entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1591 (House Bill No. 204), entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1592 (House Bill No. 207), entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1593 (House Bill No. 229), entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1594 (House Bill No. 235), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1595 (House Bill No. 246), entitled:

An Act making an appropriation to the Columbus Hospital located at Columbia Lancaster county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1597 (House Bill No. 251), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1598 (House Bill No. 255), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1599 (House Bill No. 272), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1600 (House Bill No. 273), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1601 (House Bill No. 282), entitled:

An Act making an appropriation to the Mid-Valley Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1602 (House Bill No. 297), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1604 (House Bill No. 313), entitled:

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1605 (House Bill No. 332), entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1606 (House Bill No. 334), entitled:

An Act making an appropriation to the West Side Hospital Association of the City of Scranton

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1607 (House Bill No. 342), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1608 (House Bill No. 343), entitled:

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1609 (House Bill No. 346), entitled:

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1611 (House Bill No. 394), entitled:

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1612 (House Bill No. 406), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1613 (House Bill No. 410), entitled:

An Act making an appropriation to the American Oncologic Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1614 (House Bill No. 431), entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1615 (House Bill No. 439), entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1616 (House Bill No. 441), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Mercer county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1617 (House Bill No. 444), entitled:

An Act making an appropriation to the Charity Hospital of the city of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1618 (House Bill No. 446), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1619 (House Bill No. 458), entitled:

An Act making an appropriation to the Corry Hospital of the city of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1620 (House Bill No. 468), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Erie County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1621 (House Bill No. 474), entitled:

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1622 (House Bill No. 477), entitled:

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1623 (House Bill No. 480), entitled:

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1624 (House Bill No. 487), entitled:

An Act making an appropriation to the Franklin City Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1625 (House Bill No. 488), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1628 (House Bill No. 494), entitled:

An Act making an appropriation to the Saint Timothy Memorial Hospital and House of Mercy Roxborough

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1629 (House Bill No. 560), entitled:

An Act making an appropriation of fifty thousand dollars for the Sewickley Hospital Association of Sewickley Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1630 (House Bill No. 1353), entitled:

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on said road in Elk township Warren County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1631 (House Bill No. 1609), entitled:

A joint resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Canal Company and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1645 (House Bill No. 4), entitled:

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.
 Agreeably to order,
 The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
 The Senate proceeded to the second reading and consideration of Senate Bill No. 1646 (House Bill No. 59), entitled:

An Act making an appropriation to the hospital department of the Jewish Hospital Association of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1647 (House Bill No. 67), entitled:

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1648 (House Bill No. 79), entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1649 (House Bill No. 91), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1650 (House Bill No. 92), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1652 (House Bill No. 139), entitled:

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1653 (House Bill No. 161), entitled:

An Act making an appropriation to the Auxiliary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1654 (House Bill No. 164), entitled:

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1655 (House Bill No. 182), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1659 (House Bill No. 257), entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1660 (House Bill No. 264), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State Pupils and also a special appropriation for one deaf dumb and blind pupil

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1661 (House Bill No. 267), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital in the City of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1662 (House Bill No. 269), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the deaf and dumb

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1663 (House Bill No. 279), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1664 (House Bill No. 281), entitled:

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1665 (House Bill No. 289), entitled:

An Act making an appropriation to McKeesport Hospital McKeesport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1666 (House Bill No. 309), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1667 (House Bill No. 315), entitled:

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1668 (House Bill No. 318), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1671 (House Bill No. 348), entitled:

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School ship located at the port of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1672 (House Bill No. 358), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1673 (House Bill No. 359), entitled:

An Act making an appropriation to the Historical Society of Western Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1674 (House Bill No. 363), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg, Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1675 (House Bill No. 307), entitled:

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1676 (House Bill No. 381), entitled:

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1677 (House Bill No. 382), entitled:

An Act making an appropriation for the purchase of the Roberts mineral collection for the Pennsylvania Museum

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1678 (House Bill No. 385), entitled:

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1679 (House Bill No. 407), entitled:

An Act making an appropriation to the Ohio Valley Hospital McKees Rocks Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1684 (House Bill No. 475), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1655 (House Bill No. 484), entitled:

An Act making an appropriation to the trustees of the Cottage State Hospital at Connellsville Fayette County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1686 (House Bill No. 486), entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1687 (House Bill No. 498), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1688 (House Bill No. 518), entitled:

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1689 (House Bill No. 522), entitled:

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1690 (House Bill No. 524), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the bituminous and semi-bituminous coal regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1691 (House Bill No. 535), entitled:

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1692 (House Bill No. 548), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Troy Hill North Side Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1693 (House Bill No. 561), entitled:

An Act making an appropriation to the South Side Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1694 (House No. 568), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1695 (House Bill No. 586), entitled:

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1696 (House Bill No. 599), entitled:

An Act making an appropriation to the Monongahela Hospital Association of Monongahela City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1697 (House Bill No. 603), entitled:

An Act making an appropriation to the trustees of the Coatesville Hospital Coatesville Chester County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1699 (House Bill No. 614), entitled:

An Act making an appropriation to the Mercy Hospital and Dispensary of Pittsburgh, Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1700 (House Bill No. 616), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1701 (House Bill No. 631), entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protective Station Montgomery County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1702 (House Bill No. 632), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1703 (House Bill No. 634), entitled:

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1704 (House Bill No. 646), entitled:

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1705 (House Bill No. 649), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Montgomery County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1706 (House Bill No. 659), entitled:

An Act making an appropriation to the De Paul Institute of Scott Township Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1708 (House Bill No. 662), entitled:

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia, Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1709 (House Bill No. 664), entitled:

An Act making an appropriation to the Frankford Hospital located in Frankford Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1710 (House Bill No. 665), entitled:

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1711 (House Bill No. 685), entitled:

An Act making an appropriation for the Cottage State Hospital Phillipsburg Centre County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1712 (House Bill No. 694), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1713 (House Bill No. 700), entitled:

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1715 (House Bill No. 713), entitled:

An Act making an appropriation to the Kittanning General Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1717 (House Bill No. 715), entitled:

An Act making an appropriation to the Grove City Hospital Grove City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1718 (House Bill No. 717), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Columbia County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1719 (House Bill No. 718), entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1720 (House Bill No. 722), entitled:

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1722 (House Bill No. 730), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1723 (House Bill No. 742), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1725 (House Bill No. 748), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1726 (House Bill No. 749), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1727 (House Bill No. 756), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1728 (House Bill No. 757), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1731 (House Bill No. 763), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1732 (House Bill No. 765), entitled:

An Act making an appropriation to the Bellefonte Hospital Corporation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1733 (House Bill No. 769), entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1734 (House Bill No. 779), entitled:

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1736 (House Bill No. 784), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.
Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1737 (House Bill No. 798), entitled:

An Act making an appropriation to Downingtown Industrial and Agricultural School

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1738 (House Bill No. 811), entitled:

An Act making an appropriation to the Glenn Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1739 (House Bill No. 812), entitled:

An Act making an appropriation to the Glenn Mills Schools situated in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and refrigerating plant and the repair and alteration of an old school building into an assembly room

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1740 (House Bill No. 815), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the city of Johnstown

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1741 (House Bill No. 821), entitled:

An Act making an appropriation to the Children's Hospital at Pittsburgh in the City of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1742 (House Bill No. 828), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1743 (House Bill No. 833), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1744 (House Bill No. 839), entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1745 (House Bill No. 843), entitled:

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1746 (House Bill No. 846), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1747 (House Bill No. 849), entitled:

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1748 (House Bill No. 856), entitled:

An Act making an appropriation to the Columbia Hospital, Wilkinsburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1749 (House Bill No. 884), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1751 (House Bill No. 889), entitled:

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1752 (House Bill No. 901), entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1754 (House Bill No. 936), entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1755 (House Bill No. 942), entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1756 (House Bill No. 947), entitled:

An Act making an appropriation to the Institute for Colored Youth at Cheyney Delaware county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1757 (House Bill No. 958), entitled:

An Act making an appropriation to the German Hospital of the city of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1758 (House Bill No. 1001), entitled:

An Act making an appropriation to the Waynesboro Hospital of Waynesboro Greene county Pa

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1760 (House Bill No. 1127), entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1761 (House Bill No. 1133), entitled:

An Act making an appropriation to the Northwestern Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1762 (House Bill No. 1155), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1763 (House Bill No. 1177), entitled:

An Act making an appropriation to the Commonwealth Humane Society of Bradford Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1764 (House Bill No. 1249), entitled:

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1765 (House Bill No. 1262), entitled:

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the Girls Department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1767 (House Bill No. 1212), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1768 (House Bill No. 1231), entitled:

An Act making an appropriation to the Mason Hospital Association of Roaring Spring Blair county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1769 (House Bill No. 1366), entitled:

An Act making an appropriation to the Nesbitt West Side Hospital of Dorrenceton Luzerne county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1770 (House Bill No. 1375), entitled:

An Act making an appropriation to the Industrial Home for Colored Working Girls of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1771 (House Bill No. 1474), entitled:

An Act making an appropriation to the Green Home of Roaring Branch Pennsylvania for the maintenance of said home

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1772 (House Bill No. 1707), entitled:

An Act making an appropriation to the Carlisle Hospital of Carlisle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1773 (House Bill No. 1771), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1774 (House Bill No. 1837), entitled:

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1777 (House Bill No. 2018), entitled:

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1778 (House Bill No. 2051), entitled:

An Act to repeal section five of an act entitled "A supplement to the act entitled 'An Act for erecting part of Bedford county into a separate county' passed twentieth September seventeen hundred and eighty-seven and for other purposes" approved April twelfth one thousand eight hundred and forty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1779 (House Bill No. 2052), entitled:

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1786 (House Bill No. 925), entitled:

An Act making an appropriation to the Hamot Hospital Association of the City of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1798 (House Bill No. 848), entitled:

A bill making an appropriation to Grove City College Mercer County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1799 (House Bill No. 999), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1800 (House Bill No. 1292), entitled:

An Act making an appropriation to the Board of Directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1801 (House Bill No. 1422), entitled:

An Act making an appropriation to the Charleroi-Monesen Hospital Charleroi Washington County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1802 (House Bill No. 676), entitled:

An Act making an appropriation to the trustees of Temple University

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1803 (House Bill No. 729), entitled:

A further supplement to an Act entitled "An Act to accept the grant of public lands by the United States for the endowment of agricultural colleges" approved April first one thousand eight hundred and sixty-three and making appropriations for carrying the same into effect

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1804 (House Bill No. 829), entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1805 (House Bill No. 896), entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1807 (House Bill No. 15), entitled:

An Act making an appropriation to the Dayton Normal Institute of Dayton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1825 (House Bill No. 538), entitled:

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping ground for three separate brigade encampments either or all and providing for the care and preparation of some said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing the method of payment of land purchased

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1826 (House Bill No. 674), entitled:

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1827 (House Bill No. 623), entitled:

An Act making an appropriation for the providing, erection and completion of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be elected, completed, managed and cared for under the direction of the Armory Board of the State of Pennsylvania also an appropriation for the management and care of armories erected completed or provided and to be erected completed or provided for the two fiscal years beginning June first 1913, necessary repairs and contingent expenses in maintenance of armories, premiums on fire insurance and title insurance advertisement for bids actual traveling expenses of members of the Armory Board of the State of Pennsylvania, clerical and general expenses of Board and inspection expenses

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1828 (House Bill No. 640), entitled:

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania should such armory buildings be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1832 (House Bill No. 1649), entitled:

An Act authorizing the trustees of the Danville State Hospital for Insane to change the location of the effluent of the sewage-disposal plant of said hospital and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1836 (House Bill No. 1104), entitled:

An Act authorizing the trustees of the Danville State Hospital for Insane to change the location of the effluent of the damage and danger from floods and overflows and granting to the said State Highway Department the authority to make said improvements

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1837 (House Bill No. 1322), entitled:

An Act making an appropriation to the Woman's Union Day Nursery Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1839 (House Bill No. 1699), entitled:

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1840 (House Bill No. 1750), entitled:

An Act making an appropriation to the Isaac Rendell Industrial Training School for Colored Youths in Lancaster county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1841 (House Bill No. 1884), entitled:

An Act making an appropriation to the Volunteers of America Sanitarium located at Aquashicola near Palmerton Carbon county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1842 (House Bill No. 2067), entitled:

A joint resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character of duties and compensation of persons in the employ of the State Government directing the co-operation of the various State Departments boards bureaus and commissions and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1843 (House Bill No. 65), entitled:

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan schools approved May twenty-seventh one thousand eight hundred and ninety-three

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1845 (House Bill No. 283), entitled:

An Act making an appropriation to Avery College Trade School of North Side Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1846 (House Bill No. 284), entitled:

An Act making an appropriation to the Lancaster General Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1847 (House Bill No. 308), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1848 (House Bill No. 339), entitled:

An Act for the carrying into effect the provisions of a concurrent resolution approved by the Governor the twentieth day of June one thousand nine hundred and eleven and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1850 (House Bill No. 374), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1851 (House Bill No. 460), entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1852 (House Bill No. 528), entitled:

An Act making an appropriation to the National Farm School at Doylestown

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1853 (House Bill No. 567), entitled:

An Act making an appropriation to the State Normal Schools of the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1854 (House Bill No. 577), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1857 (House Bill No. 710), entitled:

An Act making an appropriation to the Hahnemann Hospital of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1859 (House Bill No. 788), entitled:

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1860 (House Bill No. 832), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1861 (House Bill No. 836), entitled:

An Act making an appropriation to the Robert Packer Hospital at Sayre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1862 (House Bill No. 852), entitled:

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1863 (House Bill No. 880), entitled:

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Rittersville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1864 (House Bill No. 893), entitled:

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1865 (House Bill No. 948), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1866 (House Bill No. 1260), entitled:

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1867 (House Bill No. 1309), entitled:

An Act enabling The Pennsylvania State College to carry the benefits of its investigators to the farmers of the State and making an appropriation for that purpose

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1869 (House Bill No. 1410), entitled:

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morgantown Washington county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1870 (House Bill No. 1803), entitled:

An Act to equalize education advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1874 (House Bill No. 754), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1875 (House Bill No. 1257), entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1876 (House Bill No. 1930), entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women or females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1877 (House Bill No. 2155), entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1878 (House Bill No. 681), entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1879 (House Bill No. 1059), entitled:

An Act to establish a Secondary School of Agriculture at Pennsburg, Pennsylvania and making appropriation for the said school

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1880 (House Bill No. 1582), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1881 (House Bill No. 1623), entitled:

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1882 (House Bill No. 584), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1889, as follows:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby appropriated to the State Highway Department for the completion of the rebuilding of the National or Cumberland Road in the counties of Somerset Fayette and Washington and for the repair and maintenance of said road during the two fiscal years ending May thirty-first one thousand nine hundred and fifteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

ADJOURNMENT.

Mr. ALEXANDER. Mr. President, I move that the Senate do now adjourn until Monday, June 23, 1913, at 2.30 o'clock P. M.

Mr. ENDSLEY. Mr. President. I second the motion.

The motion was agreed to.

The Senate adjourned at 12.05 until Monday, June 23, 1913, at 2.30 o'clock p. m.

HOUSE OF REPRESENTATIVES.

FRIDAY, June 20th, 1913.

The House met at 10:00 o'clock A. M.

The SPEAKER (George E. Alter) in the Chair.

PRAYER.

The Rev. Charles F. Swift offered the following prayer:
With love and gratitude our Father we approach Thee in this morning hour, thanking Thee for love and goodness; for all the blessings with which Thou art crowning us day by day. We come to Thee as Thy children asking that Thou wilt help us as we begin the duties of a new day. While we remember our weaknesses we come to Thee asking that Thou wilt be our strength, our wisdom and our guide. May we so trust Thee, so abide in Thee that we shall be conscious of Thy presence. May we enjoy the fullness of that fellowship

which leads us in the right ways, strengthens us in doing the things that Thou wouldst have us do. Help us to remember that Thy claims are upon us, and that we shall answer again for our doing day by day. Fit us for all the services of life and help us that we may abide in Thee as our strength, our wisdom and our power, and Thy name shall have the praise, world without end. Amen.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when on motion of Mr. Zimmerman, the further reading was dispensed with and the Journal was approved.

REPORTS FROM COMMITTEES.

Mr. REUBEN HOWARD, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 2226 (Senate Bill No. 1795), entitled:

An Act to amend an act approved to sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof."

Mr. FREY, from the Committee on Appropriations, re-reported as committed, House Bill No. 19, entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville, Pennsylvania, to mark the most eastern point reached by the Confederate Army during the Civil War.

PETITION.

Mr. FREY, presented the petition of citizens of York county, praying for the repeal of the act of July 21, 1901, P. L. 610.

Which was referred to the Committee on Forestry.

RESOLUTION RECALLING HOUSE BILL NO. 525 FROM THE GOVERNOR.

Mr. H. B. DUNN offered the following resolution which was twice read, considered and agreed to.

In the House of Representatives, June 20, 1913.
Resolved, (if the Senate concur) that House Bill No. 1525, entitled:

An Act to amend section eight of an act entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions" approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven which was recalled from the Governor for the purpose of amendment, be returned to the Governor without amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 1618 FROM THE GOVERNOR.

Mr. GRAMLEY offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, June 20, 1913.
Resolved (If the Senate concur) That House Bill No. 1618, entitled:

"An Act authorizing Boyd L. Hunter a citizen of Centre county Pennsylvania to bring suit in the Court of common pleas of Dauphin county against the Commonwealth of Pennsylvania," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 745 FROM THE GOVERNOR.

Mr. R. J. BALDWIN offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, June 20, 1913.
Resolved (If the Senate concur) That House Bill No. 745, entitled:

"An Act authorizing the creation division and consolidation of wards and a reappointment of all wards in cities of the third class providing a method therefor and fixing the minimum number of inhabitants in each ward," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

LOBBY INVESTIGATING COMMITTEE GIVEN LEAVE TO SIT DURING SESSIONS OF HOUSE.

Mr. WILTBANK. Mr. Speaker, I see there is no one has asked for the Investigating Committee to be excused, and I would like to have them excused for the balance of the session, only time enough for them to make a return prior to our adjournment.

The SPEAKER. If there is no objection the Committee will be given to leave to sit during the sessions of the House down to the date for the report of the Committee. The Chair hears no objections and leave is granted.

SENATE MESSAGE.

SENATE CONCURS IN RESOLUTION.

The Clerk of the Senate being introduced informed that the Senate had concurred in the resolution from the House of Representatives as follows

In the House of Representatives, June 20, 1913.
Resolved, (if the Senate concur) that House Bill No. 1498, entitled:

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class."

be recalled from the Governor for the purpose of amendment.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 720, entitled:

An Act making an appropriation for the improvement of the Conemaugh river below the mouth of Stony Creek

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1553, entitled

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationary engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Chief Factory Inspector to see that this act is enforced and providing a penalty for violation thereof

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2219, entitled:

An Act making an appropriation to the Brethren Home Neffville Lancaster county Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2227, entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee upon Committees and for clerical assistance therefor

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2081 (Senate Bill No. 1409), entitled:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2128 (Senate Bill No. 1396), entitled:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2221 (Senate Bill No. 1003), entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2203 (Senate Bill No. 1068), entitled:

An Act providing for exhibits demonstrations and lectures by the Department of Agriculture and its Bureaus at County Fairs and other agricultural and horticultural exhibitions and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2235 (Senate Bill No. 1823), entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguarding the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2234 (Senate Bill No. 1822), entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2232 (Senate Bill No. 1819), entitled:

An Act to confer additional powers upon mutual fire insurance companies

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2226 (Senate No. 1795), entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof"

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1588, as follows:

An Act to provide for the election at fall primaries of delegates to State conventions for the purpose of nominating candidates for the office of Judge of the Supreme and Superior Courts when such office is to be filled at a municipal election

Whereas it is provided by article eight section three of the Constitution of the Commonwealth of Pennsylvania

that all judges elected by the electors of the State at large may be elected at either a general or municipal election as circumstances may require and

Whereas it is provided by the section two of the act of February seventeenth one thousand nine hundred and six (Pamphlet Laws thirty-six) as amended by the section one of the act of April sixth one thousand nine hundred and eleven (Pamphlet Laws forty-three) that candidates for all offices to be filled at the municipal election shall be nominated at the fall primary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a judge of the Supreme or Superior Courts is to be elected at a municipal election any party or body of electors one of whose candidates at either the general or municipal electors preceding polled at least two per centum of the largest entire vote cast in the State for any candidate at the last general election shall at the fall primary preceding such municipal election nominate its candidates for the office of judge of the Supreme or Superior Courts in the manner provided in this act

Section 2 On or before the ninth Saturday preceding the said fall primary the Secretary of the Commonwealth shall send to the county commissioners of each county written notices designating how many persons are to be nominated by each party for the said office of judge of the Supreme or Superior Courts at the next succeeding election

Beginning not earlier than nine weeks nor later than eight weeks before the said primary the county commissioners of each county shall publish the number of judges of the Supreme or Superior Courts which are to be nominated at the ensuing primary which said notices shall contain the date of the primary and shall be inserted in two newspapers of general circulation published within the county wherever such course is possible at least once each week for three successive weeks

Section 3 The names of candidates for nominations for the office of judge of the Supreme or Superior Courts shall be printed upon the official ballot of a designated party upon the filing of nomination petitions in their behalf signed by qualified electors of the State and the filing of affidavits by the candidates as provided in this act and the name of no candidate shall be printed upon the official ballot of a political party as herein defined to be used at any primary unless such petition shall have been filed and unless such candidates shall have filed affidavits as hereinafter provided

(a) Each signer of a nomination petition shall sign but one such petition for each office to be filled and shall declare therein that he is a member of the party designated in such petition He shall also declare therein that he is a qualified elector of the county therein named and shall add his occupation and residence giving the city borough or township with street and number if any and shall also add the date of signing No nomination petition shall be circulated prior to sixty days before the last day on which such petition must be filed and no signature shall be counted unless it bears date within sixty days of the last date for filing the same Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State his residence giving the city borough or township with the street and number if any that the signer signed with full knowledge of the contents of the petition that the respective residences are correctly stated therein and that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors of the State

(b) Each candidate shall file with his nomination petition his affidavit stating his residence with street and number if any and his post office address his election district the name of the office for which he desires to be a candidate and that he is eligible for such office

Section 4 Nomination petitions in the case of candidates for office of judge of the Supreme or Superior court shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth and shall be signed by at least one hundred qualified electors in each of at least five counties of the State

Section 5 The Secretary of the Commonwealth immediately after the last day fixed for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of the candidates of each party for said offices as shown in said petitions with their respective residences and post office addresses as shown on their affidavits

Section 6 The names of candidates for each political party as herein defined filing petitions and affidavits as herein required shall be placed upon the ballots under the heading Judge of the Supreme or Superior Court as the case may be in the same manner as the names of other candidates to be voted for at the said primary

Section 7 The county commissioners of each county shall make the proper certification of the returns of votes cast for candidates of the various political parties as herein defined for nomination for the office of judge of the Supreme or Superior Court to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least twenty days prior to the date of the election

Candidates of the various political parties for nomination to the office of judge of the Supreme or Superior Court as herein provided for who receive a plurality of votes of the party electors in the State at the primary shall be candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official

ballots for use at the succeeding election as is now or may hereafter be required by law

In case of a tie the candidates receiving the tie vote shall cast lots before the Secretary of the Commonwealth on the third Wednesday after the primary and the one to whom the lot shall fall shall be entitled to the nomination

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may be hereafter provided by law

Section 8 Any of the candidates for nomination to the office of judge of the Supreme or Superior Courts to be voted for at a primary under this act may at any time before four o'clock of Wednesday next succeeding the last day fixed for filing nomination petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before any person competent to take acknowledgment of deeds and filed with the Secretary of the Commonwealth The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the county commissioners of the proper county a correct list of the candidates filing such requests

Section 9 All acts or parts of acts inconsistent herewith be hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1259, as follows:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) be and the same is hereby specifically appropriation to the G M and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the purpose of maintenance and the prosecution of its work

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2233, as follows:

An Act making an appropriation to the several fire companies in the city of Harrisburg

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand six hundred dollars (\$5,600) is hereby appropriated for the several fire companies of the city of Harrisburg for the two fiscal years beginning June first one thousand nine hundred and thirteen said sum to be distributed among said companies in equal amounts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2152 (Senate Bill No. 1564), entitled:

An Act authorizing D L Saul and Flora W Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania jointly or severally

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2149 (Senate Bill No. 1394), entitled:

An Act to repeal section three sub-division of section fourteen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1961 (Senate Bill No. 955), entitled:

A Joint Resolution proposing an amendment to the Constitution of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2200 (Senate Bill No. 1279), entitled:

A Supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and powers and making an appropriation for the payment of the salaries and expenses connected therewith" approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2064 (Senate Bill No. 1345), entitled:

A Supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates' passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate approved April first Anno Domini one thousand nine hundred and nine

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2201 (Senate Bill No. 1573), entitled:

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supplying water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

RESOLUTION RECALLING HOUSE BILL NO. 1689 FROM THE GOVERNOR.

Mr. RONEY offered the following resolution which was read, considered and adopted:

In the House of Representatives June 20, 1913.
Resolved (If the Senate concur) That House Bill No. 1689, entitled:
"An Act to provide for the assessment and collection of

taxes on personal property." be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 1293 FROM THE GOVERNOR.

Mr. SCHUCK offered the following resolution which was read, considered and adopted:

In the House of Representatives June 20, 1913.
Resolved (If the Senate concur) That House Bill No. 1293, entitled:

"An Act creating the office of commissioner of municipal lighting in boroughs of this Commonwealth providing for the election of such commissioner and prescribing his powers and duties." be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2062 (Senate Bill No. 1313), entitled:

An Act amending an act approved April twenty-ninth Anno Domini one thousand eight hundred and seventy-four entitled "An Act to provide for the incorporation and regulation of certain corporations" as amended by an act approved May ninth Anno Domini one thousand eight hundred and eighty-nine entitled "An Act supplementary to an act approved April twenty-ninth one thousand eight hundred and seventy-four entitled 'An Act to provide for the incorporation and regulation of certain corporations amending the eleventh section thereof as far as the same applies to companies incorporated to supply the public with water giving and granting authority to the said companies incorporated for the supply of water to the public to issue capital stock to an amount not exceeding two million dollars'" so as to allow the issuance of the shares of stock of any corporation other than preferred stock without any nominal or par value and fixing the bonus payable upon such stock

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2214 (Senate Bill No. 1794), entitled:

An Act providing for the appointment of a commission to survey and ascertain the location of the route taken by George Washington and General Edward Braddock in their campaigns against the French in the years one thousand seven hundred fifty-three and one thousand seven hundred fifty-five and make a report thereon to the Governor of the Commonwealth of Pennsylvania in writing for publication and making an appropriation for the payment of necessary assistance and expenses incurred in the field and office work of the same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2135 (Senate Bill No. 162), entitled:

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2174 (Senate Bill No. 601), entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2212 (Senate Bill No. 1789), entitled:

An Act making an appropriation for the education of blind children under eight years of age

On the question,

Will the House agree to the bill on second reading?

Mr. ALLEN. Mr. Speaker, this is a very short bill, only a matter of some six lines. I will read it:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated for the education of blind children under eight years of age Said moneys shall be paid on order of the Superintendent of Public Instruction on warrant of the Auditor General

This bill may be all right, but it seems to me that it ought to suggest some class of an institution to which these children would be sent, so that those institutions may be able to collect. I may be wrong on that.

I understand that is the purpose, although I don't know whether or not it is so, under that sweeping provision. So in case the Superintendent of Public Instruction would be able to do this, that or any other thing, and that must be under certain regulations. To me it seems as though there should be an additional section added, saying what kind of institution he was to be sent to.

Mr. C. M. C. CAMPBELL. Mr. Speaker, that bill was before the Educational Committee and about forty children come under that provision. There is no institution in this State and there is but one in New Jersey who take care of children of that kind. I suggested to the lady that brought that bill before our committee that the blind institutions of this State should receive them and make some provision for teaching them. Children who come under the age of eight years are not taken into the blind homes, but with this bill they could be taken in this home and the teachers provided. I say that there would be no other place to get them in and we should take them and do the work that is required. I don't think that it is necessary to send that bill back to the committee.

Mr. ALLEN. Mr. Speaker, I withdraw my suggestion. It was only a suggestion I made.

The SPEAKER. The Chair understood that the object of the gentleman was to make the bill more effective.

On the question,

Will the House agree to the bill on second reading?

It was agreed to.

Ordered, To be transcribed for a third reading.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2025 (Senate Bill No. 883), as follows:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions

Section 7 Every person claiming the right to vote must appear in person before the registrars in the district in which he lives on one of the days prescribed by law and answer the questions put to him by them These answers must be recorded on a single line in two registers which shall have the following form

Surname.		Christian Name.		Occupation.		Present Residence.			
						Street and Number.	Lodger, Lesse or Owner.	Room or Floor Occupied.	
1	2	3	4	5	6				
Length of Residence.		Place of Residence at Time of Last Registration.				Place of Birth.	Naturalization Papers Produced, Yes or No.	No. of Affidavit of Naturalization of Father if taken.	Tax Receipt Produced, Yes or No.
In State.	In District.	State.	City.	Street and Number.	Date of Last Registration.				
7	8	9	10	11	12	13	14	15	16

No. of Affidavit of loss, if taken. If under 22 years of age, write "Age."	Personal Description.				Designation of Political Party for Pri- mary Vote.	Signature at time of Registration or of Voting.
	Color.	Approximate Age.	Tall, Short or Medium.	Approximate Weight.		
17	18	19	20	21	22	23

If Challenged, No. of Challenge. Affidavit.	VOTED.			
	These columns are for use at elections and are not to be filled in by Registrars.			
	Fall Primary.	November Election.	Spring Primary.	Special Election.
24	25	26	27	28

The size and character of the said register shall be determined by the Secretary of Commonwealth and the form thereof shall be furnished by the said secretary to the respective commissioners.

Immediately above the form shall be printed the following instructions. The applicant must be sworn or affirmed that the information given by him in reference to his right to be registered shall be the truth. Any willful false statement constitutes perjury and is punishable as such.

Every register shall be indexed alphabetically from A to Z. The lines of each page shall be consecutively numbered in both margins beginning with the number one at each alphabetical division of the register. The answers of the applicants shall be recorded in their presence in both registers in the following manner. In the first column shall be entered the surname of the applicant in the order of his appearance at the polling-place on the page bearing the index letter of his surname in the second column shall be entered his christian name or names in the third column his occupation in the fourth column the street and number of his residence in the fifth and sixth columns whether he is a householder, lodger, lessee or owner and if he is a lodger or lessee of a portion only of a house the location or number of the room or floor which he occupies in the seventh and eighth columns shall be entered the length of his residence in the State and district respectively in the ninth, tenth, eleventh and twelfth columns the location of the house from which he last registered giving State, city, street and number respectively and the year in which he is so registered in the thirteenth column the State or territory of the United States of the foreign country where he was born in the fourteenth column whether being foreign-born he produces his naturalization papers in the fifteenth column the number of the affidavit of naturalization of his father if taken in the sixteenth and seventeenth columns the manner in which he complies with the law relating to the payment of taxes as a qualification of right to vote whether by the production of his receipt or by making affidavit if the applicant is less than twenty-two years of age the word "age" shall be recorded in said columns in the eighteenth, nineteenth, twentieth and twenty-first columns his personal description designating whether white or colored his approximate age, height and weight in the twenty-second column the designation of the political party of the elector for the purpose of voting at the next succeeding primary or primaries in the twenty-third column in the register marked "voting check-list" he shall be required to sign his name if able to write if he alleges inability to write a record of the fact shall be made in the same column and unless due to some apparent physical infirmity he shall be required to make affidavit of his inability to write in the twenty-third column in the register marked "ballot check-list" he shall if challenged on election day be required to sign his name in the twenty-fourth column shall be entered the number of the challenge affidavit of every person who is required to take said affidavit in the twenty-fifth, twenty-sixth, twenty-seventh and twenty-eighth columns the election officers shall record in one register the obtaining of the ballot and in the other the casting of the vote of the registered elector at the fall primary, November election, spring primary or special election as hereinafter provided or as may hereafter be provided by law.

Section 8 Every person who shall have paid his taxes either by himself on his duly authorized agent or attorney on or before the last day for registration and who shall possess all the other qualifications of an elector as provided in the Constitution and laws of this Commonwealth or who by continued residence in his election district will obtain such qualifications before the next ensuing general or municipal election shall be entitled to be registered at the fall registration but at the spring registration only if he will be qualified to vote at the spring primary but no person shall be registered unless at least three of the registrars determine that he is so qualified.

Section 9 Any person claiming the right to register may be challenged by a registrar or by any qualified elector of the election division. Any person so challenged shall answer the questions of the challenge affidavit as herein specified and after his answers have been recorded he shall sign if

able to write and swear to their truth. He shall also make affidavit at the same time to the truth of his answers as recorded in the register if able to read and which he shall be deemed to have examined or have had the same read to him. The affidavits of all persons so registered shall at the close of each day of registration be numbered and filed. The challenge affidavit shall be in the following form:

No. Election Division Ward
County of
State of Pennsylvania ss
City of
What is your full name
Are you married or single
If married where does your family reside
If single where do your parents reside
Where did you actually reside immediately prior to taking
up your present residence
Give your residences for the last four months
What is the name of your present employer
Where is his place of business
What is the name of your last employer
Where is or was his place of business
Have you read the information given by you as recorded in
the register
I the undersigned do solemnly swear or (affirm) that I
have read the information recorded opposite my name in
the register of the Division of
the Ward on page and that said information
as well as that recorded in this affidavit is the truth
..... day of and subscribed
..... day of nineteen
..... (Signature of applicant)

Registrar
Registrar's Description of Applicant
Distinguishing marks
Other peculiarities
Color of hair

Registrars

The challenged applicant shall produce such further proof as the law requires challenged persons to produce on election day and it shall be the duty of the registrars to require it before permitting him to be registered. All persons claiming the right to vote by reason of naturalization shall be required to produce the proper naturalization papers or a certified copy thereof before they shall be registered but no such person shall be required to produce his papers a second time in the same district unless he is challenged. Provided That any person claiming citizenship by reason of the naturalization of his father may be registered either by the production of his father's papers or a certified copy thereof or by making affidavit that his father was naturalized at a time when he the applicant was less than twenty-one years of age and that he is unable to produce his father's papers. Whenever the applicant is rejected after a portion of the record has been filled in a line shall be drawn through the record already made and the registrar shall note on said line the reason for the rejection and shall add his initials thereto. All affidavits and vouchers shall be executed in duplicate one being delivered into the custody of each registrar who has charge of the registers.

Section 10 On the spring registration day the registrars shall in addition to the registration of electors strike from the list of names of such persons as shall be proven to their satisfaction by the affidavits of at least two qualified electors of the Division to have died or removed from the division since the last registration. The registrars shall record on

blank forms provided for that purpose the names and previous places of registration giving wards and divisions of all persons registered by them on said day who give as such place of previous registration a place in the same city and shall forward the same to the commissioners for their information. Thereafter upon the return of the registers to the office of the commissioners it shall be their duty to examine the same and whenever registered persons have given as their last place of registration another election division in the same city to strike said name from the register of said division of prior residence and to note thereon the reason for so removing the name. On the day of spring registration any person who desires to change his political designation because of change in his political affiliations at the last preceding election or who has hitherto not enrolled as a member of a party although registered may appear before the registrars of the proper division and change their political designation or cause their political designation of party to be entered on the registers. At any time between the November election and the ten days before the spring primary any registered elector who has removed from one election division to another in the same city two calendar months prior to the spring primary may apply at the office of the commission and have the registry of his name transferred from the division from which he has removed to the one in which he has taken up his new residence. It shall be the duty of the Commissioners upon satisfactory proof of the electors identity to strike his name from the register in the division from which he has removed to examine him in the regular way as to his qualifications and if his answers are satisfactory to the commissioners to register him in the division to which he has removed. Provided however that in no case shall an elector change the registration of the designation of his political party later than the fifth Wednesday before the spring primary.

Section 11 Parties or bodies of electors who now are or hereafter may be entitled to have watchers at the general election shall be allowed to appoint not more than three electors of the division to act as watchers in each place of registry without expense to the county on each registration day. No more than one watcher from such party shall be allowed in the registry place at any one time. Each watcher shall be provided with a certificate from the county commissioners stating his name and the party or policy he represents. Watchers shall be entitled to be present during all of the public sessions herein provided for and shall be required to show their certificates when requested to do so. They shall have the power to challenge.

Section 12 No more than six electors other than the registrars and the watchers herein provided for shall be allowed in the registry room at any one time.

Section 13 At the end of each day's registration the registrars shall compare the two registers so kept and cause any errors in either of them to be corrected by aid of the entries in the other so as to make the same agree where there is any difference between them. All of the registrars shall then sign their initials in the line immediately under the last names registered under each letter in both books together with the date. At the close of both fall and spring registrations the registrars shall sign a certificate the forms of which shall be printed on the last page of the register setting forth the number of persons registered on each day and the number of names which have been stricken out if any.

Section 14 The two registrars who have not charge of the registers shall at the fall registration prepare two "street lists" of all names registered. These lists shall contain the names of the electors and their addresses in the order which their residences appear upon the streets of the district. One of said street lists shall be hung outside of the polling place and shall remain in that position until the next election. The other shall be returned to the office of the commissioners and at least one hundred exact copies of it shall be printed in pamphlet form and shall be ready for distribution at least three weeks before election day.

Section 15 If any citizens shall object to the action of the registrars in accepting or rejecting any claim for registration he may file his petition duly sworn to by said citizen with the commissioners setting forth the ground of his complaint. If the complaint is to the acceptance of a claim notice to the claimant shall be given by leaving a written or printed notice at his place of residence as given by him to the registrar and recorded in the register. When such petitions are filed the commissioners shall fix a time and place for hearing them sufficiently in advance of the election to enable the same to be heard and disposed of prior thereto and to have a review thereof by the courts. Such hearing shall be public before the commissioners and the register of voters may be amended either by the insertion of a new name or the cancellation of a name already on the register or otherwise as the commissioners may order. The commissioners may enforce their orders as herein provided or may make the amendments themselves or by their clerks. All such applications for correcting the register must be made not later than two weeks prior to a general or municipal election.

The applicant or any elector who is not satisfied with the decision of the commissioners may petition the court of Common Pleas setting forth the reason why he feels that injustice has been done and thereupon the said Court of Common Pleas may in its discretion allow an appeal to it from the decision of the commissioners. The said court may then fix a day for a public hearing of which notice shall be served by the petitioner upon the commissioners and upon the person or his attorney who opposed his contention before the commissioners together with a copy of the petition at least five days before such public hearing may take place proof of which must be exhibited to the court. The said court after such public hearing may reverse affirm or alter the decision of the commissioners. Such petitions for appeals must be filed not later than ten days preceding an election.

Any qualified elector who has by himself or duly authorized agent or attorney paid his taxes after the last day of the Fall registration and on or before the final day for the payment of the same in odd-numbered years or any qualified elector who will arrive at the age of twenty-one years between the primary election and the next succeeding election or any elector who has become qualified by reason of naturalization or residence in the division in which he seeks to be registered between the primary election and the next succeeding election may on the twentieth day preceding the election in odd-numbered years present his petition to the commissioners setting forth the fact as to the payment of his taxes and giving in detail the information required to be recorded in the register and praying that his name may be added to the register in the proper division. If the facts are proven to the satisfaction of the commissioners subject to the same conditions as though the applicant for such registration had presented himself for registration before the board of registrars of his district they shall order the name of the petitioner to be inserted in the register in the proper place.

Any qualified elector who was too ill to appear at the polling-place on all of the registration days or who was unavoidably absent from the city on all of said days may at any time but not less than two weeks before any election or primary present his petition to the commissioners setting forth the facts as to his illness or unavoidable absence and setting forth in detail the information required to be recorded in the register and praying that his name may be added to the register of the proper division. After this petition shall have remained in the office of the commissioners open to public inspection for at least two days a hearing shall be granted the petitioner shall personally appear and if the facts are proven to the satisfaction of the commissioners to be as reported they shall order the name of the petitioner to be inserted in the register in the proper place. This hearing shall be public and any qualified elector of the division shall have the right to challenge and to require proper proof of identity as in the case of registry before the registrars. If any person is not satisfied with the decision of the commissioners he may appeal to the Court of Common Pleas as in other cases. The commissioners shall also have power to investigate on their own motion any irregularities in registration and shall have power to summon witnesses to examine them under oath to require the production of the books and papers of the registrars and to correct the registers by striking off names which they may find to be improperly registered. The commissioners shall have authority to summon such number of registrars as in their judgment may be necessary to assist them in carrying into effect the provision of this section. Registrars when summoned by the commissioners under this section shall be entitled to and receive the same compensation as is received by registrars under the existing law for registration services. All witnesses summoned to appear before the registration commissioners shall be entitled to receive one dollar and fifty cents each per day as witness fees payable by the person who serves the summons upon said witnesses the said witness fee must be paid to the person so summoned at the time of the service of the summons and if the person is obliged to appear before the Registration Commissioners on more than one day the said person so summoned must be paid the sum of one dollar and fifty cents per day before the day or days on which he is summoned to appear.

Section 16 The two registrars designated to keep the two registers shall obtain at the office of the commissioners the blank books forms and other supplies prepared for their use before the first registration day in the Fall and before the Spring registration day and shall have the same at the polling-place on said days. On registration days and during the time from one such day to another until the close of the Fall registration period the said registrars shall have the custody and control and shall be charged with the safe-keeping of the registers in which they have made entries together with all affidavits forms et cetera which have been taken in duplicate as hereinafter provided. During the same periods the other registrars shall be charged with the safe-keeping of the street lists which are in course of preparation by them. At the close of the registration and before twelve o'clock noon on the following day the two registrars who have been charged with the keeping of the registers shall deliver the same together with one street list all affidavits vouchers unused forms et cetera to the commissioners at such place as may be designated by them. The said papers and books shall remain on file at a place designated by the commissioners open to public inspection under proper regulation for their safe-keeping subject however to the further provisions of this act. The commissioners shall have power to appoint a recorder (who shall have power to administer oaths) and to fix his compensation at a sum not exceeding two thousand five hundred dollars per annum a clerk who shall receive a salary not exceeding fifteen hundred dollars per annum a stenographer who may act as clerk who shall receive a salary not exceeding twelve hundred dollars per annum a custodian who shall receive a salary not exceeding twelve hundred dollars per annum a messenger who shall receive a salary not exceeding eight hundred and forty dollars per annum and as many clerks as may be necessary at a compensation not exceeding four dollars per diem for the time actually employed and a counsel whose compensation shall not exceed two thousand dollars per annum.

The county commissioners of each county upon proper vouchers shall provide for the payment of the commissioners council registrars and other officers or clerks provided by his act. They shall furnish proper rooms for the accommodation of the commissioners and their records. They shall also at the direction of the commissioners prepare and have printed at the expense of the county all the registers street-lists affidavits blanks blank books and stationery required by the provisions of this act or which in the judgment of

the commissioners are reasonably necessary to carry out its provisions and shall provide for their proper distribution to the commissioners and their registrars. It shall also be their duty to see that the polling-places are open and in proper order for the use of the registrars. They shall also deliver the two registers to the election officers in the manner in which they are or may be required to deliver other election materials for use on election day.

Section 17 Any person whose name is on the register shall be entitled to vote at any general special primary or municipal election unless it shall be shown to the satisfaction of the election officers that he has become disqualified since registration provided that no person shall vote at a primary unless he has designated at the registration under this law the party whose ballot he desires to vote at the primary and further provided That if a special election or Fall primary shall intervene between registration day and the next general or municipal election the presence of the name of an elector on the list shall not be conclusive evidence of his qualifications as to length of residence or payment of taxes at said special election or primary. If his name is not registered he shall not be entitled to vote at any election or primary. Before receiving his ballot every voter shall satisfy the election officers of his identity and if challenge by signing his name in the place provided for that purpose if able to do so and by the production of such other evidence as is or may be required by law.

The two registers shall be used at elections by the election officers in the place of the ballot check list and the voting check list. One of the said registers shall be marked "ballot check list" and the other shall be marked "voting check list". After the polls are closed the names checked as having voted in the said two registers shall be immediately counted and the result announced before the ballot-box is opened. The two registers shall be immediately sealed in an envelope and shall be returned to the custody of the commissioners when the ballot box and other election returns are delivered to the proper officers.

Section 18 Any person who willfully disobeys a lawful order of the commissioners or refuses to obey their subpoena duly issued and served shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars provided however that no witness shall be obliged to appear before the Registration Commissioners unless his witness fees as provided by this act shall be paid to him in advance. Any willful false statement made under oath by any person in relation to any matter or thing concerning which shall be lawfully interrogated by the registrars or by the commissioners shall be perjury and any person upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or to undergo an imprisonment not exceeding two years or both in the discretion of the court person not lawfully entitled to be registered or who intentionally refuses to register a person lawfully entitled to be registered or who intentionally assists in preventing such person from being registered shall be guilty of a misdemeanor and upon conviction be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both at the discretion of the court.

A person who applies for registration knowing that he is not entitled to be registered or who falsely personates another in an application for registration or who knowingly offers false naturalization papers or a fraudulent tax receipt to establish his claim to be registered or who personates another shall be guilty of a misdemeanor and upon conviction shall be sentenced for every such offense to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding three years or both in the discretion of the court.

A registrar who inserts or intentionally permits to be inserted a name on the registry list without a proper application in person during the hours of registration on a registration day on the part of the person registered or without requiring the proper evidence of the right of the applicant to be registered or who alters any registry list after the entry has been duly made except upon any order of the court or of the commissioners or who makes any entry therein at any time other than during the hours of registration and in the presence of the other registrars shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court.

Any election officer who knowingly refuses the vote of a duly registered and qualified elector or who knowingly accepts the vote of a person not registered in accordance with the provisions of this act or who knowingly receives a vote from a person falsely claiming to be a registered voter shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court.

Any commissioner registrar or other officer upon whom a duty is laid by this act who shall willfully refuse to perform his said duty shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court.

Section 19 The act of February seventeenth Anno Domini one thousand nine hundred and six entitled "An Act to provide for the personal registration of electors in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions" the act of June third Anno Domini one thousand nine hundred and seven entitled "An Act to amend the act of February seventeenth one thousand nine hundred and six entitled 'An Act to provide for the personal registration of electors in

cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions" by changing the days and hours of registration providing an additional registration day for the spring primary providing that foreign-born citizens unable to produce their father's naturalization papers may be registered upon making affidavit providing for the registration of citizens between the February election and the spring primary altering the procedure of the appointment of registrars of appeals to the commissioners and to the courts and providing that proper notice of each be given providing that registered persons shall be entitled to vote only in case they have not since registration become disqualified enlarging the powers of the registration commissioners in certain particulars altering the phraseology of the act so as to make it clear that electors may register at either fall or winter periods that they may be registered by the commissioners only if all or absent on all the registration days and that the lists shall become of no validity at the beginning of the new registration period providing that the lists shall be preserved for two years that an applicant for registration unable to write shall make affidavit of the fact providing that the registrars shall notify the registration commissioners of the registrations of persons previously registered in the same city and making certain verbal corrections in the language of the same" and the act of June sixteenth Anno Domini one thousand nine hundred and eleven entitled "An Act to amend sections two three eight thirteen and fourteen of an act entitled 'An Act to provide for the personal registration of electors in cities of the first and second classes of Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for the violations of its provisions' approved the seventeenth day of February Anno Domini one thousand nine hundred and six and sections five six seven ten fifteen and sixteen of said act as amended by the act entitled 'An Act to amend the act of February seventeenth one thousand nine hundred and six entitled 'An Act to provide for the personal registration of electors in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions by changing the days and hours of registration providing an additional registration day for the Spring primary providing that foreign born citizens unable to produce their fathers registration papers may be registered upon making affidavits providing for the registration of citizens between the February election and the Spring primary altering the procedure of the appointment of registrars of appeals to the commissioners and to the courts and providing that proper notice of each be given providing that registered persons shall be entitled to vote only in case they have not since registration become disqualified enlarging the powers of the registration commissioners in certain particulars altering the phraseology of the act so as to make it clear that electors may register at either fall or winter periods that they may be registered by the commissioners only if ill or absent on all registration days and that the lists shall become of no validity at the beginning of the new registration period providing that the lists shall be preserved for two years that an applicant for registration unable to write shall make affidavit of the fact providing that the registrars shall notify the registration commissioners of the registration of persons previously registered in the same city and making certain verbal corrections in the language of the same" approved June third one thousand nine hundred and seven by further defining "party" and who may be appointed registrars increasing the terms of commissioners changing the registration days and the form of register the number of registrars and providing further regulations for the registration of electors requiring all petitions to be under oath and empowering the recorder of the board of registration commissioners to administer oaths and providing for additional employes for said boards and fixing their compensation and repealing all acts or parts of acts inconsistent herewith" be and the same are hereby repealed.

And said bill having been read at length the first time.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2225 (Senate Bill No. 1572), entitled:

An Act defining milk and milk food products and regulating the production storage transportation and sale thereof providing for a milk hygiene service under the direction of the State Livestock Sanitary Board providing for the examination of milk and milk food products and premises and equipment where and whereby milk and milk food products are produced prepared stores transported or sold vesting certain powers in and imposing certain duties on local boards of health and providing penalty for violation of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consid-

eration of House Bill No. 2213 (Senate Bill No. 1790), entitled:

"An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass breakage upon the mutual plan

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2151 (Senate Bill No. 1455), entitled:

An Act fixing the salary of the stenographer and typewriter and the two stenographers in the Department of Mines

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2134 (Senate Bill No. 72), entitled:

An Act regulating the making of certain reports and statements to the Auditor General for the purposes of State taxation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2046 (Senate Bill No. 736), entitled:

"An Act to regulate the catching or taking and sale within this Commonwealth of bullfrogs tadpoles terrapin and snapping turtles and providing a penalty therefore and repealing all acts inconsistent herewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2216 (Senate Bill No. 1796), entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2068 (Senate Bill No. 1342), entitled:

"An Act to classify the fish in the waters within this Commonwealth declaring which are game fish which are food fish and which are bait fish and to regulate the catching and sale and encourage the propagation of the same to protect the waters within this Commonwealth from unfair improper wasteful and destructive fishing and to protect fish from being destroyed or injured by destructive means"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2217 (Senate Bill No. 1797), entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2225 (Senate Bill No. 1784), entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumonville Fayette county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1937 (Senate Bill No. 425), entitled:

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poor houses almshouses county homes et cetera and making an appropriation therefor

And Said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

QUESTION OF PERSONAL PRIVILEGE.

Mr. THOMAS. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. THOMAS. Mr. Speaker, I notice in the North American of this morning that my colleague, Mr. Conniff, is reported as being recorded as voting against the resolution to investigate the lobby. Mr. Conniff was called west to attend the investigation committee meeting in Fayette County. I find from the report of the North American that Mr. Conniff is recorded as having voted against this resolution. It is a mistake of the representative of the North American, and I ask that the correction be made.

The SPEAKER. The gentleman from Luzerne was absent yesterday in Fayette with the special committee as directed by the House. The Chair has no doubt that the correction will be made gladly, not by the Clerk of the House, but by the representative of the journal known as the North American.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2176 (Senate Bill No. 612), entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the conference of Governors of sundry loyal states held September twenty-fourth and twenty-fifth eighteen hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the Rebellion

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2211 (Senate Bill No. 1782), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2229 (Senate Bill No. 1793), entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of statutes at large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the statutes at large and the pamphlet laws of Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of a Commission to of a competent person to compile and edit them and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2230 (Senate Bill No. 1817), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mt. Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

QUESTION OF PERSONAL PRIVILEGE.

Mr. JOSEPH GRAY. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question.

Mr. JOSEPH GRAY. Mr. Speaker, one of the members of the House this morning called my attention to a little statement in the Philadelphia North American, as follows: It says, in reference to the vote on the resolution which was up for discussion last night:

Few Vote Against It

The only members of the house to vote against the resolution were A. P. Conniff, Luzerne; J. F. Ely, Westmoreland; E. E. Jones, Susquehanna county; Eugene J. McAleer, Philadelphia; Carey L. Shuck, Westmoreland, and J. W. Stone, Bradford county.

In addition to these the resolution was opposed by members who urged others to oppose, but did not do so themselves when the roll was called. Among these were Joseph Gray, reactionary Democrat, of Cambria county.

and mentions others. I have no complaint, Mr. Speaker, with the names that they call me, but they might at least state the truth. I do not know, Mr. Speaker, but I suppose it is beyond the province of the North American and its reporters here to understand the truth. The reason why I rise to this question of personal privilege is because there are aristocratic constituents of mine who read the North American, and I don't know whether it is asking too much to ask the North American to make this correction, but I suppose it is asking a little too much, and that a person should not expect them and their reporters to have the moral courage to tell the truth about any man. I voted, as the Record will show, against that resolution.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in concurrent resolution of the House of Representatives, as follows:

In the House of Representatives, June 20, 1913.
Resolved (if the Senate concur) That House Bill No. 525, entitled:

An Act to amend section eight of an act entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions" approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven

Which was recalled from the Governor for the purpose of amendment, be returned to the Governor without amendment.

LEAVES OF ABSENCE.

Mr. NEWBAKER asked and obtained leave of absence for himself and Mr. Musser for Monday evening and Tuesday.

The SPEAKER asked and obtained leave of absence for Mr. North, owing to a death in his immediate family.

BILL ON THIRD READING.

Mr. BLELOCH. Mr. Speaker, I desire to call up Senate Bill No. 878, file folio 4971, bills on third reading postponed for the present, for the purpose of inserting a couple of amendments.

Agreeably to order,

The House proceeded to the consideration of third reading of H. R. bill No. 1965 (Senate Bill No. 878), entitled:

An Act providing for the establishment of a Bureau for the standardization and supervision of accounts in the Department of Internal Affairs requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any subdivision thereof to keep accounts and records and to make reports in the form prescribed by said bureau providing for the inspection by said bureau of the accounts of all such officers or offices defining offenses in relation thereto and providing punishment for violations of the provisions thereof

On the question,

Will the House agree to the bill on third reading?

Mr. BLELOCH. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk read the amendments as follows:

Section 2, line 30, by striking out the word "such" and inserting in lieu thereof the word "each."

Section 3, line 42, by striking out the words "cost units" and inserting in lieu thereof the words "unit costs."

The SPEAKER. Will the House give unanimous consent to insert the amendments as read? Is there any objection? The Chair hears none and the amendments as read will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF HOUSE BILL NO. 2002.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have signed House Bill No. 2002, entitled "An Act authorizing the board of township commissioners in townships of the first class to join with the county commissioners in the improving of roads or

streets in first class townships and providing for the assessment of a part of the cost upon the abutting property." (Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1913.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House bill No. 1913 entitled "An Act to amend an act approved the sixth day of June one thousand eight hundred ninety-three entitled 'An Act to provide for the consolidation of boroughs and the government and regulation thereof' as amended."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1749.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1749, entitled "An Act to amend an act entitled 'An Act to validate the exercise of franchise of manufacturing corporations and land companies whose charters have expired and to validate the conveyances and other instruments of said corporations' approved the twenty-second day of April Anno Domini one thousand nine hundred and nine."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1681.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1681 entitled "An Act to amend section one of an act entitled 'An Act authorizing the appointment of policemen in the boroughs of this Commonwealth defining their powers and duties and providing for their compensation and discharge' approved June sixth Anno Domini one thousand eight hundred and ninety-three by regulating the control of policemen when on duty approved June eighth one thousand nine hundred and eleven."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1621.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1621 entitled "An Act empowering incorporated towns of this Commonwealth without petition of the property owners to grade pave curb macadamize and otherwise improve public streets or parts thereof and assess a portion of the cost of the same on the owners of property abutting thereon and providing for the collection of the same."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1551.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1551 entitled "An Act providing that taxes assessed against property used exclusively for public hospital purposes and which have not been paid shall be remitted by the municipal authority levying the same."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1462.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1462, entitled "An Act relating to appointment of deputy constables."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1431.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1431, entitled "An Act to amend an act entitled 'An Act requiring the prothonotary of the several courts of commonpleas in this Commonwealth to keep separate dockets in certain cases' approved twenty-second day of May one thousand eight hun-

dred and seventy-eight by authorizing the courts of common pleas to cause to be entered in the separate docket additional subjects and authorizing the common pleas court by its order to direct the prothonotary to enter all the subjects herein provided for in one index which after such order shall be kept in lieu of the separate ejectment and other indexes now provided, by law and providing that such indexes shall be notice." (Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1237.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1237 entitled "A Supplement to an act approved the nineteenth day of June, one thousand nine hundred eleven entitled 'An Act authorizing the releases on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their arrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspector of penitentiaries.'"

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 871.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 871 entitled "An Act to amend the second and third sections of an act entitled 'An Act to provide for the employment of the insane feeble-minded and epileptic persons confined in institutions wholly or in part maintained by the State for the care and treatment of the insane feeble-minded and epileptic persons and providing for the distribution of the supplies manufactured articles goods and products made in State institutions for the care of the insane feeble-minded and epileptic persons' approved the twenty-eighth day of May Anno Domini one thousand nine hundred and seven so as to permit of the sale of articles manufactured and produce raised by insane feeble-minded and epileptic inmates of such institution for the benefit of such persons."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 45.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 45, entitled "An Act fixing the penalty for murder of the first degree regulating the procedure incident to the infliction thereof prescribing and providing for a place and manner of inflicting said penalty on the grounds of the new Western Penitentiary of this Commonwealth in Centre county making an appropriation therefor repealing inconsistent legislation and providing that neither this act nor said repeal shall apply to any case in which it shall appear that said crime was committed prior to the date of the approval of this act."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 28.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 28 entitled "An Act to amend an act approved the eighth day of June one thousand eight hundred and ninety-three entitled 'An Act relating to mandamus' as amended by the act approved the twenty-eighth day of April one thousand eight hundred and ninety-nine entitled 'An Act to amend section one of the act entitled 'An Act relating to mandamus' approved the eighth day of June one thousand eight hundred and ninety-three enlarging the power of the court of common pleas of the county in which the seat of government is or may be located to issue writs of mandamus' and as further amended by an act approved the nineteenth day of March one thousand nine hundred and three entitled 'An Act amending section one (1) of an act entitled 'An Act relating to mandamus' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three.'"

(Signed,) JOHN K. TENER.

APPROVAL OF CONCURRENT RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives, providing for

the appointment of a joint committee of the House of Representatives and the Senate to investigate the workings of the civil service laws in the cities of the first class.

(Signed,) JOHN K. TENER.

RECONSIDERATION OF VOTE.

Mr. HUMES. Mr. Speaker, I find a bill (House Bill No. 1588) that has passed second reading here this morning, that was reported out of Committee yesterday and because of the fact that the calendar was not here I did not have my attention called to it to prepare amendments which are absolutely essential if this bill is to become a law. It is a bill which provides for the election of Superior Court Judges this Fall, and in order that some corrections may be made, I move that the vote by which this bill was directed to be transcribed for third reading, be reconsidered.

Mr. WALNUT. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. HUMES. Mr. Speaker, I move that the vote by which this bill was agreed to on second reading be reconsidered.

Mr. WALNUT. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. HUMES. Mr. Speaker, I move that the vote by which the title was agreed to be reconsidered.

Mr. WALNUT. Mr. Speaker, I second the motion. The motion was agreed to.

The SPEAKER. The Chair withdraws its decisions as to all the sections of this bill.

The question now is,

Will the House agree to the first section?

Mr. HUMES. Mr. Speaker, I desire to offer the following amendments:

The amendments were read by the Clerk as follows:

Amend H. B. 1588 folio 11677 section one, line 6, strike out the word "either;" also in line 6 strike out the words "or municipal."

On the question,

Will the House agree to the amendments?

They were agreed to.

The section as amended was then agreed to.

On the question recurring,

Will the House agree to the second section?

Mr. HUMES. Mr. Speaker, I desire to offer the following amendment:

The amendment was read by the Clerk as follows:

Amend H. B. 1588 folio 11677, section 2, by striking out the word "county" in line 3 and inserting the word "county."

On the question,

Will the House agree to the amendment?

It was agreed to.

The section as amended was then agreed to.

The second, third, fourth, fifth, sixth, seventh, eighth and ninth sections and preamble were then separately read and agreed to.

On the question recurring,

Will the House agree to the title?

Mr. HUMES. Mr. Speaker, I desire to offer the following amendments:

The amendments were read by the Clerk as follows:

Amend H. B. 1588 folio 11677, title by striking out the word "election" in line one and inserting the word "nomination" in lieu thereof; also strike out the words "delegates to State conventions for the purpose of nominating" in line two and three of title

On the question,

Will the House agree to the amendments?

They were agreed to.

The title as amended was then agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

HOUSE BILL NO. 2233 MADE A SPECIAL ORDER.

Mr. WILDMAN. Mr. Speaker, I move that House Bill No. 2233, entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

which passed second reading today, be made a special order for Monday night, June 23rd, at 10:00 o'clock.

Mr. DICKINSON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECONSIDERED AND AMENDED.

Mr. HEMMINGER. Mr. Speaker, I ask unanimous consent to insert amendments in Senate Bill No. 1794, file folio 4859, entitled:

An Act providing for the appointment of a commission to survey and ascertain the location of the routes taken by George Washington and General Edward Braddock in their campaigns against the French in the years one thousand seven hundred fifty-three and one thousand seven hundred fifty-five and make a report thereon to the Governor of the Commonwealth of Pennsylvania in writing for publication and making an appropriation for the payment of necessary assistance and expenses incurred in the field and office work of the same

which passed second reading this morning.

The SPEAKER. The amendments will be read for information.

The amendments were read by the Clerk as follows:

Title, line 7 After "publication" insert "authorizing the erection of certain Tablets"

Title, line 5, after "hundred" strike out fifty-five and insert "fifty-four."

Title, line 9, Strike out "oce" and insert "office"

The SPEAKER. Will the House give unanimous consent to the insertion of these amendments? The Chair hears no objections. The amendments will be inserted accordingly.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 105.

The SPEAKER. On House Bill No. 105, entitled:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

As a Committee of Conference on the part of the House, the Chair appoints the gentleman from Philadelphia, Mr. Walnut, the gentleman from Dauphin, Mr. Lenker, and the gentleman from Bedford, Mr. Matt.

NOTICE OF MEETING OF LOBBY INVESTIGATING COMMITTEE.

The SPEAKER. If there is no objection, we will suspend for about ten minutes to permit a statement on behalf of the investigating committee appointed last night.

The gentleman from Beaver, Mr. George A. Baldwin.

Mr. GEORGE A. BALDWIN. Mr. Speaker, the committee met this morning and would notify any member of the House to appear before the committee to give us facts relative to the objects and purposes of this investigation. The committee, it seems, is not a committee to investigate either the House or the Senate, but it is confined to look into the scope of the resolution, to wit: To ascertain the methods and practices of those who come here to oppose or advocate legislation. All we want from members of the House is any information that they may have; any names of persons that may have bearing on this subject ever since the beginning of the session, who have approached members for their votes either against or for any bill. The committee will meet at two o'clock and would be glad to have as many as possible present in the Ways and Means Committee Room, No. 523.

Mr. ALLEN. Mr. Speaker, as a matter of inquiry, I would like to know whether that embodies any one who has asked you to support or oppose or advocate anything or any bill? Does that mean those who have continuously hounded you from Monday morning until Saturday, not only here but at home or on the way back and forth from home on trains or anywhere else, in relation to a bill? The reason I ask that is that during the early part of the session, at least toward the middle of the session, when we were quite active here, when there were quite a number of important matters before the House, my average was about fifty letters a day. If I had but little concern in the people who wrote in relation to these matters, I glanced at the matter and if I didn't have any special interest in it, it went into the waste basket. No doubt if it was from some one for whom I had some deep considera-

tion, or if it was an acquaintance, however slight, I would read the letters. I know that on the trains going back and forth from home members have asked me in relation to my position on a bill and perhaps I knew nothing about it. Then I might recall the general provisions of the bill and have opinions for or against it. I have been solicited about this House in relation to my position on bills by many persons about this building and if we were to take that as a guide of information to be given to this committee, I think I would have to start with certain departments on the Hill and get a muster roll of that department and get the names. I think it was all done in fairness. There have been people here whose faces I know; I see them every day; they are so attached to this House that they are looked upon as fixtures and you would not be fairly at home if you did not see them. I don't suppose that it is such information as this that the committee wants. That is absurd on the face of it. If I had reserved all the solicitations that have been made to me by these various people, I think I might perhaps give the committee, or would be able to give the committee, from fifteen hundred to twenty-five hundred names. I could not now tell who they are or where they could be found. Their letter heads might show. If I had only taken the names of the people who have seen me here I would have had to have a clerk. I don't believe that is the information that the committee wants, although if the suggestion is made that it refers to such matters where undue influence were attempted or where bribes were offered or suggested or where immunities might be offered—things that are illegal—I think the great majority can give no testimony. I know as one member of this House, speaking for myself, I can go home without consulting further with the committee.

Mr. GEORGE A. BALDWIN. Mr. Speaker, it is obviously impossible for this committee to secure the attendance of every person who has been here lobbying for or against the bill. Members will have to be guided by common sense. The committee would like to know and have the names of those who have been here continuously or frequently. We have a number of bills on which there has been lobbying for or against and we would like to know about those who have been here advocating for or against such bills. We would like to know who has been advocating for or against the public Utilities Bill—those who have been here continuously advocating or opposing that measure; also the railroad bills; also the mining bills. We would like to know the names of those who have been here continuously advocating or opposing that legislation. We have had some lobbying on liquor legislation and would like to know the names of those who have been here frequently or continuously advocating that particular class of legislation. It is obviously impossible for the committee to secure the names of those who came down here to ask members to support a little hospital bill or some other bill of like importance and ask them to come here and testify to that effect. Members will have to be guided by their own common sense.

Mr. R. J. BALDWIN. Mr. Speaker, I hope the question of defining this resolution will not be left at this late hour to the committee. At least, for me as one of the members of that committee, the resolution stands for itself. To ask the committee to now define that resolution, seems to be placing on the committee a proposition that is not fair. We can all read the language contained in that resolution and it stands for itself. The committee is going to use good common sense and not make itself ridiculous. The resolution, as I said last night, was of a character and I think to carry out its provisions as that language appears to indicate to me, it would require a long while. At the time I was very anxious to see the resolution better and more definitely shaped up. I have been placed in the position of performing a duty thrust upon me by that resolution and perhaps my judgment of it will clash with my colleagues of the committee. However, it is not defined. It should be so defined and so broad that it might apply to any piece of alleged illegal legislation that any member has a knowledge. If any one came here to Harrisburg to advocate or oppose illegal legislation, as being within the scope of the resolution. I hope the House will not place

at least upon me the necessity of being responsible for the defining of that resolution. My definition, that I have in my own mind, as it is I think in the mind of every member of the House, is very broad and very sweeping and if not fully carried out by the committee I realize that I ought to be censured as a member of the committee.

Mr. STONE. Mr. Speaker, as one of the members of this House investigating under this resolution, I voice the sentiments of the gentleman from Delaware, but I would go a little bit further than that. I would not favor any white-washing if there have been any corrupt methods used in this House. I have no knowledge of any, but I do believe that this Committee should get the names of all the persons who have been lobbying in this House and ask them what influence they have used and what their efforts have been towards influencing legislation. Now, Mr. Speaker, it has been my feeling as a new member of this House that legislation has been interfered with, possibly with honest purposes. I do not believe this should be allowed in this House. I believe that every member of this House has looked carefully into the bills and were able to decide for themselves what is right and what the people of this Commonwealth demand of them. After this investigation is had, if it appears that some persons, whatever their motives may have been, however good they may have been, had a decided tendency to block legislation and to influence the good, sober sense and judgment of this House, I believe it should be cut out. I do hope, Mr. Speaker, that this Committee will go so far with its investigation that they shall be able to report to the House to what extent lobbying has been carried on in this House so that we may know how to act hereafter.

Mr. McALEER. Mr. Speaker, I have heard it said that it was possible that this committee might ask the members of the House to appear before it, taking them in alphabetical order and having them state what they might know. As the committee is to sit at 2 o'clock and many of the members of the House are not here, I would ask that the members who are here be allowed to go there voluntarily and have their names passed over and checked off, so that they will not be called upon again at some future time.

Mr. G. A. BALDWIN. Mr. Speaker, it is the intention of the Committee to treat all members of the House alike. Those who are not here this afternoon will be given an opportunity on Monday and be asked to be there.

The SPEAKER. The Chair would suggest that if the committee would sit from 12 o'clock to 1, they could get quite a start in the matter.

Mr. G. A. BALDWIN. The Committee will sit tomorrow if necessary. If the members go home and do not return until Monday, there will be no occasion to sit tomorrow, provided we can hear those who desire to be heard this afternoon.

QUESTION OF PERSONAL PRIVILEGE

Mr. J. H. WILSON. Mr. Speaker, I see by the North American of today that I am marked as absent without leave yesterday. I was here and voted on bills that were called yesterday and they have me marked as one of the members that obstructed legislation by being absent. I have only missed two sessions of the Legislature this winter.

The SPEAKER. The Chair has no doubt the press will be glad to correct any injustice done to the gentleman.

TIME EXTENDED FOR CONSIDERATION OF BILL.

Mr. ALLEN. Mr. Speaker, on account of the sudden termination of the deliberations of this body this morning, I move that House Bill No. 101, bills on second reading postponed for the present, be allowed to stand on the calendar until Monday night.

The SPEAKER. If there is no objection, the Chair will direct that House Bill No. 101, on the, second reading postponed calendar have its time on the postponed calendar extended until Monday night. The Chair hears no objection and it is so ordered.

ADJOURNMENT.

Mr. LETZKUS. Mr. Speaker, I move that this House do now adjourn.

The motion was agreed to and (at 11:55 o'clock A. M.) the House adjourned to meet Monday, June 23rd, at 8 o'clock P. M.

Legislative Journal.

Session 1913

120th of the General Assembly

VOL. 2.

HARRISBURG, PA., MONDAY, JUNE 23, 1913.

No. 88.

SENATE.

MONDAY, June 23, 1913.

The Senate met at 2:30 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the Chair.

PRAYER.

The Rev. Harry Nelson Bassler offered the following prayer:

Heavenly Father, once more we approach Thee in the humble attitude of prayer asking Thy divine blessing and guidance for this week. We feel that our lives are precious in Thy sight and Thou wilt give to us richly all things to enjoy. Give to us, therefore, wisdom, knowledge and understanding that we may wisely perform the tasks resting upon us. Unto Thee we give our service and unto Thee we will give our lives, now and forevermore, Amen.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. FARLEY, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

AGAINST EMPLOYERS' LIABILITY.

Mr. HILTON presented petition of citizens of McKean County against the Employers' Liability Bill.

Which was referred to the Committee on Corporations.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF CONCURRENT RESOLUTION AUTHORIZING APPOINTMENT OF COMMITTEE TO INVESTIGATE ALL MATTERS RELATING TO COLD STORAGE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, June 19, 1913.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives, authorizing the appointment of a Committee of six members of the General Assembly to investigate and report at the next session of the General Assembly all matters pertaining to cold storage and the preservation of food products and the length of time goods shall remain under refrigeration or cold storage and to the branding and sale of such articles.

JOHN K. TENER.

APPROVAL OF CONCURRENT RESOLUTION CALLING ATTENTION OF SENATORS AND REPRESENTATIVES IN CONGRESS TO NEED FOR PURCHASE OF TRACT OF LAND ADJACENT TO FRANKFORD ARSENAL.

Executive Chamber, Harrisburg, June 19, 1913.

Commonwealth of Pennsylvania,

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives, calling the attention of the Senators and Representatives in Congress from Pennsylvania to the need for the purchase of a tract of land adjacent to the Frankford Arsenal, for the purpose of experimental work and for the proper location of its magazines for storing ammunition and explosives.

JOHN K. TENER.

QUESTION OF PERSONAL PRIVILEGE.

Mr. JUDSON. Mr. President, I rise to a question of personal privilege.

The PRESIDENT. The Senator from Washington, Mr. Judson, will state his question of personal privilege.

Mr. JUDSON. Mr. President, on last Thursday night the Senate passed an appropriation favoring Washington and Jefferson College. On Wednesday while I was away from home attending a convention of this same College the following telegram was sent to the members of the House:

"Pittsburgh, Pa., June 18, 1913.

To the Members of the House of Representatives, care of The Speaker, Harrisburg, Pa.

We are informed that a bill is pending to give State funds to Washington and Jefferson College. We as Trustees of the College address you in its name and on its behalf, and earnestly urge you to vote against any such bill.

JOHN M. KENNEDY,
M. W. ACHESON, Jr."

I think I owe it to myself and to the loyal support which the Senate gave me on this bill to put myself right as to this bill in presenting it. Sometime prior to the time this bill was presented, while at home, I was consulted with reference to the advisability of presenting this bill, and advised against it. Later I was importuned to present the bill and finally did present it. And when I presented this bill I did it in good faith, believing that the Trustees, or at least the local Trustees, and I know that many of the personal friends and those connected with the College, not trustees, were in favor of the appropriation. And when I was out there on last Wednesday afternoon, attending this convention, several persons of the people interested in the College and professors in the College expressed their gratification that the bill had been presented and hoped that it would pass. Now if the Trustees or those who were opposed to this bill had exercised ordinary courtesy or common decency they ought to have written to me to withdraw the bill and not allow it to progress through the Senate to the extent it had and go over to the House. The President of the Board of Trustees himself told me on last Friday he had favored this bill and I think in justification to myself and the loyalty the members of the Senate have given me in this bill, that this explanation is necessary. In addition to that it has been intimated that someone was playing politics. I want to say to the members of this Senate that I would not betray what confidence and respect they have for me, to introduce a bill of this kind and have it go over to the House and when the opportune time arrived allow it to be withdrawn or fall for the privilege or for the chance of playing politics against the House. I will play politics,

but I will play it fairly, honestly and squarely with the members with whom I am associated and I would not take advantage of their friendship and kindness to put a bill through this Senate in order to put them in a hole. I think we ought to have had notice that these trustees did not want the bill and according to the statement of my colleagues in the House who presented a similar bill at the same time he stated that he consulted the President of the College and it met with his approval. I think in view of the situation and the action of the Board of Trustees and the individual members that I owe it to myself that I make this explanation and that I put myself right with the members of the Senate.

BILL RECOMMENDED.

Mr. KLINE. Mr. President, I move that Senate Bill No. 250 entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. SALUS. Mr. President, I second the motion. The motion was agreed to.

BILLS RECOMMENDED.

Mr. McNICHOLS. Mr. President, I move that Senate Bill No. 1385 (House Bill No. 1146) on third reading entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioners and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over the same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Mr. McNICHOLS. Mr. President, I move that Senate Bill No. 1443 (House Bill No. 1467) on third reading entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

be recommitted to the Committee on Public Roads and Highways.

Mr. ENDSLEY. Mr. President, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1760 (House Bill No. 1127).

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1760 (House Bill No. 1127) entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. KLINE. Mr. President, I ask unanimous consent to amend the bill in section 1, line 4, by striking out the words "thirty-five" and inserting in lieu thereof the words "eighty-five;" also, in line 5, by striking out "\$35,000" and inserting in lieu thereof the figures "\$85,000;" also, by inserting at the end of line 11 the following: "For the purpose of reconstruction of present buildings the sum of fifty thousand dollars (\$50,000)."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1881 (House Bill No. 1623).

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1881 (House Bill No. 1623) entitled:

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. KLINE. Mr. President, I ask unanimous consent to amend the bill in section 1, line 8, by striking out the word "said" and inserting in lieu thereof the word "county," also in line 8, by inserting after the word "roads" the words "in the suburban section of the city of Philadelphia. The said appropriation of three hundred thousand dollars (\$300,000) by the State is hereby specifically made to the Department of Public Works for the care, maintenance and improvement of county roads in the suburban section of the city of Philadelphia, designated by the Director of the Department of Public Works."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1871, entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency incurred in the care treatment, and maintenance of the indigent insane of the Com-

monwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1475 (House Bill No. 706) entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1484 (House Bill No. 854) entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1486 (House Bill No. 875) entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1488 (House Bill No. 906) entitled:

An Act making an appropriation to the Providence Mission and Rescue Home

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1501 (House Bill No. 1506) entitled:

An Act making an appropriation to Julia White Priscilla Tome for aged colored people

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1508 (House Bill No. 144) entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1514 (House Bill No. 216), entitled:

An Act making an appropriation to the Paradise Protective and Agricultural School at Paradise township York County Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1526 (House Bill No. 413) entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1537 (House Bill No. 541) entitled:

An Act making an appropriation to the Western Pennsylvania Humane Society

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1538 (House Bill No. 546) entitled:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1539 (House Bill No. 549) entitled:

An Act making an appropriation to the Saint Joseph's Protectory for Homeless Boys of Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1541 (House Bill No. 579) entitled:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna County Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

And the amendments made thereto having been printed as required by the Constitution,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1553 (House Bill No. 652) entitled:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1578 (House Bill No. 48), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—1.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1579 (House Bill No. 61) entitled:

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second Street Philadelphia Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1588 (House Bill No. 190) entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1589 (House Bill No. 192) entitled:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of the Passavant Hospital of Pittsburgh

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1596 (House Bill No. 247) entitled:

An Act making an appropriation to the J C Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1603 (House Bill No. 310) entitled:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1610 (House Bill No. 361) entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1626 (House Bill No. 489) entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1627 (House Bill No. 492) entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1651 (House Bill No. 124) entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1657 (House Bill No. 230) entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1658 (House Bill No. 249) entitled:

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1669 (House Bill No. 329) entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1670 (House Bill No. 335) entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1680 (House Bill No. 425) entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1681 (House Bill No. 428) entitled:

An Act making an appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill County Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1683 (House Bill No. 445), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1698 (House Bill No. 606) entitled:

An Act making an appropriation to the Philadelphia Museums.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1707 (House Bill No. 661) entitled:

An Act making an appropriation to the Braddock General Hospital of the borough of Braddock, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1714 (House Bill No. 708) entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria County

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1716 (House Bill No. 714) entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburg, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1721 (House Bill No. 724) entitled:

An Act making an appropriation to the DuBois Hospital Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1724 (House Bill No. 747), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue, Allegheny County, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1729 (House Bill No. 761) entitled:

An Act making an appropriation to the Clearfield Hospital, Clearfield County, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1730 (House Bill No. 762) entitled:

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1735 (House Bill No. 781) entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1750 (House Bill No. 885) entitled:

An Act making an appropriation to the Oil City Hospital, Oil City, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1753 (House Bill No. 923), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1759 (House Bill No. 1045) entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne County, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1766 (House Bill No. 1285) entitled:

An Act making an appropriation to the Coleman Industrial Home at Pttsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1775 (House Bill No. 1839) entitled:

An Act making an appropriation to the trustees of the Medical-Chirurgical College of Philadelphia.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1785 (House Bill No. 842) entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1829 (House Bill No. 868) entitled:

An Act making an appropriation to the Western Pennsylvania Hospital.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1833 (House Bill No. 712) entitled:

An Act making an appropriation to the Armstrong County General Hospital.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1834 (House Bill No. 728) entitled:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth of liquidating the indebtedness of the same existing at the time of the purchase thereof.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. HUFFMAN. Mr. President, I ask that Senate Bill No. 1838 (House Bill No. 1383) on third reading entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1844 (House Bill No. 178) entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1849 (House Bill No. 353) entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1855 (House Bill No. 637) entitled:

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1856 (House Bill No. 686) entitled:

An Act Making an appropriation to the Medico-Chirurgical Hospital of Philadelphia.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1858 (House Bill No. 780) entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville, Pennsylvania.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1868 (House Bill No. 1373) entitled:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in 1778 known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 667 (House Bill No. 32) entitled:

An Act to provide for an annual amount to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Governor of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the confederate states of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act providing for punishments for the violations thereof.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—11.

Alexander,	Farley,	Kline,	Salus,
Beidleman,	Graff,	Knapp,	Sensenich,
Buckman,	Gyger,	Kurtz,	Sheatz,
Catlin,	Hoke,	Magee,	Snyder,
Clark,	Homsher,	Martin,	Sones,
Cooper,	Huffman,	McNichol,	Sproul,
Crow,	Hunter,	McNichols,	Thompson,
Daix,	Jarrett,	Miller,	Vare,
DeWitt,	Jones,	Moore,	Wasbers,
Endsley,	Judson,	Morgan,	Gerberich,
		Nulty,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 982 (House Bill No. 60) entitled:

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the Civil War of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Alexander,	Gyger,	Kurtz,	Salus,
Beidleman,	Hoke,	Magee,	Sensenich,
Buckman,	Homsher,	Martin,	Sheatz,
Catlin,	Huffman,	McNichol,	Snyder,
Clark,	Hunter,	McNichols,	Sones,
Cooper,	Jarrett,	Miller,	Sproul,
Crow,	Jones,	Mills,	Thompson,
Daix,	Judson,	Moore,	Vare,
Endsley,	Kline,	Morgan,	Wasbers,
Graff,	Knapp,	Nulty,	Gerberich,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 805 (House Bill No. 656) entitled:

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 983 (House Bill No. 256) entitled:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proofreading and an appropriation for printing binding and mounting the same and for paper.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1052 (House Bill No. 804) entitled:

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—28.

Alexander,	Endsley,	Kline,	Morgan,
Beidleman,	Gyger,	Kurtz,	Nulty,
Buckman,	Hilton,	Magee,	Sensenich,
Clark,	Homsher,	Martin,	Snyder,
Cooper,	Hunter,	McNichol,	Sones,
Crow,	Jones,	Miller,	Wasbers,
Daix,	Judson,	Moore,	Gerberich,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1101 (House Bill No. 1272) entitled:

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-one one thousand nine hundred and fifteen.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1171 (House Bill No. 412) entitled:

An Act making an appropriation to Fannie C. Spires the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1218 (House Bill No. 266) entitled:

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1222 (House Bill No. 858) entitled:

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by C. S. Caughey

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1318 (House Bill No. 321) entitled:

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase of vacant land

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1324 (House Bill No. 513) entitled:

An Act making an appropriation to the Brelsford Packing and Storage Company and Evens Burtnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant-General of Pennsylvania under directions from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirtieth one thousand nine hundred and eleven

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1336 (House Bill No. 1095) entitled:

A joint resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1352 (House Bill No. 292) entitled:

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for

the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1433 (House Bill No. 278) entitled:

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "Mine fire" within the limits of the city of Carbondale Lackawanna county providing how such expenditures shall be made, how the Commonwealth shall be repaid and authorizing the condemnation destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the county of Lackawanna

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1441 (House Bill No. 467) entitled:

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1445 (House Bill No. 1726) entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandv Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1449 (House Bill No. 1968) entitled:

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1451 (House Bill No. 1476) entitled:

An Act creating a rebuilding and insurance fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure buildings or equipment owned by the Commonwealth and accidentally destroyed or damaged and for payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1476 (House Bill No. 167) entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1468 (House Bill No. 188) entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children at Pittsburgh

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1496 (House Bill No. 319) entitled:

An Act making an appropriation to the Rosalia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1470 (House Bill No. 360) entitled:

An Act making an appropriation to The Improvement Children's Home of the City of Pittsburgh

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1471 (House Bill No. 386) entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania at Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1472 (House Bill No. 491) entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1473 (House Bill No. 668) entitled:

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

And said bill having been read at length the third time and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1474 (House Bill No. 702) entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1476 (House Bill No. 707) entitled:

An Act making an appropriation to the Pennsylvania Memorial Home at Brookville Jefferson County Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1477 (House Bill No. 746) entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1478 (House Bill No. 767) entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1479 (House Bill No. 770) entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred thirty-nine Queen street Germantown Philadelphia Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1480 (House Bill No. 755) entitled:

An Act making an appropriation to the Children's Home at Harrisburg Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1481 (House Bill No. 809) entitled:

An Act making an appropriation to the Pennsylvania Society to Protect Children from Cruelty of Philadelphia Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1482 (House Bill No. 826), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1483 (House Bill No. 827) entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1485 (House Bill No. 874) entitled:

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1489 (House Bill No. 907) entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred and eighteen Westminster Avenue Philadelphia

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1490 (House Bill No. 927) entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1491 (House Bill No. 959) entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1492 (House Bill No. 1171), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny county Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1493 (House Bill No. 1172) entitled:

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

And said bill having been read at length the third time and agreed to.

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1494 (House Bill No. 1207) entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

And said bill having been read at length the third time and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1495 (House Bill No. 1240) entitled:

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust street North Side Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1496 (House Bill No. 1273) entitled:

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1497 (House Bill No. 1299), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1498 (House Bill No. 1427) entitled:

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1499 (House Bill No. 1430) entitled:

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1500 (House Bill No. 1443) entitled:

An Act making an appropriation to the Children's Aid Society of Allegheny County in the City of Pittsburgh Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1502 (House Bill No. 47) entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the County of Philadelphia incorporated

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1503 (House Bill No. 74) entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1504 (House Bill No. 76) entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1505 (House Bill No. 77) entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1506 (House Bill No. 83) entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1507 (House Bill No. 133) entitled:

An Act making an appropriation to the Evangelical Home for the Aged in the city of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1509 (House Bill No. 150) entitled:

An Act making an appropriation to the United Zion Hospital and Infirmary of Lancaster county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1510 (House Bill No. 191), entitled:

An Act making an appropriation to the Bethesda Home

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,

Crow, Daix, DeWitt, Endsley, Farley, Graft,	Huffman, Hunter, Jarrett, Jones, Judson, Kline,	McNichols, Miller, Mills, Moore, Morgan, Nulty,	Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1511 (House Bill No. 196) entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1512 (House Bill No. 205) entitled:

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1513 (House Bill No. 206) entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1515 (House Bill No. 219) entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1516 (House Bill No. 220) entitled:

An Act making an appropriation to the Home of Aged Veterans and Wives located at Sixty-fifth and Vine streets in the City of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1517 (House Bill No. 224) entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1518 (House Bill No. 242) entitled:

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1519 (House Bill No. 261) entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1520 (House Bill No. 312) entitled:

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna county

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1521 (House Bill No. 316) entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1522 (House Bill No. 320) entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1523 (House Bill No. 333) entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1524 (House Bill No. 349) entitled:

An Act making an appropriation to the St. Joseph's Proctory Norristown Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1525 (House Bill No. 370), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1527 (House Bill No. 418) entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1528 (House Bill No. 440) entitled:

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1529 (House Bill No. 447) entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1530 (House Bill No. 459) entitled:

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1531 (House Bill No. 469) entitled:

An Act making an appropriation to the Florence Crittendon Mission of Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1532 (House Bill No. 476) entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Erie county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1533 (House Bill No. 481) entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1534 (House Bill No. 485) entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1535 (House Bill No. 493) entitled:

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics at Rochester Beaver county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1536 (House Bill No. 506) entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1540 (House Bill No. 550) entitled:

An Act making an appropriation for the Irene Kaufmann Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1542 (House Bill No. 583) entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1543 (House Bill No. 601) entitled:

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1544 (House Bill No. 605) entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1545 (House Bill No. 625) entitled:

An Act making an appropriation to Saint Vincent's Home Philadelphia

And said bill having been read at length the third time, and agreed to.

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1546 (House Bill No. 626) entitled:

An Act making an appropriation to the House of Good Shepherd Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1547 (House Bill No. 627), entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1548 (House Bill No. 628), entitled:

An Act making an appropriation to Saint Vincent's Orphan's Asylum of Tacony Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1549 (House Bill No. 629) entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1550 (House Bill No. 630) entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1551 (House Bill No. 633) entitled:

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, DeWitt, Endsley, Kline, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichols, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1552 (House Bill No. 647) entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichols, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1554 (House Bill No. 654) entitled:

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon street Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichols, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1555 (House Bill No. 660) entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichols, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1556 (House Bill No. 663) entitled:

An Act making an appropriation to the Old Ladies' Home of Wisconsin Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichols, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1557 (House Bill No. 675) entitled:

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1558 (House Bill No. 750) entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen street

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1559 (House Bill No. 785) entitled:

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster at Lancaster Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1560 (House Bill No. 916) entitled:

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill county

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1561 (House Bill No. 966) entitled:

An Act making an appropriation to the Woods Run Industrial House Petrel street North Side Pittsburgh Allegheny County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1562 (House Bill No. 1149) entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1580 (House Bill No. 62) entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1581 (House Bill No. 71) entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1582 (House Bill No. 81) entitled:

An Act making an appropriation to the St. Luke's Hospital located at South Bethlehem Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1583 (House Bill No. 84) entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania for use in the hospital department Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1584 (House Bill No. 99) entitled:

An Act making an appropriation to the Gynceean Hospital in the city of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Kline, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1585 (House Bill No. 112), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1586 (House No. 186), entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1587 (House No. 187), entitled:

An Act making an appropriation to the Chester County Hospital

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1590 (House No. 193), entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1591 (House No. 204), entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1592 (House No. 207), entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1593 (House No. 229), entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1594 (House No. 235), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1595 (House No. 246), entitled:

An Act making an appropriation to the Columbus Hospital located at Columbia Lancaster county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1597 (House No. 251), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1598 (House No. 255), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1599 (House No. 272), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1600 (House No. 273), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1601 (House No. 282), entitled:

An Act making an appropriation to the Mid-Valley Hospital

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson,	Kline, Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan,	Nulty, Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1602 (House No. 297), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1604 (House No. 313), entitled:

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1605 (House No. 332), entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1606 (House No. 334), entitled:

An Act making an appropriation to the West Side Hospital Association of the City of Scranton

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1607 (House No. 342), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1608 (House No. 343), entitled:

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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YEAS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1609 (House No. 346), entitled:

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1611 (House No. 394), entitled:

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1612 (House No. 406), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1613 (House No. 410), entitled:

An Act making an appropriation to the American Oncologic Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1614 (House No. 431), entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1615 (House No. 439), entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1616 (House No. 441), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Mercer county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1617 (House No. 444), entitled:

An Act making an appropriation to the Charity Hospital of the city of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1618 (House No. 446), entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1619 (House No. 458), entitled:

An Act making an appropriation to the Corry Hospital of the city of Corry Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1620 (House No. 468), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Erie County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1621 (House No. 474), entitled:

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1622 (House No. 477), entitled:

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1623 (House No. 480), entitled:

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1624 (House No. 487), entitled:

An Act making an appropriation to the Franklin City Hospital

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1625 (House No. 488), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1628 (House No. 494), entitled:

An Act making an appropriation to the Saint Timothy Memorial Hospital and House of Mercy Roxborough

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1629 (House No. 560), entitled:

An Act making an appropriation of fifty thousand dollars for the Sewickley Valley Hospital Association of Sewickley Allegheny County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1630 (House No. 1353), entitled:

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on said road in Elk township Warren County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1631 (House No. 1609), entitled:

A joint resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Canal Company and making an appropriation therefor

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1645 (House No. 4), entitled:

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1646 (House No. 59), entitled:

An Act making an appropriation to the hospital department of the Jewish Hospital Association of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,
The Senate proceeded to the third reading and consideration of Senate Bill No. 1647 (House No. 67), entitled:

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1648 (House No. 79), entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1649 (House No. 91), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1650 (House No. 92), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1652 (House No. 139), entitled:

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1653 (House No. 161), entitled:

An Act making an appropriation to the Auxillary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1654 (House No. 164), entitled:

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1655 (House No. 182), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,

DeWitt, Endsley, Farley, Graff,	Jarrett, Jones, Judson, Kline,	Mills, Moore, Morgan, Nulty,	Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1659 (House No. 257), entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1660 (House No. 264), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State Pupils and also a special appropriation for one deaf dumb and blind pupil

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Buckman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1661 (House No. 267), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital in the City of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1662 (House No. 269), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the deaf and dumb

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1663 (House No. 279), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1664 (House No. 281), entitled:

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1665 (House No. 289), entitled:

An Act making an appropriation to McKeesport Hospital McKeesport Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1666 (House No. 309), entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Buckman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1667 (House No. 315), entitled:

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1668 (House No. 318), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1671 (House No. 348), entitled:

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School ship located at the port of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1672 (House No. 358), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1673 (House No. 359), entitled:

An Act making an appropriation to the Historical Society of Western Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1674 (House No. 363), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1675 (House Bill No. 367), entitled:

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1676 (House Bill No. 381), entitled:

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Sensenich,	
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1677 (House Bill No. 382), entitled:

An Act making an appropriation for the purchase of the Roberts mineral collection for the Pennsylvania State Museum

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1678 (House No. 385), entitled:

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1679 (House No. 407), entitled:

An Act making an appropriation to the Ohio Valley General Hospital McKees Rocks Allegheny County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1684 (House No. 475), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,
The Senate Proceeded to the third reading and consideration of Senate Bill No. 1685 (House No. 484), entitled:

An Act making an appropriation to the trustees of the Cottage State Hospital at Connellsville Fayette County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the Question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1686 (House No. 486), entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1687 (House No. 498), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1688 (House No. 518), entitled:

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1689 (House No. 522), entitled:

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1690 (House No. 524), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the bituminous and semi-bituminous coal regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1691 (House No. 535), entitled:

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1692 (House No. 548), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lourie Street Troy Hill North Side Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,

DeWitt,
Endsley,
Farley,
Graft,

Jarrett,
Jones,
Judson,
Kline,

Mills,
Moore,
Morgan,
Nulty,

Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1693 (House No. 561), entitled:

An Act making an appropriation to the South Side Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1694 (House No. 568), entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1695 (House No. 586), entitled:

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1696 (House No. 599), entitled:

An Act making an appropriation to the Monongahela Hospital Association of Monongahela City Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1697 (House No. 603), entitled:

An Act making an appropriation to the trustees of the Coatesville Hospital Coatesville Chester County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1699 (House Bill No. 614), entitled:

An Act making an appropriation to St. Joseph's Hospital and Dispensary of Pittsburgh, Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1700 (House Bill No. 616), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1701 (House Bill No. 631), entitled:

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1702 (House Bill No. 632), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1703 (House No. 634), entitled:

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1704 (House No. 646), entitled:

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1705 (House No. 649), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Montgomery County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1706 (House No. 659), entitled:

An Act making an appropriation to the De Paul Institute of Scott Township Allegheny County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1708 (House Bill No. 662), entitled:

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1709 (House No. 664), entitled:

An Act making an appropriation to the Frankford Hospital located in Frankford Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1710 (House No. 665), entitled:

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1711 (House No. 685), entitled:

An Act making an appropriation for the Cottage State Hospital Philipsburg Centre County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1712 (House No. 694), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magée,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Dalx,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1713 (House No. 700), entitled:

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magée,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Dalx,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1715 (House No. 713), entitled:

An Act making an appropriation to the Kittanning General Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magée,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Dalx,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1717 (House No. 715), entitled:

An Act making an appropriation to the Grove City Hospital Grove City Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magée,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Dalx,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1718 (House No. 717), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Columbia County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magée,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Dalx,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1719 (House No. 718), entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1720 (House No. 722), entitled:

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1722 (House No. 730), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1723 (House No. 842), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1725 (House No. 748), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1726 (House No. 749), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Vare,
Daix,	Hunter,	Miller,	Thompson,

DeWitt,
Endsley,
Farley,
Graff,

Jarrett,
Jones,
Judson,
Kline,

Mills,
Moore,
Morgan,
Nulty,

Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1727 (House No. 756), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Biddleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1728 (House No. 757), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Biddleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1731 (House No. 763), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Biddleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1732 (House No. 765), entitled:

An Act making an appropriation to the Bellefonte Hospital Corporation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Biddleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1733 (House No. 769), entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Biddleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1734 (House No. 779), entitled:

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1736 (House Bill No. 784), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1737 (House Bill No. 798), entitled:

An Act making an appropriation to Downingtown Industrial and Agricultural School

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1738 (House Bill No. 811) entitled:

An Act making an appropriation to the Glenn Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1739 (House Bill No. 812) entitled:

An Act making an appropriation to the Glenn Mills Schools situated in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and refrigerating plant and the repair and alteration of an old school building into an assembly room

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1740 (House Bill No. 815) entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the city of Johnstown

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1741 (House Bill No. 821) entitled:

An Act making an appropriation to the Children's Hospital at Pittsburgh in the City of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1742 (House Bill No. 828) entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1743 (House Bill No. 833) entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1744 (House Bill No. 839) entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Homsher,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1745 (House Bill No. 843) entitled:

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1746 (House Bill No. 846) entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgeway Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1747 (House Bill No. 849) entitled:

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1748 (House Bill No. 856) entitled:

An Act making an appropriation to the Columbia Hospital, Wilkinsburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1749 (House Bill No. 884) entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1751 (House Bill No. 889) entitled:

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sprout,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1752 (House Bill No. 901) entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sprout,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1754 (House Bill No. 936) entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sprout,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1755 (House Bill No. 942) entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sprout,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1756 (House Bill No. 947) entitled:

An Act making an appropriation to the Institute for Colored Youth at Chester Delaware county

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sprout,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1757 (House Bill No. 938) entitled:

An Act making an appropriation to the German Hospital of the city of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Clark,	Homsher,	McNichol,	Sproul,
Clark,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1758 (House Bill No. 1031) entitled:

An Act making an appropriation to the Waynesboro Hospital of Waynesboro Greene county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1760 (House Bill No. 1127) entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1761 (House Bill No. 1133) entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1762 (House Bill No. 1155) entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1763 (House Bill No. 1177) entitled:

An Act making an appropriation to the Commonwealth Humane Society of Bradford Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1764 (House Bill No. 1249) entitled:

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1765 (House Bill No. 1262) entitled:

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the Girls Department

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,

Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graft,

Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1767 (House Bill No. 1212) entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1768 (House Bill No. 1231) entitled:

An Act making an appropriation to the Mason Hospital Association of Roaring Spring Blair county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1769 (House Bill No. 1366) entitled:

An Act making an appropriation to the Nesbitt West Side Hospital of Dorrenceton Luzerne county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1770 (House Bill No. 1375) entitled:

An Act making an appropriation to the Industrial Home for Colored Working Girls of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1771 (House Bill No. 1474) entitled:

An Act making an appropriation to the Green Home of Roaring Branch Pennsylvania for the maintenance of said home

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,

DeWitt,
Endsley,
Farley,
Graft,

Jarrett,
Jones,
Judson,
Kline,

Mills,
Moore,
Morgan,
Nulty,

Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1772 (House Bill No. 1707) entitled:

An Act making an appropriation to the Carlisle Hospital of Carlisle Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1773 (House Bill No. 1771) entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1774 (House Bill No. 1837) entitled:

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1777 (House Bill No. 2018) entitled:

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1778 (House Bill No. 2051), entitled:

An Act to repeal section five of an act entitled "A supplement to the act entitled 'An Act for erecting part of Bedford county into a separate county' passed twentieth September seventeen hundred and eighty-seven and for other purposes" approved April twelfth one thousand eight hundred and forty-five

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1779 (House Bill No. 2052), entitled:

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1786 (House Bill No. 925), entitled:

An Act making an appropriation to the Hamot Hospital Association of the City of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1798 (House Bill No. 848), entitled:

An Act making an appropriation to Grove City College Mercer County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1799 (House Bill No. 999), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1800 (House Bill No. 1292), entitled:

An Act making an appropriation to the Board of Directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1801 (House Bill No. 1422), entitled:

An Act making an appropriation to the Charleroi-Monesen Hospital Charleroi Washington County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1802 (House Bill No. 676), entitled:

An Act making an appropriation to the trustees of Temple University

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has

passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1803 (House Bill No. 729), entitled:

A further supplement to an Act entitled "An Act to accept the grant of public lands by the United States for the endowment of agricultural colleges" approved April first one thousand eight hundred and sixty-three and making an appropriation for carrying the same into effect

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1804 (House Bill No. 829), entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1805 (House Bill No. 896), entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1807 (House Bill No. 15), entitled:

An Act making an appropriation to the Dayton Normal Institute of Dayton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1825 (House Bill No. 538), entitled:

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping ground for three separate brigade encampments either or all and providing for the care and preparation of same said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing the method of payment of land purchased

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,

Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1826 (House Bill No. 674), entitled:

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1827 (House Bill No. 623), entitled:

An Act making an appropriation for the providing, erection and completion of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be erected, completed, managed and cared for under the direction of the Armory Board of the State of Pennsylvania also an appropriation for the management and care of armories erected completed or provided and to be erected completed or provided for the two fiscal years beginning June first 1913, necessary repairs and contingent expenses in maintenance of armories, premiums on fire insurance and title insurance advertisement for bids actual traveling expenses of members of the Armory Board of the State of Pennsylvania, clerical and general expenses of Board and inspection expenses

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1828 (House Bill No. 640), entitled:

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania should such armory buildings be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1832 (House Bill No. 1649), entitled:

An Act authorizing the trustees of the Danville State Hospital for Insane to change the location of the effluent of the sewage-disposal plant of said hospital and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander, Beidleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline,	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1836 (House Bill No. 1104), entitled:

An Act making an appropriation to the State Highway Department to be used in deepening, straightening, widening and otherwise improving Turtle Creek so as to prevent damages and danger from floods and overflows and granting to the said State Highway Department the authority to make said improvements

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1837 (House Bill No. 1322), entitled:

An Act making an appropriation to the Woman's Union Day Nursery Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1839 (House Bill No. 1699), entitled:

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1840 (House Bill No. 1750), entitled:

An Act making an appropriation to the Isaac Rendell Industrial Training School for Colored Youths in Lancaster county

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1841 (House Bill No. 1884), entitled:

An Act making an appropriation to the Volunteers of America Sanitarium located at Aquashicola near Palmerton Carbon county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1842 (House Bill No. 2067), entitled:

A joint resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character of duties and compensation of persons in the employ of the State Government directing the co-operation of the various State Departments boards bureaus and commissions and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1843 (House Bill No. 65), entitled:

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan Schools approved May twenty-seventh one thousand eight hundred and ninety-three

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1845 (House Bill No. 283), entitled:

An Act making an appropriation to Avery College Trade School of North Side Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1846 (House Bill No. 284), entitled:

An Act making an appropriation to the Lancaster General Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1847 (House Bill No. 308), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1848 (House Bill No. 339), entitled:

An Act for the carrying into effect the provisions of a concurrent resolution approved by the Governor the twentieth day of June one thousand nine hundred and eleven and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. McILHENNY. Mr. President, I ask that Senate Bill No. 1850 (House Bill No. 374), on third reading, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1851 (House Bill No. 460), entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1852 (House Bill No. 528), entitled:

An Act making an appropriation to the National Farm School at Doylestown

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1853 (House Bill No. 567), entitled:

An Act making an appropriation to the State Normal Schools of the Commonwealth

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1854 (House Bill No. 577), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1857 (House Bill No. 710), entitled:

An Act making an appropriation to the Hahnemann Hospital of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1859 (House Bill No. 788), entitled:

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1860 (House No. 832), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1861 (House No. 836), entitled:

An Act making an appropriation to the Robert Packer Hospital at Sayre Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1862 (House No. 852), entitled:

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1863 (House No. 880), entitled:

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Rittersville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1864 (House No. 893), entitled:

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,

DeWitt,
Endsley,
Farley,
Graft,

Jarrett,
Jones,
Judson,
Kline,

Mills,
Moore,
Morgan,
Nulty,

Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1865 (House No. 948), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1866 (House No. 1260), entitled:

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1867 (House No. 1309), entitled:

An Act enabling The Pennsylvania State College to carry the benefits of its investigations to the farmers of the State and making an appropriation for that purpose

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1869 (House No. 1410), entitled:

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morgantown Washington county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1870 (House No. 1803), entitled:

An Act to equalize educational advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1874 (House No. 754), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1875 (House No. 1257), entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1876 (House No. 1930), entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women or females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act.

And said bill having been read at length the third time, and agreed to,
On the question,
Shall the bill pass finally?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1877 (House No. 2155), entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1878 (House No. 681), entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1879 (House No. 1059), entitled:

An Act to establish a Secondary School of Agriculture at Pennsburg Pennsylvania and making appropriation for the said school

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1880 (House No. 1582), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1882 (House No. 584), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidlemann,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. KLINE. Mr. President, I ask that Senate Bill No. 1886 (House Bill No. 1428), on third reading, entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the Counties of Somerset Fayette and Washington

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidlemann,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives which were laid upon the table.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1890 (House Bill No. 1062), as follows:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Highway Department is authorized and directed to construct a bridge in Lycoming county over the Susquehanna river from the terminal of Second street in the borough of Montgomery to a public road in Muncy Creek township The cost to the Commonwealth of such bridge shall not exceed sixty thousand dollars (\$60,000)

Section 2 To carry out the purpose of this act the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated Payment of the moneys hereby appropriated and the preparation and execution of all contracts shall be subject to such conditions as may be imposed by the Auditor General No part of this appropriation shall be available until it be shown to the satisfaction of the Auditor General that sites for piers abutments and approaches to said bridge have been provided without expense to the Commonwealth and that an additional sum of sixty thousand dollars (\$60,000) for the construction of said bridge has been secured either by appropriation by the county or private subscription or by both subscription and appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1892 (House Bill No. 1117), entitled:

An Act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. KLINE. Mr. President, I move that Senate Bill No. 1892 (House Bill No. 1117), the bill just read, be recommitted to the Committee on Appropriations.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1893 (House Bill No. 1303), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 105, entitled:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of

their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

and has appointed Messrs. Walnut, Lenker and Matt as a committee of conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two Houses on said bill.

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess until 8 o'clock this evening.

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. KURTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KURTZ, from the Committee on Mines and Mining, re-reported as amended Senate Bill No. 803 (House Bill No. 570), entitled:

An Act requiring any individual firm or corporation mining anthracite coal in this Commonwealth where coal is mined and paid for by the car to keep record of all coal mined at the miners' chutes where said coal is loaded in cars providing that said record shall be the final basis in computing the miners' earnings per car without any deduction for any slate or refuse that may be loaded in said car or cars in the usual and natural course of mining coal providing further that said record shall be open for the inspection of all miners and providing penalties for failure to comply with the provisions of this act.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, re-reported as amended Senate Bill No. 1328 (House Bill No. 1408), entitled:

An Act fixing the compensation of the reading clerks of the Senate and House of Representatives and the journal clerk of the Senate

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 294, entitled:

An Act to amend an act approved the tenth day of May one thousand nine hundred nine entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole"

House Bill No. 1471, entitled:

An Act providing that no self playing piano orchestration or other mechanically operated musical instrument shall be played operated or permitted in any hotel tavern inn saloon restaurant moving picture parlor dancing hall or other place frequented by the public unless a license fee of five dollars per annum expiring on December thirty-first of the year in which such license fee is paid shall be paid for and every one thereof to the State Board of Censors for the use and benefit of the Commonwealth for which the person paying such license fee shall receive a certificate and which said certificate shall be conspicuously displayed on such self playing piano orchestration or other mechanically operated musical instrument and providing a penalty for the violation of this act

House Bill No. 50, entitled:

An Act amending an act entitled "An Act making it lawful for any municipality in which a corporation created and existing under and by virtue of the laws of this Commonwealth have constructed and are maintaining or may hereafter construct and maintain sewers culverts conduits and pipes with the necessary inlets and appliances for surface under surface and sewage drainage to become the owner of such sewers culverts conduits and pipes with the necessary inlets and appliances aforesaid providing the amount to be paid for the same and the manner of ascertaining such amount in case of disagreement between the municipality and the corporation owning the same" approved April nineteenth one thousand nine hundred and one by extending the provisions thereof to sewers culverts conduits and pipes with the necessary inlets and appliances owned by individuals and unincorporated associations and providing for the assessment of the costs and expenses of the property so acquired upon the properties benefited thereby or upon the proper municipality

House Bill No. 195, entitled:

An Act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act

House Bill No. 404, entitled:

An Act requiring employers to make report to the Bureau of Industrial Statistics of accidents to employes and prescribing a penalty for non-compliance therewith

House Bill No. 872, entitled:

An Act to further amend the sixth section of an act approved April twenty-third Anno Domini one thousand nine hundred and three entitled "An Act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such powers may be exercised" by extending the application of such section to dependent neglected and incorrigible children and providing for the payment of the board of such children

House Bill No. 1007, entitled:

An Act authorizing the appointment of two delegates from Pennsylvania as members of a commission to investigate European systems of rural credits and report thereon and making an appropriation therefor

House Bill No. 1246, entitled:

An Act providing for and regarding the releasing on parole of certain prisoners who have been sentenced for life

House Bill No. 1440, entitled:

An Act to provide for the use of voting machines at any or all elections and primary elections within this State creating a State Board of Voting Machine Examiners and defining its powers and duties providing rules and regulations for the conduct of elections and primary elections held with voting machines and providing penalties for violation of the provisions of this act

House Bill No. 1560, entitled:

An Act to amend the second section of an act entitled "An Act empowering the Governor of this Commonwealth to appoint special officers or policemen for incorporated or unincorporated associations heretofore or hereafter organized for any charitable purpose" approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five

House Bill No. 1729, entitled:

An Act to amend an act entitled "An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof including property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one

House Bill No. 2001, entitled:

An Act prescribing the time and manner of submitting to the people for their approval and ratification or rejection a certain proposed amendment to the Constitution of Pennsylvania

House Bill No. 107, entitled:

An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

House Bill No. 408, entitled:

An Act regulating the mining out and removing of the coal and other minerals and support underlying and beneath the surface of the several streets avenues thoroughfares courts alleys places and public highways within the limits of the several municipal corporations and authorizing the creation of a Bureau of Mine Inspection and Surface Support by any municipal corporation within the anthracite coal fields of this Commonwealth and giving such bureau jurisdiction and providing a penalty for violation thereof

House Bill No. 638, entitled:

And Act to provide for the health and safety of persons and for the protection and preservation of property where the coal rock earth or other minerals or materials underlying and beneath the surface of said property within the anthracite coal fields of this Commonwealth has been or is being removed and fixing the time when limitation of actions for damages begin to run and providing a penalty for violation thereof

House Bill No. 1142, entitled:

An Act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating and destroying of uninhabitable houses and the filing of liens creating a division of housing and sanitation providing for institution of prosecutions and penalties for violations of the provisions thereof and repealing all laws inconsistent therewith

House Bill No. 210, entitled:

An Act to amend title and sections three and four and five and six and nine and eleven of an act entitled "An Act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" approved the third day of June one thousand nine hundred and eleven

House Bill No. 1182, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the transportation of certain pupils at the expense of the proper school district

House Bill No. 1187, entitled:

An Act authorizing each city of the first class to establish a municipal pension fund for employees of said city and regulating the payment of such pensions

House Bill No. 1453, entitled:

An Act to amend article six of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding a new section thereto

House Bill No. 1646, entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania abolishing the office of Secretary of Internal Affairs

House Bill, No. 1723, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1767, entitled:

A supplement to an Act entitled "An act to fix the fees to be allowed the district attorney in counties containing over eight hundred thousand inhabitants" so as to provide for fees in counties containing one million two hundred thousand inhabitants and over

House Bill No. 956, entitled:

An Act to amend an act entitled "An Act to provide for the licensing and regulating of slaughter-houses shops wagons and places where meats poultry fish game and shell-fish are prepared for use as food or stored or exposed for sale in cities of the first class in this Commonwealth and providing penalties for any violation of any regulation governing the same" approved the twenty-sixth day of April Anno Domini one thousand nine hundred and seven so as to provide that licenses shall be for the calendar year and that licensees continuing in business shall annually apply for new licenses

Senate Bill No. 987, entitled:

An Act making a chief Burgess of a borough eligible to the office for the next succeeding term

Senate Bill No. 636, entitled:

An Act to amend the first section of an act entitled "An act authorizing banks chartered under the laws of the Commonwealth of Pennsylvania to loan money on the security of bonds and mortgages on real estate and to invest their funds in bonds mortgages notes and other interest bearing securities and obligations" approved the tenth day of July Anno Domini one thousand nine hundred and one Pamphlet Laws six hundred thirty-nine by defining more definitely the amount of money banks may loan on the security of and the amount said banks may invest in bonds and mortgages on real estate.

Senate Bill No. 216, entitled:

An Act making an appropriation for the payment to one John J. Devitt for services rendered due him as a member of the Mine Inspectors' Examining Board for the counties of Schuylkill Northumberland Columbia and Dauphin which was not paid him

Senate Bill No. 251, entitled:

An Act making an appropriation to carry out further the provisions of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An act making an appropriation for the improvement of the State Canal Basins at the Port of Erie by dredging the said basins for widening the piers and bridges over the water channel between the said canal basins and erecting certain walls in the same for the protection of said State canal basin with harbor of Erie authorizing the appointment of a commission to make said improvements and providing for regulating the manner in which said basins shall be used by the public and kept in repair"

Senate Bill No. 263, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and thirteen

Senate Bill No. 300, entitled:

An Act to protect the health and lives of employes in certain occupations by requiring the use of blowers or similar apparatus in connection with certain kinds of machinery and specifying the equipment to be used in connection therewith regulating the use of such blowers and apparatus and providing penalties for violation of this act

Senate Bill No. 301, entitled:

An Act making an appropriation for the improvement of the Port of Erie by constructing a modern commercial steam boat landing or wharf upon State lands within the harbor of Erie authorizing the appointment of a commission to construct same and providing for regulating the manner in which said wharf shall be used by the public and kept in repair

Senate Bill No. 357, entitled:

An Act making an appropriation to Emma Lorah mother of Bruce L. Lorah formerly an assistant range master in the Ninth Regiment National Guard of Pennsylvania

Senate Bill No. 371, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for its maintenance and support for the two fiscal years beginning June first one thousand nine hundred and thirteen for the removal of power plant for furnishings equipment and repairs alterations and changes in buildings completion of nurses' and superintendent's residence and providing the manner of payment of said appropriation

Senate Bill No. 388, entitled:

A supplement to an act entitled "An Act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Eastern Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 396, entitled:

An Act making an appropriation to the Western State Penitentiary

Senate Bill No. 397, entitled:

An Act making an appropriation to reimburse the several counties in the Western Penitentiary district for a certain sum of money paid into the State Treasury

Senate Bill No. 506, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Herr street in the city of Harrisburg in front of the State Arsenal

Senate Bill No. 564, entitled:

An Act to refund to Aaron Hershenson of McKean county money paid for license to sell oleomargarine

Senate Bill No. 649, entitled:

An Act making an appropriation to carry further into operation the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An act to authorize the completion of a dike or dikes for the protection of property adjacent to the Delaware River in Falls township Bucks county and the payment of all monies still due for work heretofore done on the said dike or dikes and making an appropriation therefor

Senate Bill No. 874, entitled:

An Act providing for compensation of the members of the Commission to revise and codify the present anthracite mining laws for their services in attendance upon the meetings of the Commission which commission was appointed under the provisions of an act entitled "An act authorizing the appointment of a Commission to revise and codify the present anthracite mining laws defining its powers and duties and making an appropriation to defray the expenses of said commission" approved the fourteenth day of June one thousand nine hundred and eleven fixing their compensation at ten dollars per day and making an appropriation to defray the expense thereof

Senate Bill No. 936, entitled:

An Act directing the State Librarian to cause certain old church records of this State to be translated preserved and published and making an appropriation therefor

Senate Bill No. 1047, entitled:

A supplement to an Act entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forest reserves by the Department of Forestry" approved the twenty-fifth day of February Anno Domini one thousand nine hundred and one (Pamphlet Laws page eleven) authorizing the Department of Forestry to designate certain of the foresters within its employ to act as district foresters in the performance of general forest work other than within the State forests

Senate Bill No. 1048, entitled:

An Act making an appropriation for the purpose of erecting a protection and retaining wall and filling the washout caused by floods of the Beaver and Ohio Rivers and by the erection of Dam No. 1 and the abutment thereto of the Beaver Division of the Pennsylvania Canal at Bridgewater Pennsylvania

Senate Bill No. 1170, entitled:

An Act refunding to Frank Bolger ex-Treasurer of Bedford county certain monies by him erroneously paid into the State Treasury

Senate Bill No. 1273, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Maclay street in the city of Harrisburg in front of the Pennsylvania State Lunatic Hospital

Senate Bill No. 1281, entitled:

An Act defining the water resources of the Commonwealth providing for the taking of an inventory thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing penalties for violation of this act and making an appropriation to carry the same into effect

Senate Bill No. 1346, entitled:

An Act providing for the reimbursement for loss or damage sustained by the breaking of a dam near Austin Potter county and making an appropriation therefor

Senate Bill No. 1393, entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws of this Commonwealth"

Senate Bill No. 1575, entitled:

A joint resolution providing for the appointment of a commission to select and purchase a silver service for the battleship "Pennsylvania" and making an appropriation therefor and providing for the appointment of a committee to arrange the presentation exercises

Whereupon,
The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerlerich) in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows, and referred to the Committee on Judiciary General:

COMMISSIONER OF DEEDS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 23, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Archie A. Way, Boston, Massachusetts, to be Commissioner of Deeds for the Commonwealth of Pennsylvania, for the term of five years, to compute from the date of confirmation.

JOHN K. TENER.

MEMBER OF THE THADDEUS STEVENS INDUSTRIAL SCHOOL OF PENNSYLVANIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 23, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate A. C. Welchans of the city of Lancaster, to be a member of the Thaddeus Stevens Industrial School of Pennsylvania.

JOHN K. TENER.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 23, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate

Frank W. Salisbury, to be Justice of the Peace in and for the township of Highland, county of Elk, to serve until the first Monday in January, 1914, vice John Willis, resigned.

JOHN K. TENER.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 23, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

ALLEGHENY COUNTY.

Jas. N. Bebout, Pittsburgh.
H. F. Schmidt, Pittsburgh.

CHESTER COUNTY.

Miss Martha H. Detwiler, East Vincent Township.

MERCER COUNTY.

W. J. Emph, Farrell.

NORTHUMBERLAND COUNTY

Miss Martha R. Flanagan, Mount Carmel.

PHILADELPHIA COUNTY.

Arthur Hagen Miller, Philadelphia.
William H. R. Sheetz, Philadelphia.

JOHN K. TENER.

MOTION TO PROCEED TO THE CONSIDERATION OF SENATE BILLS ONLY ON THIRD READING AND FINAL PASSAGE.

Mr. McILHENNY. Mr. President, I move that the Senate do now proceed to the consideration of Senate bills on third reading and final passage.

Mr. GRAFF. Mr. President, I second the motion.
The motion was agreed to.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 660, entitled:

A joint resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the eighteenth (XVIII) article thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Alexander,	DeWitt,	Hoke,	Martin,
Beidleman,	Endsley,	Homsher,	McIlhenney,
Buckman,	Farley,	Hunter,	McNichol,
Catlin,	Graff,	Jones,	McNichols,
Clark,	Gyger,	Kline,	Sensenich,
Cooper,	Hall,	Knapp,	Sheatz,
Crow,	Heacock,	Kurtz,	Gerberich,
Dalx,	Hilton,	Magée,	Pres. pro tem.

NAYS—3.

Huffman,	Judson,	Miller,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. HALL. Mr. President, I ask that Senate Bill No. 989, on third reading, entitled:

An act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation Law of one thousand nine hundred thirteen

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1344, as follows:

An Act to safeguard certain civil rights regardless of race creed or descent and to impose penalties for violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for the owner lessee or manager of any hotel restaurant eating house tavern inn road-house railroad street railway boat vessel theatre hall concert-hall music-hall place of entertainment place of amusement summer resort bath-house barber shop or similar or analagous place or conveyance for the comfort accommodation amusement health rest or recreation of the public to refuse to accommodate receive admit or convey any person on account of race creed or descent or to publish directly or indirectly anything to the effect that in any such place or conveyance no person of a particular race creed or descent will be accommodated received admitted or conveyed or to publish directly or indirectly anything intimating or stating that the patronage or custom of persons of a particular race creed or descent is unwelcome objectionable unacceptable undesired or not solicited This shall not prohibit the sending of a written or printed communication in reply to a specific inquiry or request

Section 2 The production of a written or printed communication notice statement or advertisement in violation of the first section of this act relating to a particular place or conveyance shall be prima facie evidence that such communication notice statement or advertisement was authorized by the owner lessee or manager of such place or conveyance

Section 3 Any person partnership or corporation that shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty dollars nor more than five hundred dollars

Section 4 The act approved the nineteenth day of May one thousand eight hundred and eighty-seven entitled "An Act to provide civil rights for all people regardless of race or color" is repealed All other acts or parts of acts inconsistent with this act are repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—26.

Alexander,	Endsley,	Hunter,	Sheatz,
Beidleman,	Farley,	Jarrett,	Snyder,
Buckman,	Graff,	Kline,	Sproul,
Catlin,	Gyger,	Kurtz,	Vare,
Cooper,	Hall,	McNichol,	Gerberich,
Crow,	Hoke,	McNichols,	Pres. pro tem.
Dalx,	Homsher,	Salus,	

NAYS—7.

DeWitt,	Judson,	Mills,	Nulty,
Heacock,	Miller,	Morgan,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1567, entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Beldleman,	Hall,	Knapp,	Morgan,
Buckman,	Heacock,	Kurtz,	Salus,
Catlin,	Hilton,	Magee,	Sensenich,
Clark,	Hoke,	Martin,	Sheatz,
Cooper,	Homsher,	McIlhenny,	Snyder,
Crow,	Huffman,	McNichol,	Sones,
Endsley,	Hunter,	McNichols,	Sproul,
Graff,	Jarrett,	Miller,	Wasbers,
Gyger,	Jones,	Mills,	Gerberich,
	Kline,	Moore,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1791, entitled:

An Act relating to roads in townships and prescribing the duties of commissioners and supervisors

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Alexander,	Farley,	Knapp,	Nulty,
Beldleman,	Graff,	Kurtz,	Salus,
Buckman,	Gyger,	Magee,	Sensenich,
Catlin,	Hall,	Martin,	Sheatz,
Clark,	Homsher,	McIlhenny,	Snyder,
Cooper,	Hunter,	McNichol,	Sones,
Crow,	Jarrett,	McNichols,	Sproul,
Daix,	Jarrett,	Miller,	Vare,
DeWitt,	Jones,	Mills,	Wasbers,
Endsley,	Judson,	Moore,	Gerberich,
	Kline,	Morgan,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1820, entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beldleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Clark,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1872, as follows:

An Act fixing the number compensation mileage and duties of the officers and employees of the General Assembly and providing for their election or appointment and manner of filling vacancies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the officers and employees of each branch of the Legislature shall be as follows to wit

First In the Senate there shall be in addition to the President and President Pro Tempore as provided for by the Constitution one chief clerk one secretary one librarian one assistant librarian one journal clerk one reading clerk one executive clerk one desk clerk one message clerk four transcribing clerks one sergeant-at-arms one chief assistant sergeant-at-arms who shall be chief door-keeper and twelve assistant sergeant-at-arms one postmaster one messenger one assistant messenger one superintendent of folding room six pasters and folders one clerk to the President one stenographer to the President one clerk to the President pro tempore one stenographer to the President pro tempore one stenographer to the chief clerk one stenographer to the Senate Librarian one chaplain one day watchman one night watchman two clerks to committees eight stenographers one custodian of committee rooms one elevator operator one assistant elevator operator one custodian of wash room one custodian of the coat room one custodian of the basement one custodian of newspapermen's room three janitors one page to the President one page to the President pro tempore one chief page and fourteen pages The clerk the stenographer and the page to the President shall be appointed by the President the clerk the stenographer and the page to the President pro tempore shall be appointed by the President pro tempore the stenographer to the chief clerk and the janitors shall be appointed by the chief clerk the assistant librarian and the stenographer to the librarian shall be appointed by the librarian but all the other officers and employees shall be elected by the Senate

Second In the House of Representatives there shall be in addition to the Speaker as provided for by the Constitution one chief clerk one resident clerk one assistant resident clerk one journal clerk one assistant journal clerk one reading clerk one assistant reading clerk one assistant clerk two desk clerks one message clerk eight transcribing clerks one sergeant-at-arms one chief assistant sergeant-at-arms who shall be the chief door keeper twenty assistant sergeant-at-arms one postmaster one assistant postmaster one messenger three assistant messengers one superintendent of folding room ten pasters and folders one Speaker's clerk one stenographer to the Speaker one stenographer to the chief clerk one stenographer to the resident clerk one chaplain one day watchman one night watchman six clerks to committees ten stenographers one custodian of committee rooms one elevator operator one assistant elevator operator one custodian of wash room one custodian of telephones four janitors one Speaker's page one chief page and twenty pages The clerk the stenographer and the page to the Speaker shall be appointed by the Speaker the stenographer to the chief clerk and the janitors shall be appointed by the chief clerk the assistant resident clerk and the stenographer to the resident clerk shall be appointed by the resident clerk but all the other officers and employees shall be elected by the House of Representatives

Section 2 The compensation of the officers and employees of the General Assembly heretofore provided for shall be as follows to wit The President pro tempore of the Senate and the Speaker of the House of Representatives in addition to their salaries as members of the Legislature shall each receive five dollars per diem for each regular biennial special or extraordinary session the chief clerks shall each receive three thousand five hundred dollars for each biennial session ten dollars per diem for each special or extraordinary session and two hundred dollars per month during the interim between Legislative sessions The Secretary of the Senate shall receive the sum of five thousand dollars per annum The assistant clerk of the House of Representatives shall receive eighteen hundred dollars for each regular biennial session ten dollars per diem for each special or extraordinary session and five dollars per diem during the interim between legislative sessions the librarian of the Senate and the resident clerk of the House of Representatives shall each receive three thousand six hundred dollars per annum the assistant librarian of the Senate and the assistant resident clerk of the House of Representatives shall each receive eighteen hundred dollars for each regular biennial session ten dollars per diem for each special extraordinary session and five dollars per diem during the interim between legislative sessions the journal and reading clerks shall each receive two thousand five hundred dollars for each regular biennial session and ten dollars per diem for each special or extraordinary session the desk clerks assistant reading clerk and assistant journal clerk shall each receive eighteen hundred dollars for each regular biennial session and ten dollars per diem for each special or extraordinary session the executive clerk shall receive fifteen hundred dollars for each regular biennial session and ten dollars per diem for each special or extraordinary session Provided however That the salaries of any of the said officers for a special or extraordinary session shall not exceed the salary for a regular biennial session for each

regular biennial special or extraordinary session the message clerks shall each receive ten dollars per diem for each regular biennial special or extraordinary session the transcribing clerks shall each receive nine dollars per diem for each regular special or extraordinary session the clerks to committees stenographers chaplains sergeant-at-arms and clerks to President pro tempore postmasters chief assistant sergeant-at-arms stenographer to President pro tempore stenographer to Speaker stenographers to chief clerks stenographer to Senate librarian and stenographer to resident clerk shall each receive seven dollars per diem for each regular biennial special or extraordinary session the assistant sergeant-at-arms assistant postmaster messenger assistant messengers superintendent of folding room pasters and folder watchmen elevator operators and assistants and all custodians shall each receive six dollars per diem for each regular biennial special or extraordinary session the janitors shall each receive three dollars per diem for each regular biennial special or extraordinary session the page to the President the page to the President pro tempore the Speaker's page and the chief pages shall each receive three dollars per diem and the pages two dollars per diem for each regular biennial special or extraordinary session the clerk to the President and the clerk to the Speaker shall each receive fifteen hundred dollars per annum and the stenographer to the President shall receive one thousand dollars per annum. Provided however That the stenographer to the Senate librarian and the stenographer to the resident clerk of the House of Representatives shall each receive one hundred and fifty dollars per month during the interim between legislative sessions and that the watchmen and the chief and assistant elevator operators of both houses shall each receive the sum of three dollars per diem and the custodian of the Senate wash room and the custodian of the basement of the Senate shall each receive the sum of four dollars per diem during the interim between legislative sessions.

Section 3 All the officers and employees provided for in this act shall return as such to the next regular biennial session of the Legislature following that for which they were elected or appointed and those who shall not be re-elected or appointed or elected or appointed to some other office in the Legislature shall be allowed their regular per diem compensation except the chief clerks secretary assistant clerk librarian assistant librarian resident clerk assistant resident clerk journal clerks assistant journal clerk reading clerks assistant reading clerk executive clerk desk clerks and message clerks who shall each receive ten dollars per diem and the clerk and the stenographer to the President who shall each receive seven dollars per diem for ten days or until their successors are duly elected or appointed and qualified.

Section 4 That each of the officers and employees authorized by this act shall be entitled to mileage for each regular biennial special or extraordinary session of the Legislature and as returning officers at the rate of ten cents per mile to and from their homes to be computed by the ordinary mail route between their homes and the State Capital.

Section 5 The officers and employees of each house shall be severally sworn before entering upon their duties and shall be under the direction and control of the presiding officers and chief clerks of their respective houses who may assign them to such duties as are usually performed in the offices to which they have been respectively elected or appointed. No extra compensation shall be allowed to any officer or employee because of such assignment of duty.

Section 6 All vacancies that may occur by death resignation or otherwise of any of the officers or employees of the Legislature during the session of the Legislature shall be filled by election or appointment as provided for in this act. If any vacancy shall occur during the recess of the Legislature in the office of President pro tempore of the Senate or Speaker of the House of Representatives the duties of said offices shall be performed by the chairman of the Committee on Judiciary General of the respective houses all other vacancies that may occur during the recess in any of the elective offices of the Legislature shall be filled in the Senate by appointment by the President pro tempore of the Senate and in the House of Representatives by appointment by the Speaker of the House of Representatives vacancies occurring at any time in appointive offices shall be filled by the respective officers authorized to appoint said officers or employees.

Section 7 The per diem pay of each of said officers and employees shall commence from the day said officer or employee was sworn and actually entered upon the duties of his employment.

Section 8 This act is not intended to repeal any portion of the Legislative Journal act approved June ninth one thousand nine hundred and eleven nor that portion of the act approved March first one thousand nine hundred and eleven which fixes the duties of the secretary of the Senate.

Section 9 All laws or parts of laws inconsistent herewith except as herein referred to be and the same are hereby repealed.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Alexander,	Graff,	Kline,	Nulty,
Beidleman,	Gyger,	Knapp,	Salus,
Buckman,	Hall,	Kurtz,	Sensenich,

Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,

Heacock,
Hilton,
Hoke,
Homsher,
Hunter,
Jarrett,
Jones,
Judson,

Magee,
Martin,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,

Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1873, entitled:

An Act providing for and giving power to the board of trustees of cemetery corporations to assess lot owners and to enforce the payment of assessments

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,

Farley,
Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Hunter,

Jarrett,
Jones,
Judson,
Kline,
Knapp,
Kurtz,
Magee,
Martin,
McNichol,

McNichols,
Miller,
Mills,
Moore,
Morgan,
Sheatz,
Sproul,
Gerberich,
Pres. pro tem.

NAYS—1.

Nulty,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1884, entitled:

An Act authorizing S W Shearer and Joseph W George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,

Graff,
Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Hunter,
Jarrett,
Jones,
Judson,

Kline,
Knapp,
Kurtz,
Magee,
Martin,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,

Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1885, entitled:

An Act for the protection of trees shrubs and plants providing for and regulating the licensing of persons who hire act as dendrologists and treat trees shrubs and plants for pests regulating the use of the license and providing penalties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Alexander,	Graff,	Knapp,	Nulty,
Beldleman,	Gyger,	Kurtz,	Salus,
Buckman,	Hall,	Magee,	Sensenich,
Catlin,	Heacock,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Hunter,	McNichols,	Sproul,
Dalx,	Jarrett,	Miller,	Vare,
DeWitt,	Jones,	Mills,	Wasbers,
Endsley,	Judson,	Moore,	Gerberich,
Farley,	Kline,	Morgan,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REPORT FROM COMMITTEE.

Mr. KLINE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE, from the Committee on Appropriations, reported as amended Senate Bill No. 1776 (House Bill No. 1987), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

BILL ON FIRST READING.

Mr. KLINE. Mr. President, I move that Senate Bill No. 1776 (House Bill No. 1987), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

be read the first time.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1776 (House Bill No. 1987), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. KLINE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE, from the Committee on Appropriations, reported as committed Senate Bill No. 1835 (House Bill No. 786), entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

BILL ON FIRST READING.

Mr. KLINE. Mr. President, I move that Senate Bill No. 1835 (House Bill No. 786), entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and perpetuate the memory of the men who were principally instrumental in establishing and carrying

it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

be read the first time.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1835 (House Bill No. 786), entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEE.

Mr. McILHENNY. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McILHENNY, from the Committee on Judiciary General, reported as committed Senate Bill No. 1816 (House Bill No. 2085), entitled:

An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

Also, from the Committee on Judiciary General, reported as amended Senate Bill No. 1387 (House Bill No. 1636), entitled:

An Act making it the duty of the recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyance of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavits shall be sent only to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury and further providing that neither the said affidavit nor the contents thereof shall be shown or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistance and employes in their respective offices and providing penalty for the violation thereof

BILLS ON FIRST READING.

Mr. McILHENNY. Mr. President, I move that Senate Bill No. 1816 (House Bill No. 2085), entitled:

An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

and Senate Bill No. 1387 (House Bill No. 1636), entitled:

An Act making it the duty of recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyances of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavit shall be sent to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury

be read the first time.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1816 (House Bill No. 2085), entitled:

An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1387 (House Bill No. 1636), entitled:

An Act making it the duty of recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyances of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavit shall be sent to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. MARTIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MARTIN, from the Committee on Education, reported as amended, Senate Bill No. 980 (House Bill No. 888), entitled:

An Act designating the blue violet as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same.

BILL ON FIRST READING.

Mr. MARTIN. Mr. President, I move that Senate Bill No. 980 (House Bill No. 888), entitled:

An Act designating the blue violet as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

be read the first time.

Mr. GRAFF. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 980 (House Bill No. 888), entitled:

An Act designating the blue violet as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEE.

Mr. MILLS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MILLS, from the Committee on Public Printing, reported the following resolutions which was laid upon the table:

Whereas many persons in this Commonwealth are not aware of the provisions of the act May twenty-third one thousand nine hundred and seven (Pamphlet Laws 225) prohibiting the unlawful use of the flags of the United States and of this State therefore be it

Resolved (if the Senate concur) that fifty thousand (50,000) copies of the above mentioned act be printed twelve thousand copies (12,000) for the use of the House eight thousand (8,000) copies for the use of the Senate and the remaining thirty thousand (30,000) copies for distribution by the Daughters of the American Revolution

Mr. SPROUL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SPROUL, from the Committee on Finance, re-reported as committed, Senate Bill No. 77, entitled

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity.

BILLS ON THIRD READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1886 (House Bill No. 1428), entitled:

An Act to establish a State village for feeble-minded men providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment hereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1886 (House Bill No. 1428), entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and fifty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. KLINE. Mr. President, I ask unanimous consent to amend the bill in section 11, line 1, by striking out the words "Twenty thousand Dollars" and in setting in lieu thereof the words "Fifty thousand Dollars;" also in line 2, by striking out the figures ("20,000") and inserting in lieu thereof the figures ("50,000.")

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Mr. SPROUL. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 621 (House Bill No. 197), on third reading, entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the orphans' court and prescribing the duties of the clerk of orphans' court

Mr. McILLHENNY. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 621 (House Bill No. 197), entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the orphans' court and prescribing the duties of the clerk of orphans' court

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. SPOUL. Mr. President, I ask unanimous consent to amend the bill in section 1, line 5, by inserting after the word "Application" where it first occurs, the words "to the Clerk of the Orphans Court;" also in section 4, line 4, by striking out the word "proper" and inserting in lieu thereof the word "Orphans;" also by striking out the whole of section 5; also, in section 6, line 1, by striking out the numeral "6" and inserting in lieu the number "5;" also, in section 6, line 2, by inserting after the word "repealed" the words "provided that nothing in this act shall be construed to authorize the marriage of persons not of legal age without the consent of parents or guardians as now provided by law."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the Bill as amended be printed for the use of the Senate.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. CLARK. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1415 (House Bill No. 1614), on third reading, postponed for the present, entitled:

An Act authorizing the attachment of wages or salary upon judgments obtained for necessities limiting the amount of exemption to be claimed and providing for the payment of the costs

Mr. HUFFMAN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1415 (House Bill No. 1614), entitled:

An Act authorizing the attachment of wages or salary upon judgments obtained for necessities limiting the amount of exemption to be claimed and providing for the payment of the costs

And the question recurring,

Will the Senate agree to the bill?

It was agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows:

YEAS—28.

Alexander,	Graff,	Judson,	Nulty,
Biddleman,	Gyger,	Kann,	Senenich,
Buckman,	Hall,	Martin,	Sones,
Catlin,	Heacock,	Miller,	Sproul,
Clark,	Hoke,	Mills,	Wasbers,
Cooper,	Homsber,	Moore,	Gerberich,
Dale,	Jarrett,	Morgan,	Pres. pro tem.
Farley,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

MOTION TO DISCHARGE FINANCE COMMITTEE FROM FURTHER CONSIDERATION OF HOUSE BILL NO. 383.

Mr. HILTON. Mr. President, I move that the Committee on Finance be discharged from the further consideration of Senate Bill No. 1283 (House Bill No. 383), known as the "Equalization of Taxation Bill" and that the same be placed on the calendar and read the first time at to-night's session.

Mr. MILLS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. HILTON. Mr. President and Gentlemen of the Senate. In offering this motion to discharge the Committee on Finance I am not offering it with any complaint against the Chairman of that committee, or any member of that

committee, but from the fact that this bill has been in the Committee on Finance since April 30th and at this late hour it has not been reported upon the calendar it is pretty strong evidence that that committee does not intend to report that bill out of committee. If his bill were a bill of little importance, I would not offer the motion at this time, but from the fact that this bill calls for an equalization of taxes, one of the great progressive issues of the day, I believe it is our duty to try to discharge the Committee on Finance from the further consideration of this bill and have it placed upon the calendar and enacted into a law. No one act has passed this State Legislature for years that can do greater good and accomplish greater advancement to the State of Pennsylvania than the passage of this act, which places the rich and the poor upon the same basis of taxation. This bill calls for all property now subject to taxation to be taxed according to its actual valuation and in order to get at this on the most economical basis, the bill calls for a tax commission to be first appointed and then elected to place a valuation upon the property for the purpose of taxation. The Grangers have made a great issue on equalization of taxation for many years, because they realize the unreasonable amount of taxes they as the small property tax payers were paying compared with the big corporations of the State. They also realize they were under the same tax system for over forty years and in all this time the public utilities companies of the State of Pennsylvania did not pay anything for local taxation. The Auditor General's report shows for the year 1911, according to the sworn statement of the owners of property themselves, that they have nine billion dollars of personal and corporate tax property in this State and that they only paid a little over two mills on the dollar, while the balance of the property subject to taxation, amounting to over four billion dollars, paid a little over twenty mills on the dollar. Is this just? Is this reasonable? Is this right? To make over four billion dollars of the property of the small owners pay twenty mills on the dollar and nine billions dollars of property pay only two mills on the dollar? While riding from my home the other day to Harrisburg on a Pullman car the thought occurred to me what a great amount of money the Pullman Car Company had made not only in this State, but other States. As far as any records I can find show, the Pullman Car Company did not pay any State or local tax. I may be mistaken about this, and in order to be fair with the Pullman Company I will class them with every other company that they are only paying a little over two mills on the dollar and at the same time while riding in this car and realizing this small amount they are paying, I could look out of the window and see the farmers working at hard work for a small amount, a class of people who are paying twenty mills on the dollar every year when the Pullman Car Company, the Pennsylvania Railroad Company and other public utilities companies are only paying a little over two mills on the dollar. Now this is unfair and this bill will remedy that unjust system. If we pass this act we can help the farmer and other property owners and cut their taxes in two and instead of asking them to pay twenty mills on the dollar ask them to only pay ten mills on the dollar, and at the same time make them pay as much as anybody else and raise as much money as we pay under our present system and yet put into the State Treasury every year in addition to that enough money to build all the highways and roads that can be built under the Highway Commissioner that it is possible to build each year and pay for them. We can do more than that. If we were to keep the farmers and small taxpayers where they are and make them pay twenty mills on the dollar and compel the big property owners to pay twenty mills on the dollar we can raise as much money as we are raising at the present time and place enough in the State Treasury in eight months only to build eight thousand miles under the Sproul Highway Act. Now this does not look possible, but with nine billion dollars sworn to by the owners of property themselves, which must be true because the owners of property who swear to valuations for taxation may sometimes make it too low are never in danger of getting it too high, so that instead of getting a high valuation we have a small valuation. Now this Tax Commission according to this Act is instructed to try and get the actual valuation of the property to consider the cost, to consider the life of that investment, to consider the actual profits of that invest-

vestment and use their best judgment and try to get at the actual valuation of that property. Now was there ever a time when an act of this kind was more necessary than at the present time. Two years ago we passed the Sproul Highway Act to build eight thousand miles of road through every county in this State, yet the problem has been ever since how to get money enough to carry out that act. Now the only act that we have before us at the present time that amounts to very much in raising money to carry out that act is the passing of a bond issue at the next fall election and there is some doubt about that. We will say that the people are going to pass this act and going to raise fifty million dollars. We even then have not half of what it takes to carry out that act.

If we pass this law we do not have to bother with any bond issue. All we have to do is to pass this act and put every body on an equal basis if it is only ten mills on the dollar and then raise enough to carry out this act. I hope that the members will place this bill upon the Calendar and if we place this bill upon the Calendar we have a splendid revenue raiser and all difficulties about having the eight thousand miles built under the Sproul Highway Act as soon as possible have been overcome.

Mr. SPROUL. Mr. President, I hope that the motion of the Senator from McKean, Mr. Hilton, will not prevail. This is, as he states, a very important bill. It is a bill which would change in one act the entire tax system of the State and would do away with the present system from beginning to end. The Finance Committee has very carefully considered this bill—in fact the Revenue Tax Commission which has been for four years studying the taxation system of Pennsylvania has been studying this matter most closely, and has not yet found itself able to devise a system that would accomplish such radical changes as the gentleman from McKean suggests. The Revenue Commission did not think itself ready to make a report on so comprehending a matter after four years of study and the Finance Committee of the Senate after giving this bill a great deal of consideration—a great deal of careful consideration—has not been able to make up its mind to report the bill favorably and at the same time did not desire to go on record by negating the bill at the present time. I hope that the motion will not prevail, as the committee is not ready to make a report on the matter.

Mr. HILTON. Mr. President, I would like to further state that the taxation commission simply amounts to this. This is the law in the State of Ohio at the present time. While the public utility companies in this State pay no local taxation yet they do in the State of New York. We have a local road running twenty miles in our Senatorial district, Potter County, and twenty-seven miles in the State of New York. Last year the twenty-seven miles in New York paid over twenty-seven hundred dollars of taxes and the twenty-nine miles running through Pennsylvania only paid a little over four hundred dollars. Now in Potter County, where these twenty-nine miles run we paid last year twenty-five mills on the dollar taxation and I think we ought to pass this act and try to get more money through local taxation from our public utility companies who are earning good money throughout the State the same as the farmers.

Mr. SHEATZ. Mr. President, in reply to the gentleman from McKean, Mr. Hilton, in reply to this statement about the railroad I would suggest that when the time comes the Auditor General has the supreme power in this matter and the State Treasurer has the same power. It depends upon the Auditor General and I do not see any necessity when it comes to equalizing the taxes of corporations of Pennsylvania that there is any other law necessary than the honest work of the Auditor General.

And the question recurring,

Will the Senate agree to the motion?

The yeas and nays were required by Mr. Hilton and Mr. Mills and were as follows, viz:

YEAS—9.

Gyger,	Huffman,	Mills,	Nulty,
Heacock,	Jones,	Moore,	Wasbers,
Hilton,			

NAYS—31.

Beldleman,	Endsley,	Kline,	Morgan,
Buckman,	Gerberich,	Kurtz,	Salus,
Catlin,	Graff,	Magee,	Sheatz,

Clark,
Cooper,
Crow,
Daix,
DeWitt,

Hoke,
Homsher,
Hunter,
Jarrett,
Jones,

Martin,
McIlhenny,
McNichol,
McNichols,
Miller,

Snyder,
Sones,
Sproul,
Vare,

So the question was determined in the negative.

REPORTS FROM COMMITTEE.

Mr. HOKE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOKE presented the report of the Committee of Conference to consider the differences existing between the two Houses in relation to Senate Bill No. 994, entitled:

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure

Which was laid over for printing.

CONSIDERATION OF RESOLUTION AUTHORIZING THE PRINTING OF AN ACT RELATIVE TO THE UNLAWFUL USE OF THE AMERICAN FLAGS APPROVED MAY 23, 1907.

Mr. MILLS. Mr. President, I ask unanimous consent that Rule 39 be suspended and the Senate do now proceed to the consideration of concurrent resolution as follows:

Whereas many persons in this Commonwealth are not aware of the provisions of the act May twenty-third one thousand nine hundred and seven (Pamphlet Laws 225) prohibiting the unlawful use of the flags of the United States and of this State therefore be it

Resolved (if the Senate concur) that fifty thousand (50,000) copies of the above mentioned act be printed twelve thousand copies (12,000) for the use of the House eight thousand (8,000) copies for the use of the Senate and the remaining thirty thousand (30,000) copies for distribution by the Daughters of the American Revolution

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

REPORT FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs reported as committed Senate Bill No. 1248 (House No. 1692) entitled:

An Act giving the power to mayors of third class cities of this Commonwealth to be present and vote at council meetings in order to make a quorum and cast a deciding ballot in case of a tie vote

BILL ON FIRST READING.

Mr. VARE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1248 (House Bill No. 1692), entitled:

An Act giving the power to the mayors of third class cities of this Commonwealth to be present and vote at council meetings in order to make a quorum and cast a deciding ballot in case of a tie vote

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1248 (House Bill No. 1692), entitled:

An Act giving the power to the mayors of third class cities of this Commonwealth to be present and vote at council meetings in order to make a quorum and cast a deciding ballot in case of a tie vote

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON THIRD READING.

Mr. McILHENNY. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1850 (House Bill No. 374) on third reading, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1850 (House No. 374), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill

Mr. McILHENNY. Mr. President, with the consent of the Committee on Appropriations, I ask unanimous consent to amend the bill in section 1, line 9, by striking out the word "eighty" and inserting in lieu thereof the word "one hundred;" also in line 10 by striking out the figures (\$80,000) and inserting in lieu thereof the figures (\$100,000).

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

MOTION FOR CONSIDERATION OF CONCURRENT RESOLUTION PROVIDING FOR THE APPOINTMENT OF A JOINT COMMITTEE OF THE SENATE AND HOUSE OF REPRESENTATIVES TO INVESTIGATE THE MANNER IN WHICH LIFE INSURANCE COMPANIES AUTHORIZED TO CONDUCT BUSINESS WITHIN THE COMMONWEALTH OF PENNSYLVANIA TRANSACT THEIR BUSINESS WITHIN THE COMMONWEALTH.

Mr. NULTY. Mr. President, I move that the Senate do now proceed to the consideration of concurrent resolution as follows:

Providing for the appointment of a joint committee of the Senate and House of Representatives to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly transact their business within this Commonwealth with full power and authority to administer oaths and compel the attendance of persons and the production of books and papers to issue all necessary process to employ counsel and other necessary officers and employees and to report its findings and recommendations

Whereas the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly shall transact their business within this Commonwealth and safeguard the interests of their policy-holders is not provided for or regulated by statute and

Whereas the companies engaged in these particular branches of life insurance depend mainly upon the poor classes for their support and

Whereas the business in infantile and industrial life insurance has grown to such proportions that the manner in which the same is transacted within this Commonwealth should be investigated so that if necessary the manner of conducting such business and the safeguarding of the interests of such policy-holders may be regulated by statute therefore be it

Resolved (If the Senate concur) That the President pro tempore of the Senate shall appoint three Senators and the Speaker of the House of Representatives shall appoint three of its members and the six shall appoint a citizen of Pennsylvania with a complete knowledge of life insurance who shall constitute a joint committee whose duty it shall be to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly transact their business within the Commonwealth of Pennsylvania and make report of its findings to the next Legislature and if necessary recommend such bill or bills

as in its judgment may be necessary and requisite to regulate and prescribe the manner in which life insurance companies issuing infantile and industrial policies shall transact their business within the Commonwealth of Pennsylvania and safeguard the interests of their policy-holders Said committee shall have power to elect its own chairman to sit after the adjournment of the Legislature to administer oaths and compel the attendance of persons and the production of books and papers to issue all necessary process to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties but its expenditures shall be limited to the amount provided therefor in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said committee

Said committee shall make a full report in writing to the Governor of the Commonwealth of its findings which such recommendations and draft of such bill or bills as in its judgment may be necessary three months prior to the meeting of the General Assembly in the Session of one thousand nine hundred and fifteen

Mr. JUDSON. Mr. President, I second the motion.

The motion was not agreed to.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 167, as follows:

A supplement to an Act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one enlarging the powers of such cities over the public streets and highways therein in order to provide comfort houses drinking places and waiting conveniences

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the powers now existing in cities of the second class in this Commonwealth over the public streets and highways therein said cities shall have power to use the streets and highways within said cities to provide comfort houses drinking places and waiting conveniences and to move fully accomplish the said purposes shall have the power to erect or permit the erection of structures both above and below the grade or level of such streets for the purpose of providing such convenience comforts and privileges to the general public

Section 2. All of the rights powers and privileges herein conferred upon cities of the second class in Section one thereof shall extend also to the sidewalks in public streets and highways therein

Section 3. That any damages accruing to the adjacent property arising from or by reason of the erection or construction of any such comfort stations shall be ascertained in the same manner as is provided by law for ascertaining damages arising to property sustained by the making of street improvements in cities of the second class in this Commonwealth

Section 4. That all acts or parts of acts inconsistent herewith are hereby repealed

Said bill having been recalled from the Governor for amendment.

The vote had on final passage and third reading on said bill were reconsidered in the Senate and the bill amended.

And said amendments made thereto having been printed as required by the Constitution.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Alexander,	Gyger,	Knapp,	Nulty,
Biddleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Hunter,	McNichol,	Sproul,
Dair,	Jarrett,	Mills,	Vare,
DeWitt,	Jones,	Moore,	Wasbers,
Endsley,	Judson,	Morgan,	Gerberich,
Graff,	Kline,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON FINAL PASSAGE POSTPONED FOR THE PRESENT.

Mr. FARLEY. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 1235 (House Bill No. 1110), on final passage postponed for the present, entitled:

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purposes of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary line of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation and damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds providing for reconveyance in certain cases

Mr. NULTY. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

The yeas and nays were required by Mr. Farley and Mr. Nulty.

And the question recurring,

Will the Senate agree to the motion?

Mr. McNICHOL. Mr. President, I think in deference to the gentlemen who requested the yeas and nays that the understanding with the Senator from Philadelphia, Mr. Farley, with the Senator from Philadelphia, Mr. McIlhenny, was that this bill was to be postponed until Monday night. I think it only courtesy to the Senator from Philadelphia, Mr. Farley, that this bill be taken up from the postponed Calendar without any necessity for the yeas and nays. I think we should at least show that much deference to the Senator from Philadelphia, Mr. Farley.

Mr. McILHENNY. Mr. President, I am very much opposed to this bill, but I agree with the Senator from Philadelphia, Mr. McNichol, that we ought to have the matter fairly on the floor, and I do not wish to prevent the bill from being voted on.

Mr. FARLEY. Mr. President, I withdraw my request for the yeas and nays.

Mr. McNULTY. Mr. President, I withdraw my request for the yeas and nays.

And the question recurring,

Will the Senate agree to the motion?

It was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1235, (House Bill No. 1110), as follows:

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purposes of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation and damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven providing for reconveyance in certain cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purposes of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds and providing for the manner of ascertaining determining awarding and paying compensation and damages in all cases where the property

is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven which reads as follows

"Section 2 It shall be lawful for and the right is hereby conferred upon cities of this Commonwealth to purchase acquire enter upon take use and appropriate neighboring private property within two hundred feet of the boundary lines of such property so taken used and appropriated for public parks parkways and playgrounds in order to protect the same by the resale of such neighboring property with restrictions whenever the councils thereof shall by ordinance or joint resolution determine thereon Provided that in the said ordinance or joint resolution the councils thereof shall declare that the control of such neighboring property within two hundred feet of the boundary lines of such public parks parkways or playgrounds is reasonably necessary in order to protect such public park parkways or playgrounds their environs the preservation of the view appearance light air health or usefulness thereof" be amended as to read as follows

"Section 2 It shall be lawful for and the right is hereby conferred upon cities of this Commonwealth to purchase acquire enter upon take use and appropriate neighboring private property within two hundred feet of the boundary lines of such property so taken used and appropriated for public parks parkways and playgrounds for the purposes of imposing restrictions upon such neighboring property whenever the councils thereof shall by ordinance or joint resolution determine such restrictions are necessary in order to protect such public parks parkways or playgrounds their environs the preservation of the view appearance light air health or usefulness thereof Provided That in the said ordinance or joint resolution the councils thereof shall declare that the control by restrictions of such neighboring property within two hundred feet of the boundary lines of such public parks parkways or playgrounds is reasonably necessary in order to protect such public parks parkways or playgrounds their environs the preservation of the view appearance light air health or usefulness thereof

Section 2 That section three of said act which reads as follows

"Section 3 That it shall be lawful for and the right is hereby conferred upon the cities of this Commonwealth to resell such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will fully insure the protection of such parks parkways and playgrounds their environs the preservation of the view appearance light air health and usefulness thereof whenever the councils thereof shall by ordinance or joint resolution determine thereon" be amended so to read as follows

Section 3 That it shall be lawful for and the right is hereby conferred upon the cities of this Commonwealth to impose such restrictions upon such neighboring property in regard to the use thereof as will fully insure the protection of such public parks parkways and playgrounds their environs preservation of the view appearance light air health and usefulness thereof whenever the councils thereof shall by ordinance or joint resolution determine thereon Provided That when any city shall acquire by condemnation or other adverse proceedings any property within two hundred feet of any park parkway or playground the city shall forthwith reconvey said property with the restrictions thereon to the owner or owners thereof at the time of the said condemnation at the price or prices which the city paid in the condemnation proceedings less the damage done to the property by reason of the imposition of said restrictions but when any city shall acquire by purchase any property within two hundred feet of any park parkway or playground the said city shall have the right to resell the same or any part thereof to any purchaser subject to the restrictions imposed as herein provided

Section 3 That section four of said act which reads as follows

"Section 4 The taking using and appropriating by the right of eminent domain as herein provided of private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds and of neighboring property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect such public parks parkways and playgrounds their environs preservation of the view appearance light air health and usefulness thereof by reselling such neighboring property with such restrictions in the deeds of resale as will protect said property so taken for the aforesaid purpose is hereby declared to be taken using and appropriating of such private property for public use Provided however That the proceeds arising from the resale of any such property so taken shall be deposited in the treasury of said cities and be subject to general appropriation by the councils of said city" be amended so as to read as follows

Section 4 The taking using and appropriating by the right of eminent domain as herein provided of private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds and the restricting of neighboring property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect such public parks parkways and playgrounds their environs preservation of the view appearance light air health and usefulness thereof with such restrictions as will protect such property so taken and restricted for the aforesaid purpose is hereby declared to be taking using appropriating and restricting of such private property for public use

And the amendments made thereto having been printed as required by the constitution,

On the question,

Shall the bill pass finally?

Mr. VARE. Mr. President, before the Senate votes on this bill I would like to explain what the bill means. I rode over this parkway to-day on my way to a funeral in the neighborhood and after the city of Philadelphia spent eight millions of dollars building this parkway, and they are due

to spend two or three million dollars more, if this bill passes all the back sheds and back buildings that are now there will remain there. The amendment to this bill does mean anything except that now the city of Philadelphia is able to buy all those old properties and tear them down and clear up the different plots. Suppose the city takes one of those properties with an old back building on it and then didn't use it. It reverts back to the owner, they could not sell it to some one who could not improve it, and that would send it back to the original owners and there is no way in the world of compelling the owner to make the proper improvements on that plot of ground in keeping the splendid parkway which cost from eight to ten million dollars. I have no personal interest in this matter but it seems to me that some of the people who are advocating this bill are seeking to make a religious proposition out of it. It is not, and if it were I would vote with them. It narrows down to the plain, every day, common sense way of fixing this splendid parkway, whether we are going to spend ten million dollars for a parkway and then leave back buildings by the score, back sheds and old back buildings which are a disgrace. I told one of the Board of Trade here this afternoon that I was sorry that they didn't have pictures of the many hundred back buildings that back unto this splendid extensive parkway which would show the Senators what they are doing if they vote for this proposition.

Mr. FARLEY. Mr. President, I would be the last man to engage in a religious argument for a bill of this character. The constituency that I have the honor to represent has been appealing to me to have this bill passed and I ask the gentlemen here in the Senate to vote for the bill. I think it has been fully explained both pro and con.

Mr. VARE. Mr. President, I would like to interrogate the gentleman from Philadelphia, Mr. Farley.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Farley, permit himself to be interrogated?

Mr. FARLEY. Mr. President, I will.

Mr. VARE. Mr. President, I would like to ask the Senator from Philadelphia, Mr. Farley, what way the city of Philadelphia would have in getting rid of the old back buildings and these many back sheds which are right up on the line of this parkway directly opposite the Green street entrance on this parkway.

Mr. FARLEY. Mr. President, by the right of eminent domain, domain which they have; haven't they?

Mr. VARE. Mr. President, this bill changes it.

Mr. FARLEY. Mr. President, I do not know, I cannot answer that.

Mr. VARE. Mr. President, the Senator does not know how they can get rid of them.

Mr. FARLEY. Mr. President, no.

Mr. VARE. Mr. President, neither do I.

Mr. SALUS. Mr. President, the Senator from Philadelphia, Mr. Vare, has stated that the city has spent eight million dollars. I think they have spent twenty million dollars, and it will cost thirty million dollars. Everybody in the city for years has been advocating this parkway; we consider the parkway when completed will be the finest thoroughfare in the entire city. We have torn down magnificent buildings along the line of this parkway, ten and twelve-story buildings, to make way for it. Now if this amendment goes through, as I understand the amendment, every property owner who sells to the City of Philadelphia will have the right to purchase back that particular property that he sells. Now out in some districts, some portions of districts some of these buildings are only twelve to fourteen feet wide and any man who insists on having these particular portions of the land sold back to him would have a twelve or fourteen feet front lot there that would block the whole parkway. To my mind, and to my information, there is only one institution in the city of Philadelphia interested in this proposition and for the members of this Senate to put themselves on record and back one man in the desire to accomplish the result he wishes as against the expenditure of twenty millions of dollars and the defacing of the city of Philadelphia and spoiling possibly the grandest boulevard it ever will have or ever contemplates will certainly be a disgrace to the entire State. This is a serious proposition, and no man in this Senate ought to have the makeshift excuse of giving a promise to vote for this bill and then put the city of Philadelphia in the position of having spent all this money and accomplish nothing. This is a very serious proposition so far as Philadelphia is con-

cerned and no man should vote "Aye" without a fair consideration. It is not a trivial matter, it is not a matter to vote upon without giving serious consideration to. It is one of the most important bills which has appeared in this Senate so far as its effect upon the progress of Philadelphia is concerned, and I want to impress this most strongly on every member of the Senate. It is an important matter and should be voted down in order to not mar the beauty of our city.

Mr. NULTY. Mr. President, after hearing the Senator from Philadelphia say this is only for one man, it is strange that we have as members of this Senate,—I have myself received letters—and have received a petition signed by over two thousand people along the parkway. This is a bill that would prevent people coming and taking people out of their own rights. It is, I think, a bill that is just and fair. It is not right that property should be confiscated from people and then sold to individuals, firms and corporations for their benefit. It is strange that all the people along our street, all through that section of the city, have written letters time and time again during this whole session. You will find last week in the Evening Bulletin an editorial commending this very Act, and there are numbers of people to-day in Philadelphia who are striving to have this bill enacted into a law.

Mr. VARE. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Nulty.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Nulty, allow himself to be interrogated?

Mr. NULTY. Mr. President, I will.

Mr. VARE. Mr. President, I would like to ask the Senator from Philadelphia, Mr. Nulty, if he ever saw these back sheds and old back buildings which are a disgrace to any street and if this bill passes has the city any chance in the world of getting rid of them without buying them itself?

Mr. NULTY. Mr. President, that is what they are for. They can take them themselves, but should not take them for the purpose of somebody else.

Mr. VARE. Mr. President, suppose they haven't the money. How are they going to get rid of them?

Mr. NULTY. Mr. President, where are they located?

Mr. VARE. Mr. President, on what we call the southern line commencing at Twenty-second street and going west to about Twenty-fourth and on the north side as well.

Mr. NULTY. Mr. President, they not only take these buildings but they take the right of very valuable property, not only the back buildings, but other buildings. How is it the people of Arch street have written letters, I don't know if they have written the Senator, but they have written to me, in which letters they asked to have this bill passed.

Mr. VARE. Mr. President, I would like to know if he has any letters from people along the line of this parkway asking to have this bill passed.

Mr. NULTY. Mr. President, I have filed with the Secretary of the Senate a petition signed by over twenty-five hundred people all through that section and all over the city of Philadelphia.

Mr. VARE. All over the city, but not in that section.

Mr. NULTY. Mr. President, all along Arch street.

Mr. VARE. Mr. President, the Senator has not answered my question. I would like to ask him what way the city has of getting rid of the back sheds and back buildings that front along the line of that ten or twenty million dollar parkway?

Mr. DAIK. Mr. President, if I understand the amendment, the right of eminent domain still remains. If such is the case the city has the right to take two hundred feet on each side of the parkway, and I cannot understand why the bill is not a good one. If these sheds the Senator from Philadelphia speaks of are an eye sore, the city is able to take them away by this right and the only thing I see in the bill is that it prohibits going around and selling some man's property to some private corporation, and if the other Senators from Philadelphia say that there is only one corporation, or only one party, all I can say perhaps is that there are other parties or other corporations that are against it.

Mr. McILHENNY. Mr. President, I thoroughly agree with the Senator from Philadelphia, Mr. Vare. One part of this State is attempting to do a great big thing, that is, attempting to build a big parkway and only people in the city of Philadelphia realize what a stupendous work that is, to open a great thoroughfare in a large city—from the city right to Fairmount Park. Of course there is opposition to

opening up any such big project. There is always opposition to a great enterprise, but its great value to the city of Philadelphia not only for light and air but for convenience to get to the park, but as a site for magnificent buildings from an artistic standpoint and for a playground for the people, it is a big addition to the city. At one end is a great art gallery and on either side large buildings of a municipal or semi-municipal character. You can't do that with eighteen feet lots. As the Senator from Philadelphia, Mr. Daix has said, this amendment lets the people condemn the property and sell it back to the person who owned it before. Now take an eighteen foot lot as a great many of those lots are. To sell it back to the original owner would mean that you never could make anything out of this parkway. The city must take ten or twelve lots and sell that one piece of property to some corporation, such as is intended to be used for great convention halls or great art galleries, or great museums and let them put up a building which would be a credit to the city. If this bill passes it will practically destroy the work the city of Philadelphia has done since the beginning. It was started under the act of 1907, and the city has spent six or eight million dollars. If this bill is passed the money is practically wasted. It is not fair. The city should be allowed to go ahead and invest its money in the great parkway, and to pass this bill would practically nullify the whole parkway. The Senator from Philadelphia, Mr. Nulty, has spoken about twenty-five signers for this bill. At the hearing before the committee, which was long and patient, there was only one organization that appeared against this bill, and that was a mutual life insurance company, which would be affected by the bill but only indirectly and the proponents of this bill admitted that the only way they would be affected would be if the proceedings of the lower courts were reversed. Their property had been taken according to law. The lower court had decided the ordinance a proper measure. It has been appealed to the Supreme Court and if the Supreme Court would reverse the lower court then this bill would affect their interest. Are you going to pass a bill then which would nullify a great work? There has been no request for this except by this small corporation and if the bill is passed it will not be fair to the city of Philadelphia, a part of this State which under the act of 1907 entered into this great project, and then by repealing it without notice to the city you would nullify this great expenditure of eight million dollars.

Mr. VARE. Mr. President, just one word and I am through. For the information of the Senate and some of those who do not understand what this parkway means and where it is located, it commences at the City Hall and extends clear through, northwestern direction, to the Fairmount Park. Your vote to-night decides whether you want that costly parkway or boulevard lined up with back sheds and old buildings or whether you want it bordered with art galleries and other buildings such as the Senator from Philadelphia, Mr. McIlhenny, has stated.

Mr. SALUS. Mr. President, just one more statement. Under the amendment made here, if a party originally owning the property refuses to buy back that particular portion that the city took by condemnation, the city could not sell it to anybody else and it would remain in the city's possession whether they needed it or not. They would have to own it. They would have only one customer; they would have to take that customer or have it on their hands. It would restrict the city if they desire to sell to anybody but to that one original owner. The consequence would be that they would have to sell at his own price and he could build a stable or anything else he wanted.

Mr. NULTY. Mr. President, I hold in my hand to-night two statements from very prominent papers, one from the Evening Bulletin and the other from the Public Ledger, one of them giving the decision of the Supreme Court of Massachusetts. Now I claim that this bill is simply to protect the people from being assaulted from their property rights. That is the meaning of this bill, and there are only five or six people I think interested against this bill, where there are thousands of people on the other side who want to be protected from the assault made on them by taking over their rights.

And the question recurring,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Alexander,
Clark,
Cooper,
Daix,
DeWitt,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hunter,
Jarrett,
Judson,

Knapp,
Magee,
Martin,
McNichols,
Miller,
Mills,
Moore,

Morgan,
Sensenich,
Sheatz,
Snyder,
Sproul,

NAYS—12.

Beidleman,
Buckman,
Catlin,

Endsley,
Hoke,
Homsher,

Jones,
Kline,
McIlhenny,

McNichol,
Salus,
Vare,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,
The Senate resumed the consideration of Senate Bill No. 648, as follows:

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the Courts of Common Pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the councils of any city of the first class shall by ordinance or resolution determine that it is expedient to increase the public debt of such city in order to promote the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements owned or to be owned by such city and it becomes necessary to ascertain under the provisions of article nine section eight of the Constitution of the Commonwealth of Pennsylvania as amended whether the debt which it is thus proposed to incur may be excluded in computing the total amount of indebtedness which such city may lawfully incur under the limitations of the Constitution the Comptroller or any other public officer of such city shall whenever so requested by the mayor of such city prepare and submit a statement showing in detail the total indebtedness of such city theretofore incurred with the dates of the maturity of such indebtedness the interest due thereon and the annual installments necessary to be paid into the sinking fund for the cancellation of such indebtedness and if any portion of such indebtedness has theretofore been incurred for any of the specific purposes hereinbefore set forth the comptroller shall in addition to the above data also report the terms of any and all agreements and contracts made by or in behalf of said city with respect to such investments the gross and current net revenue derived therefrom and also such other and further data and information in their possession with respect to such investments as shall be requisite to determine the proportion of the interest and sinking fund installments of such indebtedness which the current net revenue received by the city from such investments is sufficient to meet.

Section 2. The mayor of any city of the first class may present to any one of the Courts of Common Pleas of the county in which such city is situated a verified petition which shall set forth the facts information and data furnished to him by the comptroller or other officer as provided for in the preceding section and also all contracts or proposed contracts with respect to the operation of the public works upon which the proceeds of the proposed loan are to be expended and all official estimates as to the cost of such public works and other data relating thereto and which shall pray for a determination of the amount of any previous debt of such city which may be excluded in ascertaining its power to become otherwise indebted under the provisions of article nine section eight of the Constitution and also for a determination of the amount of the proposed indebtedness which shall be thus excluded by reason of the estimated excess of the revenue produced from the subways wharves docks or reclaimed land aforesaid over the interest on the debt thus incurred and of the annual installments necessary for the cancellation of such debt and also that said court shall determine whether or not the proposed increase of the public debt of such city for the purposes aforesaid or any part thereof can lawfully be incurred under the provisions of the aforesaid section of the Constitu-

tion and jurisdiction is hereby conferred upon the said Court of Common Pleas to make such determinations.

Section 3 After the filing of the aforesaid petition the mayor shall cause to be published not less than once a week for three weeks in four daily newspapers of general circulation published in said city to be designated by the said Court of Common Pleas a notice that an application will be made to the said Court of Common Pleas on a day therein specified which shall be not less than three nor more than six weeks from the date of the first publication of said notice for the determination prayed for in the petition and in addition to the aforesaid advertisement the petition shall be printed at length in the legal journal in which other legal notices are regularly printed in such city. On the return day of such notice all parties in interest including tax payers and owners or holders of bonds or other securities of such city may appear in person or by attorney and file with the Court of Common Pleas a verified answer to the petition aforesaid. If upon the filing of any such answer it shall appear to the Court of Common Pleas that there are any material issues of fact to be determined the court shall thereupon by order direct that on a day therein fixed one of the judges of said court sitting without a jury or a duly appointed examiner shall take the evidence thereon which shall forthwith be reported to the court. On the return day of the notice aforesaid or if evidence be taken then after the report thereon is filed the Court of Common Pleas shall appoint a time at which it will bear argument at which all parties shall be entitled to be heard and to file briefs as the said court may direct.

Section 4 After hearing the allegations and proofs and the arguments thereon of the respective parties or if no evidence be taken on or after the return day of the notice and after argument if desired the court shall render its decision stating separately the facts found and the conclusions of law and the court shall also make a final order determining the amount of indebtedness theretofore incurred which may be excluded in determining the power of the city to become otherwise indebted under the provision of article nine section eight of the Constitution and determining also whether or not the amount of the indebtedness provided for in the aforesaid ordinance or resolution of councils for the aforesaid public purposes may lawfully be incurred either in whole or in part.

Section 5 Upon the making of an order by the court of common pleas determining the whole amount of any indebtedness incurred by such city which shall be excluded in ascertaining the power of such city to become otherwise indebted such indebtedness shall thereupon be wholly excluded in ascertaining the power of said city to become otherwise indebted and upon the making of an order by said court determining that a part only of such indebtedness shall be so excluded the amount thus determined shall thereupon be excluded in ascertaining the power of such city to become otherwise indebted and upon the making of an order by the said court determining that either the whole or a part of the proposed indebtedness set forth in the aforesaid ordinances or resolution of city councils can lawfully be incurred for the purposes aforesaid upon the ground that the total limitation of indebtedness imposed by article nine section eight of the Constitution will not be exceeded authority shall thereby be conferred upon the mayor and councils of such city to increase its indebtedness in the manner and to the extent thus authorized but it shall not be lawful to expend any portion of the money thus borrowed by such city for any other purpose than the construction of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city and to be operated leased or otherwise used as provided by law.

From the determination of the Court of Common Pleas herein provided for and from all orders made by the said court for the purpose of giving effect thereto an appeal may be taken to the supreme court of the Commonwealth in the manner prescribed for other similar appeals except that such appeal must be taken within one month after the entry of the order complained of but such determination and orders of the Court of Common Pleas shall not be subject to any other appeal or review or to collateral attack of any kind whatsoever but shall with respect to the validity of all municipal loans thus authorized and in all other respects be final and conclusive upon all persons and all public and private corporations whatsoever and the proceeding herein provided for shall be the sole and exclusive method of determining the aforesaid matters relating to increase of indebtedness of cities of the first class for the municipal purposes heretofore specified.

Said bill having been recalled from the Governor for amendment. The vote had on final passage and third reading on said bill were reconsidered in the Senate and the bill amended.

And the said amendments made thereto having been printed as required by the constitution.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Alexander,	Farley,	Judson,	Sensenich,
Beidleman,	Graff,	Magee,	Sheatz,
Buckman,	Gyger,	McIlhenny,	Snyder,
Catlin,	Hall,	McNichol,	Sones,

Clark,
Cooper,
Crow,
Dale,
DeWitt,
Endsley,

Heacock,
Hilton,
Hoke,
Homsher,
Hunter,
Jarrett,

Miller,
Mills,
Moore,
Morgan,
Nulty,

Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 827, as follows:

A Supplement to an act entitled "An Act to create a system of fire wardens to preserve the forests of the Commonwealth by preventing and suppressing forest fires and prescribing penalties for the violation thereof providing for the compensation of the fire wardens and those who assist in extinguishing fire and making an appropriation therefor" approved the thirteenth day of May one thousand nine hundred and nine conferring authority upon the Department of Forestry to enter into co-operative relations with local associations established for the purpose of preventing forest fires and providing for and regulating a local fire patrol and the compensation thereof.

Whereas The question of forest fires and their suppression has become a serious problem within this Commonwealth the losses therefrom amounting to large sums of money each year which losses ought to be prevented by adequate legislative authority and assistance and

Whereas local associations for the prevention and suppression of forest fires have been established in different parts of the Commonwealth composed of owners of land with timber growing thereon whose lands are every year subjected to the menace of forest fires and

Whereas It is desirable that the Department of Forestry co-operate with such associations and render assistance to them in accomplishing to the best advantage the work which they are established to do Therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That The Department of Forestry is hereby authorized to enter into co-operative agreements with local forest fire associations within this Commonwealth for the prevention and suppression of forest fires and is hereby authorized to expend from its general forest fire appropriation for this purpose a sum of money equal in amount to the amount which shall be expended by each local association for the employment of proper persons to patrol such lands during those danger seasons of the year known as the forest fire seasons and for such period of time each season as in the judgment of the local association and the Department it is necessary or expedient to maintain such regular patrol and under such terms and conditions made with such local associations as in the judgment of said department will produce the best and most satisfactory results in the prevention and suppression of forest fires Provided that such expenditure by the Department shall not exceed thirty dollars per month for each patrolman.

Section 2 Every such local forest fire protection association shall render to the Department of Forestry at the end of each calendar year a report showing the number of acres of land comprise within the activities of the association and an itemized statement of all receipts and expenditures during the year for which the report is rendered And in case no appropriation shall be made by the Legislature for forest fire and protective work at any future time all such co-operative agreements subsisting at that time shall be construed as being suspended during such interval for which no appropriation is made Said local association shall also report any general results of the work that the Commissioner of Forestry may desire.

Section 3 The fire seasons hereinabove mentioned shall not be construed by reason of the act to which this act is a supplement as being limited to the periods of time stated in the eighteenth section thereof.

Section 4 When any group of land owners desire to organize themselves into a mutual forest fire protective association they shall promptly notify the Commissioner of Forestry of their intent if it be the desire of such land owners to avail themselves of the benefits of this act.

Said bill having been recalled from the Governor for amendment. The vote had on final passage and third reading on said bill were reconsidered in the Senate and the bill amended.

And said amendments made thereto having been printed as required by the Constitution.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Kline,	Morgan,
Beidleman,	Hall,	Knapp,	Salus,
Buckman,	Heacock,	Kurtz,	Sensenich,
Catlin,	Hilton,	Magee,	Sheatz,
Clark,	Hoke,	Martin,	

Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Homsher, Huffman, Hunter, Jarrett, Jones, Judson,	McIlhenny, McNichol, McNichols, Miller, Mills, Moore,	Snyder, Sones, Sproul, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determine in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1117, as follows:

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situate in one or more counties and to provide for the adjustment of indebtedness

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine which reads as follows to wit:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any incorporated borough shall include within its limits two or more villages it shall be lawful for a majority of the free-holders residing in any one or more of the said villages to make application by a petition in writing to the court of quarter sessions of the county wherein such village or villages are situate praying that the said village or villages may be set off from the said borough and erected into a new and separate borough and upon the presentation of the said petition the said court of quarter sessions by and with the concurrence of the grand jury of the county shall have full power and authority to set off and divide the said village or villages from the said borough and to incorporate such village of villages into a new borough

Section 2 The said village or villages so incorporated shall thereupon become a body politic under such name as shall be given or sanctioned by the court and shall have all the rights and privileges and powers conferred by law upon boroughs within the Commonwealth

Section 3 The said court of quarter sessions shall further have power to fix the time and place for holding the first election in said borough to designate a person to give due notice of such election to appoint a judge and inspectors of such first election from among the electors of the boroughs and to fix and change the place within the borough of holding the annual election

Section 4 All laws or parts of laws inconsistent with the provisions of this act are hereby repealed" be and the same is amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any incorporated borough or city in this Commonwealth shall include within its limits one or more villages townships or parts thereof wards or former boroughs whether in the same county or not it shall be lawful for a majority of the free-holders residing in any one or more of said villages townships or parts thereof wards of former boroughs to make application by a petition in writing to the court of quarter sessions of the county wherein such village or villages townships or parts thereof wards or former boroughs are situate praying that the the said village or villages townships or parts thereof wards or former boroughs may be set off from the said borough or city and erected into new and separate borough said petition shall set forth the name of the proposed new borough with a particular description of the boundaries thereof to be accompanied by a map of the same and upon presentation to the court shall be filed with the clerk and notice thereof shall be given in one newspaper of the proper county for a period of not less than thirty days immediately before the next regular term following the presentation of such application and the filing thereof during which time exceptions may be filed to such petition by any person interested and the court at said term after a full investigation of the case if it shall find that the conditions prescribed by law have been complied with and shall believe that it is expedient to grant the prayer of the petitioners shall grant the same and make decree accordingly and said petition and decree shall be recorded in the recorder's office of the proper county at the expense of the petitioners and shall have the same force and effect as is now given by law to the recording of the petition and decree in proceedings in the incorporation of boroughs if such new borough is formed from part of a borough located in more than one county then the notice of the presentation of the petition shall be published in at least one newspaper in each of the counties in which the original borough is situate and the decree made shall be recorded in the recorder's office of each of the said counties and an exemplification of the record from the

court of quarter sessions shall be filed and recorded in the office of the clerk of the quarter sessions of each of the said counties

Section 2 The said village or villages wards townships or former boroughs so incorporated shall thereupon become a body politic under such name as may be sanctioned and approved by the court and shall have all the rights privileges and powers conferred by law upon boroughs within this Commonwealth

Section 3 The said court of quarter sessions shall further have power to forthwith establish one or more wards in said borough and to fix the time and place for holding the first election therein and to designate a person or persons to give due notice of such election to appoint a judge or judges and inspectors of such first election from among the electors of the borough and to fix and change the place or places within the borough of holding the annual election

Section 4 Immediately after a decree of the court establishing a borough in pursuance of this act an auditor shall be appointed by said court whose duty it shall be to inquire into and ascertain as nearly as possible the entire indebtedness existing and owing on the part of such original borough or city from which territory has been set off and erected into a new borough he shall likewise take into account and embrace in a report to be made by him to the said court the value of all public buildings and all other property owned in full or in part by such original borough or city purchased at the general expense of the same and show therein how much of said indebtedness would be the proportionate share of such debt properly and justly chargeable to the inhabitants and property embraced in the territory so set off from such original borough or city after reasonable and proper allowance for a proportionate credit for the value of the property owned and purchased by said original borough or city prior to the establishment of a borough in pursuance of this act and taking into consideration the location and use of such public property after the separation of the territory forming the new borough that is whether or not such public property is located in the territories so set apart should there be any indebtedness remaining that would be justly chargeable to the borough erected out of territory formerly a part of any such original borough or city then the authorities of the borough created under this act are hereby required to issue and deliver to the proper authorities of the original borough or city interest bearing bonds payable on the part of the said new borough only in liquidation of so much as may be the ascertained proportionate share of such debt as was owing on the part of such original borough or city at the time of the court's decree declaring a new borough if established as herein provided

Section 5 In all cases where an assessment has been made and tax duplicates issued and in the hands of persons authorized to collect taxes levied prior to the establishment of a borough as provided in this act then such an adjustment shall be made by the authorities ruling in the original borough or city as will secure to said borough created under this act a just and equitable proportion of the taxes collected within the limits thereof for the current year immediately preceding such organization of a borough government

Section 6 All laws or parts of laws requiring the laying of the application of petition before the grand jury for its approval and certificates thereof and inconsistent herewith are hereby repealed

Section 7 All laws or parts of laws inconsistent with the provisions of this act are hereby repealed

Said bill having been recalled from the Governor for amendment. The vote had on final passage and third reading on said bill were reconsidered in the Senate and the bill amended.

And said amendments made thereto having been printed as required by the Constitution.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander, Beideman, Buckman, Cattin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson, Kline	Knapp, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Miller, Mills, Moore, Morgan, Nulty,	Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS RETURNED FROM HOUSE OF REPRESENTATIVES WITH AMENDMENTS.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 59, entitled:

An Act supplementing an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and continuing the term existing associations and providing for certain additional officers in such associations

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows:

In the title, line 1, by striking out the words "to amend" and inserting in lieu thereof the word "supplementing."

In section 1, lines 12 and 13, by striking out the words "for surplus earnings actually held or invested in property by the association."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44

Alexander,	Graff,	Judson,	Morgan,
Beidleman,	Gyger,	Kline,	Nulty,
Buckman,	Hall,	Knapp,	Salus,
Catlin,	Heacock,	Kurtz,	Sensenich,
Clark,	Hilton,	Magee,	Sheatz,
Cooper,	Hoke,	Martin,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Wasbers,
Farley,	Jones,	Moore,	Gerberich,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 158, entitled:

An Act to authorize the board of commissioners of every township of the first class to establish lights upon State highways and turnpike roads in such townships

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows:

In the title line 2, by inserting after the word "highways" the words "and turnpike roads."

In section 1, line 7, by inserting after the word "highways" the words "and turnpike roads."

In section 1, line 7, by inserting after the word "township" the words "provided however that no lights shall be established upon state highways and turnpike roads under the jurisdiction of the State Highway Department until a permit has first been obtained from the State Highway Commissioner."

Also by adding a new section to be known as section 2 as follows: Section 2 All acts or parts of acts inconsistent herewith are hereby repealed.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 395, entitled:

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows:

In Section 3, lines 1 and 2, by striking out the words "good arable land."

In Section 4, line 1, by striking out the word "institutions" and inserting in lieu thereof the word "institution."

Also by striking out all of Section 6.

Also in section 7 line 1, by striking out the figure "7" and inserting in lieu thereof the figure "6."

Also in section 7, lines 1 and 2, by striking out the words "commence the erection of said buildings" and inserting in lieu thereof the words "carry out the provisions of this act"

Also in section 7, line 3, by striking out the words "one hundred and."

Also in section 7, line 3, by striking out the character and figures "\$150,000" and inserting in lieu thereof the character and figures "\$50,000."

Also in section 8, line 1, by striking out the figure "8" and inserting in lieu thereof the figure "7."

Also in section 9, line 1, by striking out the figure "9," and inserting in lieu thereof the figure "8."

Also in section 9, line 7, by striking out the words "as so many."

Also in section 9, line 9, by striking out the word "or" where it first occurs and inserting in lieu thereof the word "of."

Also in section 10, line 1, by striking out the figure "10" and inserting in lieu thereof the figure "9."

Also in section 11, line 1, by striking out the figure "11" and inserting in lieu thereof the figure "10."

Also in section 12, line 1, by striking out the figure "12" and inserting in lieu thereof the figure "11."

Also in section 12, line 1, by striking out the word "or" and inserting in lieu thereof the word "of."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 628, entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania located at Harrisburg

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows:

In section 1, line 4, by striking out the word "eight" and inserting in lieu thereof the word "seven."

Also in section 1, line 4, by striking out the words and figures "five hundred (\$28,500)" and inserting in lieu thereof the character and figures "\$27,000."

Also in section 1, line 8, by striking out the word "year" and inserting in lieu thereof the words "years."

Also in section 1, line 15, by striking out the character and figures "\$25,000" and inserting in lieu thereof the character and figures "\$2,500."

On the question,
Will the Senate concur in the same?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 763, entitled:

An Act to amend an act approved the twenty-third day of May one thousand nine hundred seven entitled "An Act relating to husband and wife and to enlarge the rights and remedies of married women in cases of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred seven permitting husband and wife to testify and providing for the method of services of process"

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows:

In section 1, line 32, by inserting after the word "cause" the words "or whose whereabouts are unknown"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1280, entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows:

In section 1, line 9, by inserting after the word "Commonwealth" the words "except the tidal waters of the Delaware river and of its navigable tributaries";

Also, in section 2, line 11, by inserting after the word "Commonwealth" "except the tidal waters of the Delaware river and of its navigable tributaries";

Also, in section 5, line 16, by striking out the words "upon the request of the Commission in writing";

Also, in section 5, lines 17 and 18, by striking out the words "Commissioners of the county wherein such water obstruction is situate" and inserting in lieu thereof the word "Commission";

Also, in section 5, line 19, by striking out after the word "removal" the words "In the event that such repairs or removal be not commenced or completed within the reasonable time which may be prescribed in such notice or request to the Commissioners of the said county then the commission may cause said repairs to be made or such removal at the expense of the county wherein such water obstruction is situate";

Also, in section 5, line 24, by inserting after the word "and" the words "the Commission";

Also, in section 5, line 25, by striking out after the word "from" the words "said county" and inserting in lieu thereof the words "the owner or owners";

Also, in section 5, line 27, by striking out after the word "recoverable" the balance of the section.

Also, by striking out all of section 6.

Also, in section 7, line 1, by striking out the figure "7" and inserting in lieu thereof the figure "6";

Also, in section 8, in line 1, by striking out the figure "8" and inserting in lieu thereof the figure "7";

Also, in section 9, line 1, by striking out the figure "9" and inserting in lieu thereof the figure "8";

Also, in section 10, line 1, by striking out the figure "10" and inserting in lieu thereof the figure "9";

Also, in section 11, line 1, by striking out the figure "11" and inserting in lieu thereof the figure "10";

Also, in section 11, line 19, by inserting after the word "thereby" the following:

"And nothing in this act contained shall be construed to vest in the said Water Supply Commission any powers or authority heretofore vested by law in the directors of the Department of Wharves Docks and Ferries of cities of the first class or in the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries but the said directors and the said board shall have the power and authority over the river Delaware and its navigable tributaries heretofore conferred and nothing in this act contained shall be construed to repeal in any way or in any way alter or abridge the provisions of the act approved the eighth day of June one thousand nine hundred and seven entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating the Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" or of an act approved the eighth day of June one thousand nine hundred and seven entitled "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable tributaries, regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1399, entitled:

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and twelve entitled "An Act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows

In section 1, line 74 and 75, by striking out the words "or other means used to induce a transfer of a policy" and inserting in lieu thereof the following.

"Or incomplete or misleading comparison of policies orally written or otherwise for the purpose of inducing or tending to induce a policy-holder in any company to lapse forfeit or surrender his insurance therein and to take out a policy of insurance in another company insuring against similar risks"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

Said bill having been returned from the House of Representatives with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read as follows:

In section 2, line 43 by striking out after the words "subways for transit purposes as public improvements owned or to be owned by" and inserting in lieu thereof the following: "subways for transit purposes or the construction of wharves or docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements owned or to be owned by"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,		Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

YEAS—0.

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. VARE. Mr. President, I move that a committee of conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Vare, Salus and Farley be such committee on the part of the Senate and that the Clerk inform the House of Representatives accordingly.

REPORTS OF COMMITTEES OF CONFERENCE.

Agreeably to order,

The Senate proceeded to the consideration of the report of Committee of Conference on Senate Bill No. 485, as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 485.

To the Members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering Senate Bill No. 485, entitled "An Act relating to and regulating motor vehicles and vehicles trailed after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania, providing for their registration and licensing of certain operators by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner, forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county, borough, city, incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles, regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest and for service of process in proceedings for violation of this act; prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder;" beg leave to submit the following amended bill as our report:

CLARENCE J. BUCKMAN,
ENOS M. JONES,
JOSEPH H. THOMPSON,

Committee on the part of the Senate.

FRANK J. HERMAN,
C. L. SCHUCK,
D. S. KENNEDY,

Committee on the part of the House of Representatives.

An Act relating to and regulating motor vehicles and vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That except as hereinafter provided no motor vehicle shall be operated or driven upon any public street or highway in any city borough incorporated town township or county in the Commonwealth until the said motor vehicle shall have been registered with the State Highway Department of this Commonwealth

Definitions

Section 2 The term "motor vehicle" as used in this act shall apply to all wheeled vehicles operated or propelled by any form of engine motor or mechanical power including traction engines and vehicles trailing after or propelled by vehicles operated by any form of engine motor or mechanical power excepting road rollers and agricultural machinery not self propelled and vehicles which move upon or are guided by a track The term "motor cycle" as used in this act shall apply to all two or three wheeled motor vehicles of the bicycle or tricycle type

Registration

Section 3 Application for registration of motor vehicles shall be made to the State Highway Department. The application shall contain the full name residence of the owner or owners with a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and if equipped with solid of metal tires the gross maximum weight of load and vehicle. For registration purposes the horse power of motor vehicles equipped with other than solid or metal tires except those propelled by steam or electricity shall be computed by the following formula: Diameter or bore in inches squared times the number of cylinders times four-tenths (.4). The accepted horse power for registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer. The said application shall be made upon a blank provided for the purpose by the State Highway Department. It shall be signed by the owner or owners in case of joint ownership and be verified by oath or affirmation. Upon receipt of the application and the proper fee the State Highway Department shall except as hereinafter provided register the said motor vehicle in a book to be kept for that purpose and shall issue to the owner or owners a registration certificate which shall entitle the holder or holders to lawfully operate any motor vehicle showing the name and address of the owner or owners the name type horse power and manufacturers' number of the motor vehicle and the registration number thereof also two (2) number tags having thereon the registration number the figures of which shall be not less than five inches in height the maker's number of the vehicle the abbreviated name of the State and the year except in the case of motor cycles the tags of which shall have letters not less than three and one-half (3 1-2) inches in height. The number tags for motor vehicles equipped with solid tires shall bear in the corner or corners thereof a star or stars indicating the classification of the vehicle for which it is issued as provided for in section fourteen. Applicants for registration or license who reside outside of this State shall in addition to the above requirements designate in their application the State Highway Commissioner as their authorized agent upon whom process may be served.

Section 4 Motor vehicles owned or kept by manufacturers or dealers for the purpose of demonstrating testing or selling shall be exempt from the necessity of individual registration provided said manufacturer or dealer registers with the State Highway Department in the "dealers' class." Applications for such registration shall be made upon a blank provided for the purpose by the State Highway Department which shall set forth the full name and business address of the applicant and shall be verified by oath or affirmation. Upon receipt of the application accompanied by the proper fee for each certificate and a pair of number tags desired the State Highway Department shall except as hereinafter provided issue to the applicant as many certificates of registration and pairs of number tags as may be desired such tags having thereon the number of the registration in figures not less than five (5) inches in height the year and the words "Pennsylvania Dealer" or an abbreviation thereof the first numeral of such number shall be an X. It shall be unlawful under any circumstances to operate a motor vehicle under a dealer's registration unless both number tags are displayed as is provided in this act. Provided That not more than ten certificates and sets of tags shall be applied for on any single application and where a greater number of certificates and tags are desired the necessary additional applications shall be made.

Transfer of Registration

Section 5 Upon the transfer of ownership or destruction of any motor vehicle its registration shall expire. The original owner may however by proper affidavit accompanying his application register another motor vehicle upon payment of a fee of one dollar (\$1) provided such motor vehicle be of equal or less horse power or classification as that originally registered or upon payment of a fee of one dollar (\$1) and the difference between the fee paid originally and that due if the motor vehicle be properly registerable in a higher class and such owner shall be assigned the number previously issued to him unless destroyed.

Registration Fees

Section 6 The fee for registration of a motor cycle shall be three dollars.

The fee for the registration of motor vehicles equipped with pneumatic tires except motor cycles and as is provided for in the dealer's class (when registration is issued prior to July of any year) shall be

Five dollars for each motor vehicle of less than twenty horse power.

Ten dollars for each motor vehicle of twenty and less than thirty-five horse power.

Fifteen dollars for each motor vehicle of thirty-five and less than fifty horse power.

Twenty dollars for each motor vehicle of fifty horse power or more.

The fee for the registration of motor vehicles equipped with solid tires other than traction engines shall be

Five dollars for each motor vehicle of less than four thousand pounds gross maximum weight of load and vehicle.

Ten dollars for each motor vehicle of four thousand pounds and less than five thousand pounds gross maximum weight of load and vehicle.

Fifteen dollars for each motor vehicle of five thousand and less than ten thousand pounds gross maximum weight of load and vehicle.

Twenty dollars for each motor vehicle of ten thousand and less than fifteen thousand pounds gross maximum weight of load and vehicle.

Twenty-five dollars for each motor vehicle of fifteen thousand and not more than twenty-four thousand pounds gross maximum weight of load and vehicle.

The fees for registration of vehicles trailing after or propelled by motor vehicles shall be three dollars for each such vehicle of less than ten thousand (10,000) pounds gross maximum weight of vehicle and load combined five dollars for each such vehicle of more than ten thousand (10,000) pounds and less than twenty-four thousand pounds gross maximum weight of vehicle and load combined.

The fee for the registration of traction engines equipped with metal wheels shall be ten dollars up to and including twenty thousand (20,000) pounds gross weight and twenty dollars over twenty thousand (20,000) pounds and not exceeding twenty-four thousand (24,000) pounds.

But no motor vehicle shall be registerable which shall exceed ninety (90) inches outside over all width of vehicle and load combined except that motor busses for carrying passengers to be used within the city limits only in cities of the first second and third classes may be registered up to one hundred (100) inches outside over all width of vehicle and load combined or shall exceed a maximum of twenty-four thousand (24,000) pounds gross weight of vehicle and load combined or shall exceed eighteen thousand (18,000) pounds maximum gross weight of vehicle and load combined upon any axle or shall exceed seven hundred and fifty (750) pounds maximum gross weight of vehicle and load combined upon any one wheel for each nominal inch of width of solid tire upon the wheel. No motor vehicle self propelled and equipped with metal tires shall be licensed as aforesaid but the owner shall upon application to the Highway Commissioner upon payment of the proper fee be given a special license subject to the rules and requirements to be established by the Highway Commissioner as provided by law. Any violation of such rules shall constitute sufficient cause for revocation of such special permit.

Provided however That the Highway Commissioner shall not make restrictions prohibiting the use of traction engines of less than twenty-six thousand (26,000) pounds gross weight and one hundred inches (100) in width over all and equipped with metal cleats of a width of not less than two and one-half (2 1-2) inches and of a height not to exceed one and one-fourth (1 1-4) inches so placed on the drivers that not less than two (2) cleats shall touch the ground at all times.

Fees for registration when issued on or after July first shall be one-half those required above. All registrations shall expire after December first of the year for which issued.

The fee shall be ten dollars for each certificate and pair of number tags issued to persons registered in the dealer's class.

No license to operate shall be required nor shall any fee be charged for the registration of motor ambulances owned and used by any hospital or cruelty society nor for motor fire engines or other fire apparatus motor patrol wagons motor cycles and motor ambulances owned and used by the United States the State of Pennsylvania or any city county incorporated town borough township or duly authorized volunteer fire departments but all such vehicles shall be registered and shall display number tags as provided for in case of privately owned vehicles.

Number Tags

Section 7 No motor vehicle except motor cycles shall be operated upon any public street or highway unless the number tags are displayed conspicuously one on the front and the other on the rear of the motor vehicle in such a manner that they may be easily read. They shall at all times be parallel to the axle of the motor vehicle and shall be kept free from oil grease dirt or other substances likely to impair their legibility and shall not be defaced in any manner and between one hour after sunset and one hour before sunrise the rear number tag shall be illuminated so that the number can be plainly distinguished. Provided however that motor cycles must be displayed on the rear thereof the plate or marker to be furnished by the State Highway Department and to be so fastened as to be entirely unobserved and to be kept reasonably clean.

Only one set of number tags shall be displayed upon any motor vehicle and except as otherwise provided in this act for non-residents no number tag shall be displayed other than that issued by the State Highway Department. In case of the loss of one or both number tags or badge a new pair of tags or badge of another number than that of the lost tag or badge shall be supplied by the State Highway Department. A new tag or tags or badge shall be obtained by filing with the State Highway Department upon a blank furnished by said department an affidavit reciting the loss or destruction of said tag or badge accompanied by a fee of one dollar. No owner or operator of a motor vehicle shall be subject to fine or arrest by reason of one number tag or badge being missing provided that he shall make affidavit that the same has been lost destroyed or removed without his knowledge and consent within one week and that application for new tags or badge be properly made.

Age Limit

Section 8 No person under sixteen years of age whether the owner of a motor vehicle or not shall operate any motor vehicle upon any of the public roads streets or highways of this Commonwealth.

Driver's License

Section 9 Every person desiring to operate a motor vehicle as a paid operator or who is an employee of the owner or custodian thereof shall first obtain a driver's license. Application for license shall be made upon a blank furnished by the Highway Department and shall contain the full name of the applicant with his place of residence and shall state that said applicant is over eighteen years of age and is qualified to operate a motor vehicle. It shall be signed by the applicant and verified by oath or affirmation.

Upon receipt of the application and fee of two dollars (\$2) the State Highway Department shall issue to the applicant a driver's license and badge. The license shall contain the licensee's name and residence and the date and number of the license. It shall be carried by the licensee at all times when operating a motor vehicle. Upon the badge shall be the words "Pennsylvania Licensed Driver" the year and the number of the license which it accompanies. It shall not be less than two and one-half (2 1/2) inches in its greatest diameter and shall be conspicuously worn on the front of the outer garment of the licensee at all times when said licensee is operating a motor vehicle. All such licenses shall expire after December thirty-first of the year issued.

Every person other than a paid operator owner custodian or employe desiring to operate a motor vehicle shall make application to the State Highway Department upon a blank furnished by the Department for a license card which shall be furnished free of charge to the applicant and which shall expire upon the thirty-first day of December of the year in which it was issued.

Section 10 The moneys derived from registration and from license fees under the provisions of this act shall be paid by the State Highway Department into the State Treasury for safe keeping and shall by the State Treasurer be placed in a separate fund to be available for the use of the State Highway Department upon requisition of the State Highway Commissioner. All such moneys hereafter paid into the State Treasury are hereby specifically appropriated to the State Highways Department for the purpose of assisting in the construction maintenance improvement and repair of State Highways and State-aid Highways as described in the act creating the State Highway Department approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven. The Auditor General shall upon requisition from time to time of the State Highway Commissioner draw his warrant upon the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition.

Revocation of Registration or License

Section 11 The Highway Commissioner may at his discretion revoke or suspend upon hearing after due notice in writing mailed to his address as stated in his application of the proposed revocation and the grounds therefor for any period up to one year the registration of any car or the license of any driver upon reasonable grounds for improper conduct in operating a motor vehicle. No person to whom the registration of a motor vehicle has been refused or revoked shall drive or operate a motor vehicle upon the public highways of this State. No person shall knowingly permit any motor vehicle which he may own to be driven by any other person whose license has been revoked or by any person to whom registration for a motor vehicle has been refused or whose registration of a motor vehicle has been revoked.

The State Highway Commissioner shall issue printed monthly bulletins giving name and address of each applicant for license together with the number of license issued to said applicant and shall furnish same free of charge to mayors burgesses police magistrates chiefs of police aldermen and justices of the peace and shall furnish at a nominal fee said bulletins to all other applicants for same.

Section 12 The provisions of the foregoing sections relative to license and registration and the display of number tags shall not apply to a motor vehicle owned by a non-resident of this State other than a foreign corporation doing business in the State provided that the owner thereof shall have complied with the provisions of the laws of the foreign country State territory or Federal district of his residence relative to registration of motor vehicles and the display of number tags thereon and shall conspicuously display the registration numbers as required thereby. The provisions of this section however shall be operative as to a motor vehicle owned by a non-resident of this State only to the extent that under the laws of the foreign country State territory or Federal district of his residence like exemption and privileges are granted to motor vehicles duly registered under the law of and owned by residents of this State. No person who is mentally or physically incapacitated shall not be permitted to operate a motor vehicle on the public highways of this State and if any such person shall have obtained a license it shall be void.

Sounding Warning

Section 13 Every motor vehicle shall be provided when in use with good and sufficient brakes and with a horn bell or other signal device. Motor vehicles shall from one hour after sunset until one hour before sunrise show at least two white lights visible not less than two hundred (200) feet in the direction in which the motor vehicle is proceeding provided however that motor cycles need display only one white light visible in the direction in which they are proceeding.

Every operator of a motor vehicle shall sound his horn bell or signal device giving reasonable warning of his approach whenever necessary to insure the safety of other users of the highways and also when approaching a street or road crossing dangerous curve in any of the cities boroughs or townships of this Commonwealth where the proper authorities shall have erected signs easily readable from the highway and at right angles thereto bearing thereon in letters at least five (5) inches in height the words "Danger blow your horn." The unnecessary sounding of bells horns or other signal devices the unnecessary use of muffler cutouts or there use when approaching or passing any other vehicle or animal of draft or burden is prohibited. When signaled to do so by the driver of any horse or other animal of draft or burden the operator of a motor vehicle shall stop and if circumstances require it shall stop his engine until the danger has been avoided. When overtaken by any other vehicle legally travelling at a greater speed the operator or driver of any motor vehicle when signaled to do so shall turn

reasonably to the right of the center of the highway allowing the other vehicle free passage to the left. No person shall drive or operate a motor vehicle upon any public street or highway in this Commonwealth having metal spurs or lugs or other metal projections more than three-fourths (3/4) of an inch in length upon the tires thereof except upon natural earth roads or when the streets are covered with ice or snow so that the safety of other users of the highway makes it necessary.

Speed

Section 14 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person but no person shall drive a motor vehicle at a rate of speed exceeding one mile (1) in two and one-half (2 1/2) minutes and no person shall drive a motor vehicle having solid tires and weighing more than five thousand (5,000) pounds gross maximum weight of vehicle and load combined at a greater rate of speed than one mile (1) in four (4) minutes and no person shall drive a motor vehicle having solid tires and weighing over ten thousand (10,000) pounds gross maximum weight of vehicle and load combined at a greater rate of speed than one (1) mile in five (5) minutes and no person shall drive a motor vehicle having solid tires and weighing over fifteen thousand (15,000) pounds gross maximum weight of vehicle and load combined at a greater rate of speed than one (1) mile in six (6) minutes provided that the local authorities having charge of any of the highways may in dangerous or built-up sections place signs marked "Danger run slow" in letters not less than five (5) inches in height. Said signs to be placed at right angles to and plainly legible from the highway and facing the traffic the speed of which is to be reduced and at these places the speed limit shall not exceed a rate of a mile in four minutes for a distance beyond said sign of not more than one-quarter of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of a mile in four minutes for not more than a quarter of a mile beyond said sign and so many signs may be erected as may be necessary. At the end of said dangerous or built-up section shall be erected a sign reading "end of fifteen mile limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic. When a motor vehicle meets or overtakes a street passenger car which has stopped for the purpose of taking on or discharging passengers the motor vehicle shall not pass said car on the side on which passengers get on or off until the car has started or until any passenger who may have alighted shall have reached the side of the road or any passenger who may be about to board the car shall have done so.

Local Registration and Tax

Section 15 No city county borough incorporated town or township shall adopt enforce or maintain any ordinance rule or regulation contrary to or inconsistent with the terms of this act or fix a rate of speed lower than that permitted by this act or require of any person any license tax upon or registration fee for any motor vehicle or any permit or license to operate motor vehicles upon the public highways except that in parks the proper authorities may restrict the speed of motor vehicles to such a rate as may seem reasonable provided said rate of speed shall not be less than that allowed other vehicles and that legible signs shall be conspicuously placed indicating the rate of speed permitted. Operators of motor vehicles shall have the same rights upon the public streets and highways as the drivers of any other vehicles and no public road open to horse drawn vehicles shall be closed to motor vehicles.

Intoxication

Section 16 Any person operating a motor vehicle when intoxicated shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100) nor more than three hundred dollars (\$300) or imprisonment for not more than one year or both at the discretion of the court.

Unauthorized Use of Vehicles

Section 17 Any person operating a motor vehicle under any other number than that of its registration or any person operating any motor vehicle without the consent of the owner thereof or any person operating a motor vehicle the registration of which has been revoked or suspended shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100) nor more than three hundred dollars (\$300) or imprisonment not exceeding one year or both at the discretion of the court.

Officers

Section 18 All operators of motor vehicles shall upon request or signal of any constable or police officer who shall be in uniform or shall exhibit his badge or other sign of authority stop and exhibit their registration certificate or license if so required and shall furnish to any legally constituted authority all information in their possession as to the identity of the operator or owner of any motor vehicle.

Method of Arrest

Section 19 The constables and police officers of the counties cities boroughs incorporated towns and townships of this Commonwealth may arrest upon view and without warrant any per-

son or persons violating any of the provisions of this act but such officer shall forthwith make and file with the magistrate or justice of the peace before whom the person arrested is taken an affidavit setting forth in detail the alleged violation of the section of the act complained of and furnish a copy to the person arrested. In the event to an arrest as aforesaid if the defendant is unable to give sufficient bail for a hearing or for his appearance at court the magistrate alderman or justice of the peace before whom he is first taken shall accept as bail any article of sufficient value or provided he is the owner thereof hold in custody the motor vehicle found in the possession of the defendant and the court magistrate alderman or justice of the peace after the trial of the defendant if in the meantime sufficient bail according to law has been given shall make such order as to the disposition of such motor vehicle or other article accepted as bail as shall seem just and proper.

Evidence of Responsibility

Section 20 In any proceeding for the violation of provisions of this act the registered number displayed on the motor vehicle shall be prima facie evidence that the owner of said vehicle was then operating the same provided however that if at any hearing or proceeding the owner shall testify under oath or affirmation that he was not operating the said car at the time of the alleged violation of this act and shall submit himself to an examination as to who at that time was operating the car and reveal the name of the person if known then the prima facie evidence arising from the registered number shall be overcome and removed and the burden of proof shifted.

Penalties

Section 21 Any person except as provided in section sixteen and seventeen violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten dollars (10) nor more than twenty-five dollars (\$25) to be collected by summary conviction before any magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of non-payment of a fine within forty-eight (48) hours bail in double the amount of fine and costs being first entered to undergo an imprisonment in the county prison for a period not exceeding ten (10) days. Provided that any person so accused may waive such summary trial or hearing and secure the right of trial by jury before the court of quarter sessions of the peace for the county in which the offense is alleged to have been committed by depositing with the magistrate alderman or justice of the peace to whom complaint has been made or before whom he is taken a sum in double the amount of the fine and costs which might be imposed or by entering security to pay the same. Any person or persons previously convicted before a court of quarter sessions or magistrate alderman or justice of the peace of this Commonwealth for any violation of the provisions of this act shall upon conviction of a second offence within a period of one year be sentenced to pay a fine of not less than twenty-five dollars (\$25) nor more than fifty dollars (\$50) or in case of non-payment of such fine to undergo an imprisonment in the county prison for a period not exceeding twenty days. Any person or persons previously convicted before a magistrate alderman or justice of the peace of this Commonwealth for any violation of the provisions of this act shall upon conviction of a third or subsequent offense within a period of one year be deemed guilty of a misdemeanor and shall be sentenced to pay a fine of not less than fifty dollars (\$50) nor more than two hundred dollars (\$200) or in case of non-payment of such fine to undergo an imprisonment in the county prison for a period not exceeding thirty (30) days. Any person or persons accused of a second or subsequent offense shall have the right to a trial by jury in the same manner and upon the same condition as is provided for in the case of persons accused of a first offense provided that if after conviction before a magistrate alderman or justice of the peace the accused desires to appeal to the court of quarter sessions he shall be entitled to do so according to law as in other cases of summary conviction provided he gives a bond conditioned upon securing and prosecuting the appeal with affect or otherwise to secure payment of the fine imposed. Proceedings under this act may also be commenced by the issuance of a warrant in the name of the Commonwealth which warrant may be served by a constable policeman or other officer having authority to serve warrants in any part of the Commonwealth and a copy of the affidavit or information shall be served with such warrant. Any officer serving such warrant shall take the defendant before a magistrate alderman or justice of the peace of the county in which the defendant is found who shall take bail for his appearance before the magistrate or justice of the peace who issued the warrant or for a trial by jury in accordance with the provisions of this Act.

All money articles of value or motor vehicles deposited with any magistrate or justice of the peace as provided in this act shall be returned to the defendants upon the termination of the cause or upon the certificate of the district attorney of the county in which the action is brought.

Disposition of Fines

Section 22 All fines and penalties collected under the provisions of this act for violations of the same shall be paid to the State Treasurer except those collected for violations of the provisions as to speed or weight which shall be paid to the treasurer of the city borough town or township where in the violation occurred to be used for the construction repair and maintenance of the highways thereof and sworn statements of all fines and penalties so collected shall also be made upon blanks to be furnished by the State Highway Department by the Burgess magistrate justice of the peace or other officer imposing or receiving the same to the State Highway Commissioner. Said reports shall be made quarterly not later than the tenth (10) day of

the months of January April July and October of each year. Any Burgess magistrate justice of the peace or other officer who shall fail to make such quarterly reports and returns or either of them shall be deemed guilty of a misdemeanor in office and upon conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) or imprisonment in the county jail for a period of sixty (60) days or both at the discretion of the court.

Services of Process in Civil Actions

Section 23 All civil actions for damages arising from the use and operation of any motor vehicle as aforesaid may be brought in the city or county in which the alleged damages were sustained and service of process may be made by the sheriff of the county where the suit is brought deputizing the sheriff of the county wherein the defendant in the suit or his registered agent resides or where service may be had upon him under the existing laws of this Commonwealth in like manner as process may now be served in the proper county.

Repeal

Section 24 The act approved April twenty-third one thousand nine hundred three entitled "An Act relating to automobiles or motor vehicles providing for the registration thereof regulating the speed limit upon the public highways within this Commonwealth providing for the licensing of the operators thereof and fixing the amount of the license regulating the service of process and of proceeding in actions for damages arising therefrom and prescribing the penalties for the violation of the same" and the act approved April nineteenth one thousand nine hundred and five entitled "An Act relating to automobiles or motor vehicles and regulating the speed limit upon the streets and public highways of this Commonwealth providing for the licensing of the operators thereof by the State Highway Department fixing the amount of said license regulating the service of process and proceedings of actions in damages arising therefrom and prescribing the penalties for the violation of the provisions of the same" and the act approved April twenty-seventh one thousand nine hundred and nine entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" and the act approved April twenty-first one thousand nine hundred and eleven entitled "An Act to amend section seven of an act entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" by striking out from section seven of said act the word "hire" wherever it may occur in said section and the act approved June first one thousand nine hundred and eleven entitled "An Act to amend the first section of an act approved the twenty-seventh day of April Anno Domini one thousand nine hundred and nine entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" by exempting hospital motor ambulances and motor fire engines and motor fire apparatus and requiring them to be furnished free of charge with registration certificates and number tags" and all other acts or parts of acts inconsistent herewith shall be and the same are hereby repealed.

Provided however that the provisions as to registering motor vehicles as set forth in sections one two three four and seven of the act approved April twenty-seventh one thousand nine hundred and nine entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highway with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" and the act approved April twenty-first one thousand nine hundred and eleven entitled "An Act to amend section seven of an act entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" shall remain in full force and effect until December thirty-first one thousand nine hundred thirteen when the provisions as to registering motor vehicles as set forth in this act shall become effective.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Alexander,	Graff,	Magee,	Salus,
Beidleman,	Gyger,	Martin,	Sheatz,
Buckman,	Heacock,	McNichol,	Snyder,
Catlin,	Hoke,	McNichols,	Sones,
Cooper,	Homsher,	Miller,	Sproul,
Crow,	Hunter,	Mills,	Vare,
Daix,	Judson,	Moore,	Wasbers,
DeWitt,	Kline,	Morgan,	Gerberich,
Endsley,	Knapp,	Nulty,	Pres. pro tem.
Farley,	Kurtz,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order.

The Senate proceeded to the consideration of the report of the Committee of Conference on Senate Bill No. 791, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering Senate Bill No. 791, entitled "An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lanes and alleys within their corporate limits laid out by this Commonwealth" beg leave to submit the following amended bill as our report:

CHARLES J. MAGEE,
STERLING R. CATLIN,
JOHN P. MOORE,

Committee on the part of the Senate.

EDWARD M. KENNA,
W. J. MCCAIG,
H. E. LESLIE,

Committee on the part of the House of Representatives.

An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lanes and alleys within their corporate limits laid out by this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the title for all highway and municipal purposes to the land embraced within the limits of all streets lanes and alleys within the corporate limits of cities of the second class which have been laid out by this Commonwealth shall be vested in the respective municipalities wherein such streets lanes and alleys are located

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Alexander,	Endsley,	Magee,	Sheatz,
Beidleman,	Farley,	McNichol,	Snyder,
Buckman,	Graff,	McNichols,	Sones,
Catlin,	Gyger,	Moore,	Sproul,
Clark,	Hilton,	Morgan,	Vare,
Cooper,	Hoke,	Nulty,	Wasbers,
Crow,	Hunter,	Salus,	Gerberich,
Daix,	Jones,	Sensenich,	Pres. pro tem.
DeWitt,	Judson,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order.

The Senate proceeded to the consideration of the report of the Committee of Conference on Senate Bill No. 986, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering Senate bill No. 986, entitled "An act authoriz-

ing any person, firm or corporation owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license and regulating the taxation of such corporations, requiring certain reports to be made to the Auditor General and providing penalties," beg leave to submit the following amended bill as our report:

AUGUSTUS T. DAIX, Jr.,

JOHN P. MOORE,

C. W. SONES,

Committee on the part of the Senate.

A. S. MOULTHROP,

W. L. MUTZENBACHER,

D. S. KENNEDY,

Committee on the part of the House of Representatives.

An Act authorizing any person firm or corporation owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license regulating the taxation of such corporations requiring certain reports to be made to the Auditor General and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any persons firm or corporation owning or operating a distillery in this Commonwealth which produces only deantured alcohol for industrial purposes and not to be used as a beverage or for medicinal purposes shall not be required to obtain a license to operate such distillery under the provisions of the law approved the thirtieth day of July one thousand eight hundred ninety-seven entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors" or any other law regulating the manufacture and sale of vinous spirituous malt or brewed liquors Any such corporation shall for purposes of State taxation be deemed to be a corporation organized for manufacturing purposes Provided That any person firm or corporation who shall take advantage of or operate under the provisions of this act shall make and file with the Auditor General of this Commonwealth on or before the first day of February of each year a statement in such form as the Auditor General may prescribe setting forth in detail the nature and character of the business conducted the kind and amount of materials produced made or manufactured the location of the plant distillery or distilleries the number of gallons of denatured alcohol manufactured or produced during the previous calendar year up to the first of January before such report is made

Such report or statement shall be signed and sworn to by the person persons or one of the firm of a company or by the president of a corporation respectively taking advantage or operating under the provisions of this act

Section 2 Any person firm or corporation who shall violate any of the provisions of this act or who shall neglect to comply with any of the provisions of this act or any person who shall make a false statement or false oath to any matter fact or thing in any statment required to be filed under the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine or penalty not to exceed three hundred dollars together with the costs of prosecution

Section 3 All acts or parts of acts inconsistent with this act are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Alexander,	Graff,	Judson,	Salus,
Beidleman,	Gyger,	Kline,	Sensenich,
Buckman,	Hall,	Knapp,	Sheatz,
Catlin,	Heacock,	Kurtz,	Snyder,
Clark,	Hilton,	Magee,	Sones,
Cooper,	Hoke,	Martin,	Sproul,
Crow,	Homsher,	McNichol,	Vare,
Daix,	Huffman,	McNichols,	Wasbers,
DeWitt,	Hunter,	Moore,	Gerberich,
Endsley,	Jarrett,	Morgan,	Pres. pro tem.
Farley,	Jones,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

Agreeably to order.

The Senate proceeded to the consideration of the report of the Committee of Conference on Senate Bill No. 1119 (House Bill No. 869), as follows:

To the Members of the Senate and House of Representatives:
We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering House Bill No. 869, entitled "An Act to amend an act entitled 'An Act regulating the confinement of children under the age of sixteen years awaiting trial' approved the third day of April, Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained," beg leave to submit the following amended bill as our report:

H. H. HEYBURN,
R. J. BALDWIN,
W. J. McCAIG
Committee on the part of the House.

F. M. KNAPP,
FRANKLIN MARTIN,
J. CARTER JUDSON.
Committee on the part of the Senate.

An Act to amend an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the board of county commissioners in each county of the Commonwealth to provide in the county a separate room or rooms or a suitable building to be used exclusively for the confinement of any and all children under the age of sixteen years who may be in custody awaiting trial or hearing in the courts of the county" be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the board of county commissioners in each county of the Commonwealth to provide furnish and heat within the county a separate room or rooms or a suitable building to be used exclusively for the confinement of any and all children under the age of sixteen years who may be in custody awaiting trial or hearing in the courts of the county and to provide for the maintenance and care of such children while in custody

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Alexander,	Gyger	Knapp,	Nulty,
Beldleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichol,	Sproul,
Daux,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL ON FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 1091 (House Bill No. 110), as follows:

An Act to provide for the health safety and welfare of minors by forbidding their employment or work in certain occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates and badges for certain children and prescribing rules for the issuance re-issuance filing return and recording thereof requiring certain abstracts and notices to be posted providing for the enforcement of this act by officers of the Department of Labor and Industry and the Department of Mines by the Superintendent of Public Instruction by officers of the Boards of School Directors and by

police officers prescribing penalties for violations of the provisions of this act defining the procedure in prosecutions and repealing all acts and parts of acts that are inconsistent therewith

Section 1 Definitions "Minor" "Establishment" "Person" "Week" "Day"

Section 2 Inclusion of plural and all genders

Section 3 Work by child under fourteen prohibited in any establishment anywhere during school hours

Section 4 Work by child under sixteen prohibited in injurious occupations

Section 5 Work by child under eighteen prohibited in extra-hazardous occupations

Section 6 Work by any minor prohibited in saloons

Section 7 Hours of labor

Section 8 Night work children under sixteen

Section 9 Night Work by messengers

Section 10 Mid-day meal periods males under eighteen female minors

Section 11 Intervals between work periods males under eighteen female minors

Section 12 Prohibition boys under ten girls under eighteen

Section 13 Street trades Hours of labor and night work

Section 14 Enforcement employment certificates required under certain circumstances

Section 15 Enforcement employment certificates to be issued to employer filing return

Section 16 Enforcement employment certificates by whom to be issued

Section 17 Enforcement employment certificates pre-requisites to issuance

Section 18 Enforcement employment certificates evidence of age

Section 19 Enforcement employment certificates school record

Section 20 Enforcement employment certificates shall be issued free

Section 21 Enforcement employment certificates contents signature

Section 22 Enforcement employment certificates re-issuing thereof

Section 23 Enforcement special summer employment certificates

Section 24 Enforcement badges required of boys et cetera to be conspicuously worn non-transferable

Section 25 Enforcement badges by whom to be issued

Section 26 Enforcement badges pre-requisite to issuance

Section 27 Enforcement badges shall be issued

Section 28 Enforcement badges contents and form

Section 29 Enforcement public record of the issuance of employment certificates and badges of the refusal of the same

Section 30 Enforcement posting abstract of this act and schedule of hours of labor

Section 31 Enforcement proof of age of certain minors

Section 32 Enforcement printing and distribution of forms and abstracts by certain officers

Section 33 Enforcement by the Commissioner of Labor and Industry and the Chief of the Department of Mines and the school attendance officers

Section 34 Enforcement of streets trades provisions by police and attendance officers special attendance officers

Section 35 Prosecutions procedure appeals

Section 36 Penalties first and second offenses continued violations exemption of employers from punishment under certain conditions

Section 37 Special penalties for hindering an enforcing officer

Section 38 Special penalties for encouraging violations

Section 39 Special penalties for improperly issuing certificates or badges

Section 40 Special penalties upon authorized persons for issuing certificates or badges

Section 41 Special penalties upon parents for compelling or permitting violations

Section 42 Special penalties upon minors who disobey street trades provisions

Section 43 Disposition of fines

Section 44 Construction of the act not to affect industrial training or other education unconstitutionality of a part of the act

Section 45 Acts repealed

Section 46 Date of operation

Definitions "Minor" "Establishment" "Person" "Week" "Day"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "minor" when used in this act shall mean any individual under twenty-one years of age

The term "establishment" when used in this act shall mean any place within this Commonwealth where work is done for compensation of any sort to whomever payable except a farm or private home Provided That wherever "establishment" is used in any provision of this act such provision shall be construed not to affect work at any of the occupations mentioned in section twelve of this act Provided further That nothing in this act shall affect the employment of children by their parents in stores or business owned or operated by such parents

The term "person" when used in this act shall be construed to include any individual partnership or other unincorporated association corporation and municipality

The term "week" when used in this act shall mean any seven consecutive days and the term "day" shall mean any twenty-four consecutive hours

Inclusion of Plural and all Genders

Section 2 Whenever in this act the singular is used the plural shall be included and whenever the masculine gender is used the feminine and neuter shall be included

Work by Child Under Fourteen Prohibited In Any Establishment Anywhere During School Hours

Section 3 No child under fourteen years of age shall be employed or permitted to work in or in connection with any establishment nor shall any child under fourteen years of age be permitted to work on a farm or in a private home or at any of the occupations mentioned in section twelve of this act during the hours when the public schools of the school district in which such child resides shall be in session

Work by Child Under Sixteen Prohibited in Injurious Occupations

Section 4 No child under sixteen years of age shall be employed or permitted to work in operating or assisting in operating any of the following machines circular or band saws wood shapers wood jointers planers sandpaper or wood polishing machinery wood-turning or boring machinery picker machines or machines used in picking wool cotton hair or any other material carding machines paper-lace machines leather burnishing machines job or cylinder printing presses operated by power other than foot power boring or drill presses stamping machines used in sheet metal and tinware or in paper or leather manufacturing or in washer and nut factories metal or paper cutting machines corner staying machines in paper box factories corrugating rolls such as are used in corrugated paper or in roofing or washboard factories steam boilers dough breakers or cracker machinery of any description wire or iron straightening or drawing machinery rolling mill machinery power punches or shears washing or grinding or mixing machinery calendar rolls in paper and rubber manufacturing or other heavy rolls driven by power laundering machinery or in operating a moving picture machine

No child under sixteen years of age shall be employed or permitted to work in any capacity in adjusting or assisting in adjusting any belt to any machinery in proximity to any hazardous or unguarded belts machinery or gearing in connection with any process in which dangerous or poisonous acids are used in such quantity as to be injurious to the health in the manufacture or packing of paints colors or white or red lead in occupations causing dust in injurious quantities in the manufacture or use of dangerous or poisonous dyes in the manufacture or preparation of compositions with dangerous or poisonous gases in the manufacture or use of compositions of lye in which the quantity thereof is injurious to the health upon any railroad whether steam electric or otherwise upon any vessel or boat engaged in the transportation of passengers or merchandise in operating motor vehicles of any description on scaffolding in heavy work in the building trades in any bituminous coal mine or in any other mine tunnel or excavation except in any office thereof in stripping assorting manufacturing or packing tobacco in or about any distillery brewery or any other establishment where alcoholic liquors are manufactured or bottled in any acrobatic or gymnastic performance or in any other occupation similarly dangerous to the life and limb or injurious to the health or morals of such child

Work by Child Under Eighteen Prohibited In Extra-Hazardous Occupations

Section 5 No child under eighteen years of age shall be employed or permitted to work in or about blast furnaces docks wharves or quarries in the outside erection or repair of electric wires or upon or in connection with any dangerous electrical machinery or appliances in the running or management of elevators lifts or hoisting machines in oiling or cleaning machinery in motion in the operation or use of emery wheels or any abrasive polishing or buffing wheel where articles of the baser metals or of iridium are manufactured at switch tending gate tending or as brakeman fireman engineer motorman or conductor upon a railroad as pilot fireman or engineer upon any boat or vessel as chauffeur of an automobile or aeroplane in or about establishments wherein gunpowder nitro-glycerine dynamite or other high or dangerous explosive is manufactured compounded or stored in the manufacture of white or yellow phosphorous or phosphorous matches or any other occupation similarly dangerous to the life limb or injurious to the health of morals of such child

Work by any Minor Prohibited In Saloons

Section 6 No minor shall be employed or permitted to work in or in connection with any saloon or bar-room where alcoholic liquors are sold

Hours of Labor

Section 7 (a) No child under sixteen years of age shall be employed or permitted to work in or in connection with any establishment for more than six days in any one week or more than fifty-four hours in any one week or more than ten hours in any one day. Provided however That during weeks in which a legal or special holiday occurs and is observed by an establishment any minor may be employed by such establishment during three of the five remaining days of such week for a longer period of time than is allowed by this act but no female shall be permitted to work more than two and one-half hours overtime during any one of such three days nor for more than the maximum number of hours per week specified in this act

The employment of such persons at any time other than as stated herein shall be deemed a violation of the provisions of this section unless it appears that such employment was to make up time lost on a previous day of the same week in consequence of the stopping of machinery upon which he was employed or dependent for employment but no stopping of machinery for less than thirty consecutive minutes shall justify such overtime employment nor shall such overtime employment be authorized until a written report of the day and hours of its occurrence and its duration is sent to the Commissioner of Labor and Industry

Provided that the aforesaid restrictions as to hours shall not apply to minors over fourteen years of age employed in the canning of fruit and vegetable products

(b) Whenever any minor shall be employed or permitted to work in or in connection with more than one establishment in any one week or in any one day the aggregate number of hours during which he shall be employed or permitted to work in or in connection with such establishments shall not exceed the number of hours prescribed in this section for such minor in any one week or any one day

Night Work Children Under Sixteen

Section 8 No child under sixteen years of age shall be employed or permitted to work in or in connection with any establishment before the hours of six o'clock in the morning or after the hour of six o'clock in the evening of any day except as provided in section seven. Provided That where the usual process of manufacture or the nature of the business is of a kind that customarily necessitates a continuous day and night employment male minors not under the age of fourteen years may be employed day or night partly by day and partly by night but said employment shall not exceed nine hours during any twenty-four hours for minors under the age of sixteen years. And provided further That in glass factories male minors not under the age of fourteen years may be employed day or night or partly by day and partly by night but said employment shall not exceed nine hours during any twenty-four hours for minors under the age of sixteen years

No female minor shall be employed or permitted to work in or in connection with any establishment before the hour of six o'clock in the morning or after the hour of nine o'clock in the evening of any day

Night Work By Messengers

Section 9 No person under eighteen years of age shall be employed or permitted to work as a messenger for a telegraph or messenger company in the distribution transmission or delivery of goods or messages before the hour of four o'clock in the morning or after the hour of eleven o'clock in the evening of any day and no person under sixteen years of age shall be employed before the hour of six o'clock in the morning and after the hour of eight o'clock in the evening of any day

Mid-day Meal Periods Males under Eighteen Female Minors

Section 10 Not less than forty-five minutes shall be allowed to every male under eighteen years of age and to every female minor employed or permitted to work in or in connection with any establishment for the mid-day meal which period shall not be considered a part of the hours of labor. Provided That whenever any such male or female shall be employed or permitted to work in or in connection with any establishment for less than eight hours in any one day the time allowed for the mid-day meal may be reduced to not less than thirty minutes. Employes shall not be required to remain in the work rooms during the time allowed for meals

Intervals between Work Periods Males under Eighteen Female Minors

Section 11 No male under eighteen years of age and no female minor shall be employed or permitted to work for more than six hours continuously in or in connection with any establishment without an interval of at least forty-five minutes and no period of less than forty-five minutes shall be deemed to interrupt a continuous period of work. Provided That whenever any such male or female shall be employed or permitted to work in or in connection with any establishment for less than eight hours in any one day the interval between work-periods may be reduced to not less than thirty minutes

Employes shall not be required to remain in the work-rooms during the rest-periods required by this section

Street Trades Prohibited to Boys Under Ten Girls Under Eighteen

Section 12 No boy under ten years of age and no girl under eighteen years of age shall in any street or public place distribute sell expose or offer for sale any newspaper magazine periodical or any other article or merchandise of any description or exercise the trade of bootblack or scavenger or any other trade

Street Trades Hours of Labor and Night Work

Section 13 No boy under sixteen years of age shall engage in any of the trades or occupations mentioned in section twelve of this act for more than eight hours in any one day or before five o'clock in the morning or after eight o'clock in the evening of any day. Provided That this section of this act shall not apply to boys outside of school hours engaged in the sale or distribution of newspapers within this Commonwealth before eight o'clock in the evening of any day

Enforcement Employment Certificates Required under Certain Circumstances

Section 14 No person shall employ or permit any child under sixteen years of age to work in or in connection with any establishment or during the hours when the public schools of the school district in which such child shall reside are in session on any farm or in any private home or at any of the occupations mentioned in section twelve of this act until he shall have received an employment certificate for such child issued in the manner provided in this act

Enforcement Employment Certificates To be Issued to Employer Filing Return

Section 15 Every employment certificate shall be issued to the person who shall expect to employ or permit the child for whom it shall be issued to work. When issued it shall forthwith be sent by mail to such person who shall if he employ or permit the child to work keep it on file accessible to any authorized inspector or attendance officer as long as the employment or work shall continue and in case the child shall not be employed or permitted to work or after the person employing or permitting him to work shall have discharged him or shall have been notified that he had permanently terminated his employment or work such person shall within five days thereafter return the certificate by mail to the school official who shall have authority over the attendance officer, of the school district.

If at any time an employment certificate be received by any person whose name shall not appear thereon such person shall promptly return it by mail to the official by whom it shall have been issued.

Enforcement Employment Certificates By Whom to be Issued

Section 16 Employment certificates shall be issued by the following officers for children residing within their respective school districts. In school districts having a district superintendent or supervising principal by such superintendent or supervising principal. In school districts having no district superintendent or supervising principal by the secretary of the board of school directors of that district. Provided That any district superintendent supervising principal or secretary of the board of school directors hereby authorized to issue such certificates may authorize and deputize in writing any individual who is regularly employed by the board of school directors to act in his stead for the purpose of issuing such certificates but no certificate shall be issued by any individual to any child in or about to enter such individual's own employment or the employment of a partnership or other unincorporated association or corporation of which such individual shall be a member officer or employee.

Enforcement Employment Certificates Pre-Requisites to Issuance

Section 17 The officer authorized to issue employment certificates shall in each case before issuing a certificate receive examine approve and file the following papers duly executed viz

(a) The school record of such child properly filled out and signed as hereinafter provided except that for the issuance of a special summer certificate as hereinafter provided no school record shall be required.

(b) A certificate signed by a physician appointed by the board of school directors of the school district stating that the child has been thoroughly examined by the said physician and in his opinion has reached the normal development of a child of the age required by law for the occupation in which he shall expect to engage and is in sound health and physically able to be employed in such work as he shall intend to do.

(c) Evidence showing that the child is of the age required by law for the occupation in which he shall expect to engage.

Enforcement Employment Certificates Evidence of Age

Section 18 The evidence of age required by section eighteen of this act shall consist of either

(a) A duly certified transcript of the official record showing the date of birth issued by an officer charged with the duty of recording birth or

(b) A baptism certificate or transcript of the record of baptism duly certified and showing the date of birth or

(c) A passport or record of immigration or transcript thereof duly certified showing the age of the immigrant or

(d) In case none of the aforesaid proofs of age shall be obtainable and only in such case the issuing officer may except in lieu thereof any other documentary record of age (other than a school record or an affidavit of age) or transcript thereof duly certified provided such record shall be at least two years old and shall appear to the satisfaction of the issuing officer to be good and sufficient evidence of age or

(e) In case none of the aforesaid proofs of age shall be obtainable and only in such case the issuing officer may except in lieu thereof a record of age as given in the register of a school which the child shall have attended at least two years prior to his application for an employment certificate or

(f) In case none of the aforesaid proofs of age shall be obtainable and only in such case the issuing officer may accept in lieu thereof the signed statement of the physician appointed by the board of school directors stating that after examination it is the opinion of such physician that the child has attained the age required by law for the occupation in which he shall expect to engage. Such statement shall be accompanied by a statement signed by the child's parent guardian or custodian (or in case he shall have no parent guardian custodian by his next friend being an adult) certifying to the name date and place of birth of the child and that the parent guardian custodian or next friend signing such statement is unable to produce any of the proofs of age specified in the preceding subdivisions of this section.

Enforcement Employment Certificates School Record

Section 19 The school record required by section seventeen of this act shall be filled out and signed by the principal or chief executive officer of the school which the child shall have last attended or by someone duly authorized to act for said

principal or chief executive officer and shall be furnished upon demand to the child who after due examination shall be found entitled thereto. It shall state the grade last completed by such child and the studies pursued in completion thereof the number of weeks he shall have attended school during the twelve months previous to applying for such school record his name date of birth and residence as shown on the records of the school and the name of his parent guardian or custodian.

No school record shall be issued or accepted unless it shall certify that the child can read intelligently and write correctly simple sentences in the English languages and has completed a course embracing the following studies reading writing spelling arithmetic English language and geography. Such studies shall have been pursued to the extent usual in the first three yearly grades in the public schools of this Commonwealth.

It shall be the duty of the Superintendent of Public Instruction to ascertain from time to time and to publish by general order for the purposes of this act the extent to which he shall find that the aforementioned studies are pursued in the usual courses completed in such grades. Provided That whenever special courses embracing manual or vocational training or domestic science shall have been established such of these courses as shall be found by the Superintendent of Public Instruction to be substantially equivalent to the courses usually completed in the first five yearly grades in the public schools of this Commonwealth may be accepted in lieu of any or all of the studies aforementioned.

When duly executed by the proper authorities of public private or parish schools school records setting forth the facts above enumerated shall be conclusive evidence of such facts and upon receipt of such school records by the officers issuing employment certificates such certificates shall be issued without delay.

Enforcement Employment Certificates Shall be Issued Fees

Section 20 After the papers required by section seventeen of this act shall have been approved and filed an employment certificate shall be issued for the child applying therefor unless it shall appear to the officer authorized to issue the same that the employment contemplated is contrary to the provisions of any law of this Commonwealth regulating the employment of children.

No fee shall be exacted for issuing an employment certificate or any paper required by section seventeen of this act.

Enforcement Employment Certificates Contents Signature

Section 21 The employment certificate shall state the name sex date and place of birth place of residence color of hair and eyes and any distinguishing facial marks of the child for whom it shall be issued. It shall state the name and place of business of the person expecting to employ or permit such child to work. It shall certify that the child named has personally appeared before the issuing officer and has been examined and that all the papers required by section seventeen of this act have been duly examined approved and filed and that all the conditions and requirements for issuing an employment certificate have been fulfilled. Every certificate shall be signed in the presence of the issuing officer by the child for whom it shall be issued. It shall bear a number show the date of its issue and shall be signed by the issuing officer.

Enforcement Employment Certificates Re-Issuing Thereof

Section 22 Whenever an employment certificate shall have been returned to the official by whom it shall have been issued it shall upon the application in person of the child whose name it bears be re-issued or a transcript thereof shall be issued upon presentation to the said official of the name of the person for whom the child shall expect to work. Provided That such official may before re-issuing such certificate or issuing a transcript thereof require a new physician's certificate such as is required by section seventeen of this act to be approved and filed. The reissued certificate or transcript shall contain the name of the person to whom it shall be issued and shall be mailed filed and at the termination of the employment or work returned in the manner prescribed in section fifteen of this act.

Enforcement Special Summer Employment Certificates

Section 23 Special summer employment certificates may be issued good for employment only during the regular summer vacation of the public schools of the district in which the children for whom they shall be issued shall reside. All the conditions and requirements prescribed in this act for the issuing of employment certificates shall apply to the issuing of special summer employment certificates except that the school record and all educational requirements shall be waived. Such special summer employment certificates shall expire and become void upon the first day after they shall have become effective that the public schools of the school district in which the respective children shall reside shall be open. Such certificates shall bear a conspicuous printed statement of the date upon which they may become effective and shall become void and the words "Special Summer Employment Certificate" They shall be of a color distinct from regular employment certificates.

Enforcement Badges Required for Boys et cetera To be Conspicuously Worn Non-Transferable

Section 24 No boy under sixteen years of age shall engage in any of the occupations mentioned in section twelve of this act unless a badge shall have been issued to him in the manner provided in this act and any boy to whom a badge shall have been issued in the manner provided in this act shall wear it conspicuously exposed whenever he shall be working at any such occupation.

No boy to whom a badge shall have been issued in the manner provided in this act shall transfer the same to any other boy. Provided That this section of this act shall not apply to any boy or boys selling or distributing newspapers within this Commonwealth.

Enforcement Badges By Whom to be Issued

Section 25 The badges required by section twenty-four of this act shall be issued by the same officers who are in section seventeen of this act authorized to issue employment certificates to children.

Enforcement Badges Pre-Requisites to Issuance

Section 26 Any officer authorized to issue the badges required by section twenty-four of this act shall before issuing a badge to any boy receive examine approve and file evidence as defined in section eighteen of this act that such boy is ten years of age or over.

Enforcement Badges Shall Be Issued

Section 27 After the evidence required by section twenty-six of this act shall have been approved and filed a badge shall be issued to the boy applying therefor unless after due investigation it shall be the opinion of the officer authorized to issue the same that such boy is physically or otherwise unfit for such work as he expects to do or is incompetent or unable both to work at the occupation in which he expects to engage and to comply with the laws of this Commonwealth governing school attendance.

No fee shall be exacted for issuing a badge or any paper necessary to prove age under section twenty-six of this act.

Enforcement Badges Contents and Form

Section 28 The badges issued by each school district in accordance with the provisions of this act shall be consecutively numbered in the order of their issuance. Each badge shall contain on its face its number and the name of the school district in which it shall have been issued.

The form of the badges issued in each school district shall be determined by the board of school directors of such district.

Enforcement Public Record of the Issuance of Employment Certificates and Badges of the Refusal of the same

Section 29 Public records shall be kept in the office of the officer authorized to issue the employment certificates and badges required by this act in which shall appear all the facts contained in every employment certificate which shall be issued in such office the name of every boy to whom a badge shall have been issued by such officer together with the number of the badge issued to such boy and the name of every child whose application for an employment certificate or badge shall have been refused by such officer with the reason or reasons for refusal and with the name of the school which such child should attend.

The files containing the papers required by section seventeen of this act and the evidence of age of boys to whom badges shall have been issued shall be open to public inspection.

All such records and papers on the file shall be preserved until the children to whom they shall refer shall have attained the age of sixteen years.

Enforcement Posting Abstract of This Act and Schedule of Hours of Labor

Section 30 Every person employing or permitting any male under eighteen years of age or any female minor to work in any establishment shall keep posted in a conspicuous place in the room where such male or female shall be employed or permitted to work a printed abstract of the provisions of this act and a schedule of the hours of labor of such male or female. Provided That where any such male or female shall be employed or permitted to work in more than one room of any establishment the aforesaid abstract and schedule shall be required in only one of the said rooms. If any male under eighteen years of age or any female minor shall be employed or permitted to work in connection with any establishment but not in such establishment the aforesaid abstract and schedule shall be kept posted in a conspicuous place in the office of such establishment.

The schedule of the hours of labor aforesaid shall contain the name and the date of birth of the male or female the maximum number of hours such male or female shall be required or permitted to work on each day of the week with the total for the week the hours of commencing and stopping work and the hours when the time allowed for meals shall begin and end for each day of the week. Such male or female may begin work after the time for beginning and stop before the time for ending work stated in such schedule but shall not otherwise be employed or permitted to work in or in connection with any such establishment except as stated in such schedule.

Enforcement Proof of Age of Certain Minors

Section 31 Whenever any minor shall be employed or permitted to work at any occupation who in the judgment of any officer charged with the enforcement of this act is under the legal age for such work or is working at a time forbidden by law for such minor or whenever any minor shall be employed or permitted to work in or in connection with any establishment or during school hours on any farm or in any private home or at any occupation mentioned in Section twelve of this act who in the judgment of an officer charged with the enforcement of this act is under sixteen years of age and for

whom the person employing or permitting such minor to work shall not be keeping on file an employment certificate such officer may demand from the person employing or permitting such minor to work that he shall either furnish to such officer within ten days evidence of age as defined in Section eighteen of this act that such minor is in fact of the legal age for the work in which he is engaged or over or sixteen years of age or over as the case shall be or shall cease to employ or permit such minor to work as aforesaid in case such person shall fail to furnish to said officer within ten days after the making of such demand the required evidence of age and shall thereafter continue to employ such minor or permit him to work as aforesaid proof of the making of such demand and of failure to produce the evidence required shall be prima facie evidence of the illegal employment of such minor in any prosecution brought therefor.

Enforcement Printing and Distribution of Forms and Abstracts By Certain Officers

Section 32 The Superintendent of Public Instruction shall prepare a form of the employment certificates required by section fourteen of this act and of the papers pre-requisite to the issuance thereof as prescribed in section seventeen of this act and he shall supply copies of the same to all officers authorized to issue employment certificates.

The Commissioner of Labor and Industry and the Chief of the Department of Mines within their respective jurisdictions shall prepare the abstract of the provisions of this act and a form for the schedule of hours of labor required by section thirty of this act and shall distribute copies of the same upon application to all persons required to post such abstract and schedule.

Copies of the forms and abstract aforesaid shall be printed in accordance with the laws of this Commonwealth regulating printing and publishing under the supervision of the Superintendent of Public Printing and Binding.

Enforcement By the Commissioner of Labor and Industry the Chief of the Department of Mines and the School Attendance Officers

Section 33 It shall be the duty of the Commissioner of Labor and Industry and his deputies to enforce all of the provisions of this act except such as relate to occupations in or in connection with a mine or the outside workings thereof which provisions shall be enforced by the Chief of the Department of Mines and his deputies or to work on a farm or in a private home which shall be enforced by the attendance officers of the several school districts or to the occupations mentioned in section twelve of this act which shall be enforced as hereinafter provided. All the provisions of this act which relate to children under sixteen years of age shall also be enforced by the attendance officers of the several school districts.

All of the officers aforesaid shall visit and inspect establishments and shall have power at any time to visit and inspect any place in or in connection with which any minor is employed or permitted to work. They shall investigate all complaints of violations of the provisions of this act received by them and shall institute prosecutions for such violations. The said officers shall have power to cause the employment certificates required by this act to be produced for their inspection the failure of any employer to produce for such officer upon demand an employment certificate when the same shall be required by this act shall be prima facie evidence of the illegal employment of any child whose employment certificate shall not be so produced. Said officers shall report at once to the officer authorized to issue employment certificates in the school district the name and residence of any child under sixteen years of age discharge for illegal employment. Attendance officers shall report at once to the inspector having jurisdiction the name of any minor found illegally employed the name and place of business of the employer and the date of such illegal employment.

Enforcement Of Street Trades Provisions by Police and Attendance Officers Special Attendance Officers

Section 34 The provisions of this act relating to children engaged in the occupation mentioned in section twelve of this act shall be enforced by police officers and by the attendance officers of the respective school districts of this Commonwealth who are hereby vested with full police power for such purpose.

The board of school directors of each school district may appoint or designate one or more special attendance officers to have supervision over children engaged in the occupations mentioned in section twelve of this act and enforce the provisions of this act relating thereto.

Prosecution Procedure Appeals

Section 35 All prosecutions for violation of this act shall be instituted by the Commissioners of Labor and Industry or his deputy before a magistrate alderman or justice of the peace who shall issue a summons commanding the person charged with a violation of the act to appear within not less than five nor more than eight days. Upon a conviction after hearing the penalties provided in this act shall be imposed which shall be final unless an appeal be taken to the court of proper jurisdiction within twenty days after the imposition of the penalties aforesaid in the manner already provided by law in appeals from penalties.

Penalties First and Second Offenses Continued Violations Exemption of Employers from Punishment under Certain Circumstances

Section 36 Any person who whether by himself or for another or through an agent servant or foreman shall violate any provisions of this act shall be guilty of a misdemeanor. Ex-

cept as provided in sections thirty-seven to forty-two inclusive of this act upon conviction for a violation of any provisions thereof he shall be punished for a first offense by a fine of not less than ten (\$10) dollars or more than fifty (\$50) dollars for a second or subsequent offense by a fine of not less than twenty-five (\$25) dollars or more than two hundred (\$200) dollars or by imprisonment for not more than sixty days or both at the discretion of the court whenever any person shall have been notified by any officer charged with the enforcement of this act or by the service of a summons in a prosecution that he is violating any provision of this act he shall be punished by like penalties in addition for each and every day that such violation shall have continued after such notification provided

First That any person to whom an employment certificate shall have been issued for any child by an official authorized to issue employment certificates and who shall have kept the same on file and in the case of such child shall have complied with all the requirements of this act applying to a child of the age stated in such certificate shall not be punished for the employment of such child though it shall subsequently appear that the certificate was improperly issued by such official Provided That immediately upon learning that the certificate was improperly issued such person shall have ceased to employ or permit the child to work until he shall have received a new employment certificate for such child

Second That any person who shall demand the evidence of age denoted by section eighteen of this act that any applicant for employment or permission to work is of the legal age for such employment or work or over sixteen years of age as the case shall be and shall receive the same before employing or permitting such applicant to work and who shall have kept the same on file and in the case of such applicant shall have complied with all the requirements of this act applying to an individual of the age stated in such evidence of age shall not be liable to punishment for employing or permitting such applicant to work contrary to the provisions of this act forbidding the work of minors of such applicant's age at certain occupations and at certain times or without an employment certificate as the case shall be though it shall subsequently appear that such applicant was in fact under the legal age for such employment or under sixteen years of age Provided That this provision shall not apply to any person who shall demand and receive the evidence of age herein provided for if he shall know at the time of receiving such evidence that the applicant is in fact under the legal age for such employment or under sixteen years of age as the case shall be nor shall this provision prevent the punishment of any person for violating the aforesaid provisions of this act after knowledge of the true age of the minor employed

Third That whenever a violation of any provision of this act shall also be a violation of another provision or other provision of this act penalties may be imposed for the violation of each and every such provision

Fourth That under no circumstances shall any person be sentenced to imprisonment for more than one year for any one violation of this act

Fifth That whenever a violation of any of the provisions of the act shall also be a violation of the laws of this Commonwealth regulating the hours of labor and conditions of employment of females penalties shall be imposed under one of such acts

Special Penalties for Hindering an Enforcing Officer

Section 37 Any person who shall hinder or delay any officer in the performance of his duties in the enforcement of this act or who shall refuse to admit any such officer to or shall lock him out from any place while minors are employed therein and which he is authorized to inspect or who shall refuse to give to the said officers such information as may be required for the enforcement of this act shall be guilty of a misdemeanor and upon conviction he shall for a first offense be punished by a fine of not less than twenty-five (\$25) dollars or more than fifty (\$50) dollars for a second or subsequent offense by a fine of not less than fifty (\$50) dollars or more than two hundred (\$200) dollars or by imprisonment for not more than sixty days or both at the discretion of the court

Special Penalties For Encouraging Violations

Section 38 Any person who shall furnish or sell to a minor any article of any description with the knowledge that such minor intends to sell such article in violation of any of the provisions of this act or any person who shall knowingly procure aid or abet any minor to violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction he shall for a first offense be punished by a fine of not less than ten (\$10) dollars or more than fifty (\$50) dollars for a second or subsequent offense by a fine of not less than twenty-five (\$25) dollars or more than two hundred (\$200) dollars or by imprisonment for not more than sixty days or both at the discretion of the court

Special Penalties For Improperly Issuing Certificates or Badges

Section 39 Any district superintendent of schools or other person authorized to issue the employment certificates or badges required by this act or any other person charged with the enforcement of any of the provisions of this act who shall violate or fail to comply with any of the provisions of this act or who shall knowingly certify to any untrue statement provided for in this act shall be guilty of a misdemeanor and upon conviction he shall for a first offense be punished by a fine of not less than ten (\$10) dollars or more than fifty (\$50) dollars for a second or subsequent offense by a fine of not less than twenty-five (\$25) dollars or more than two hundred

(\$200) dollars or by imprisonment for not more than sixty days or both at the discretion of the court

Special Penalties Upon Unauthorized Persons for Issuing Certificates or Badges

Section 40 Any person other than the persons authorized by this act to issue employment certificates or badges who shall issue an employment certificate for any child or a badge such as is required by section twenty-four of this act to any boy shall be guilty of a misdemeanor and for a first offense he shall be punished by a fine of not less than one hundred (\$100) dollars or by imprisonment for not more than sixty days or both at the discretion of the court for a second or subsequent offense by a fine of not less than two hundred (\$200) dollars or by imprisonment for not more than ninety days or both at the discretion of the court

Special Penalties Upon Parents for Compelling or Permitting Violations

Section 41 Any Parent guardian or custodian having a minor under his control who shall compel or permit such minor to work in violation of any of the provisions of this act or who shall knowingly certify to any untrue statement for the purpose of obtaining the illegal employment of such minor shall be guilty of a misdemeanor and upon conviction he shall for a first offense be punished by a fine of not less than five (\$5) dollars or more than twenty-five (\$25) dollars for a second or subsequent offense by a fine of not less than ten (\$10) dollars or more than fifty (\$50) dollars or by imprisonment for not more than thirty days or both at the discretion of the court

Special Penalties Upon Minors Who Disobey Street Trades Provisions

Section 42 Any child who shall engage in any of the occupations mentioned in section twelve of this act in violation of any of the provisions of this act shall after a first offense be warned by the officers whose duty it is to enforce the provisions of this act relating to such occupations and his parent guardian or custodian shall be notified that the child is violating the law In case of a second violation such child may be arrested and dealt with as a delinquent

Upon the recommendation of the principal or chief executive officer of the school which he is attending or upon complaint of any attendance officer police officer or probation officer the badge of any boy who shall violate any of the provisions of this act or who shall become delinquent or fail to comply with the legal requirements concerning school attendance may be revoked for a period of three months and taken from such boy by the officer who shall have issued the same

If any boy shall refuse to surrender his badge after his revocation or continue to work at any occupation mentioned in section twelve of this act after notice of the revocation of his badge, he shall be guilty of a violation of this act and subject to arrest as above provided

Disposition of Fines

Section 43 All fines imposed and collected for any violation of this act shall be forwarded to the Commissioner of Labor and Industry or the Chief of the Department of Mines within their respective jurisdictions who shall pay the same into the office of the State Treasurer for the use of the Commonwealth except that fines collected in the enforcement of the provisions relating to the occupations mentioned in section twelve of this act shall be paid to the treasurer of the board of school directors for the use of the schools of the school district in which the offending child shall have lived

Construction of the Act Not to Affect Industrial Training of Other Education Unconstitutionality of a Part of the Act

Section 44 Nothing in this act shall be construed to prevent minors of any age from receiving industrial training or other education in or in connection with any school or educational institution in this Commonwealth

Each section of this act and every part thereof is hereby declared to be an independent section or part of a section and if any section sub-section sentence clause or phrase of this act shall for any reason be held unconstitutional the validity of the remaining phrases clauses sentences sub-sections and sections of this act shall not be affected hereby

Acts Repealed

Section 45 The act entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" approved the twenty-ninth day of April Anno Domini nineteen hundred and nine with all amendments thereto is hereby repealed

The act entitled "An Act to provide for the health and safety of minors in bituminous coal mines and anthracite collieries or breakers by regulating the ages at which said minors may be employed their hours of employment and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" approved the first day of May Anno Domini nineteen hundred and nine with all amendments thereto is hereby repealed

Sections fourteen hundred and nineteen and fourteen hundred and twenty of Article fourteen of the act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini nineteen hundred and eleven are hereby repealed.

All other acts and parts of acts inconsistent with any of the provisions of this act are hereby repealed.

Date of Operation

Section 46 Except as herein otherwise provided this act shall take effect on the first day of November Anno Domini nineteen hundred and thirteen

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Alexander,	DeWitt,	Huffman,	Morgan,
Beidleman,	Endsley,	Hunter,	Nulty,
Buckman,	Farley,	Kurtz,	Sensenich,
Catlin,	Graff,	Magee,	Sheatz,
Clark,	Gyger,	Martin,	Sones,
Cooper,	Heacock,	McIlhenny,	Sproul,
Crow,	Hilton,	Miller,	Gerberich,
Daix,	Hoke,	Moore,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

BILL INTRODUCED.

Mr. MAGEE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MAGEE read in his place and presented to the Chair Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury, and providing a penalty.

Which was committed to the Committee on Judiciary Special.

REPORT FROM COMMITTEE.

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 1824 (House Bill No. 796), entitled:

An Act regulating the returns of vital statistics by local registrars including the compensation therefor and the payment thereof by the State and the respective county or city, prescribing penalties for violation of this act and making an appropriation therefor.

BILL ON FIRST READING.

Mr. JONES. Mr. President, I move that Senate Bill No. 1824 (House Bill No. 796), entitled:

An Act regulating the returns of vital statistics by local registrars including the compensation therefor and the payment thereof by the State and the respective county or city, prescribing penalties for violation of this act and making an appropriation therefor.

be read the first time.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1824 (House Bill No. 796), entitled:

An Act regulating the returns of vital statistics by local registrars including the compensation therefor and the payment thereof by the State and the respective county or city, prescribing penalties for violation of this act and making an appropriation therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury, and providing a penalty.

BILL ON FIRST READING.

Mr. SNYDER. Mr. President, I move that Senate Bill No. 1894, entitled:

"An Act regulating the sale of bichloride of mercury, and providing a penalty."

be read the first time.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury, and providing a penalty.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, re-reported as committed, Senate Bill No. 1380 (House Bill No. 1739), entitled:

An Act extending and defining the liability of owners or operators of electric wires or electric current conductors and declaring what shall constitute negligence in actions where death or injury to property has resulted on public highways and declaring on whom the burden of proof shall be and defining who shall be considered an owner under this act.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 353 (House No. 138), entitled:

A joint resolution making application to Congress under the provisions of Article Five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Alexander,	Endsley,	Judson,	Salus,
Beidleman,	Farley,	Kline,	Sensenich,
Buckman,	Graff,	Kurtz,	Sheatz,
Catlin,	Gyger,	Magee,	Snyder,
Clark,	Hall,	McIlhenny,	Sones,
Cooper,	Hilton,	McNichol,	Sproul,
Crow,	Hoke,	McNichols,	Vare,
Daix,	Homsher,	Mills,	Wasbers,
DeWitt,	Hunter,	Moore,	Gerberich,
	Jones,	Morgan,	Pres. pro tem.

NAYS—4.

Heacock,	Huffman,	Miller,	Nulty,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. SNYDER. Mr. President, I ask that Senate Bill No. 494 (House Bill No. 354), on third reading, entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing penalty for the violation thereof

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 530 (House Bill No. 243), entitled:

An Act to prevent reception in the sale of paint and putty turpentine and linseed oil or any substitutes therefor and providing penalties for the violation thereof

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—24.

Alexander,	Daix,	Hunter,	Mills,
Beidleman,	Endsley,	Jones,	Salus,
Buckman,	Farley,	Judson,	Sensenich,
Catlin,	Gyger,	Kline,	Sheatz,
Clark,	Hilton,	Magee,	Snyder,
Cooper,	Hoke,	McNichol,	Sones,

NAYS—13.

DeWitt,	Homsher,	Miller,	Sproul,
Graff,	Morgan,	Nulty,	Vare,
Hall,	McIlhenny,		Wasbers,
Heacock,			

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 690 (House No. 918), entitled:

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' court sales" which were not advertised in accordance with said act as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 814 (House No. 1106), entitled:

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Alexander,	Farley,	Martin,	Sensenich,
Beidleman,	Graff,	McIlhenny,	Sheatz,
Buckman,	Gyger,	McNichol,	Snyder,
Catlin,	Hilton,	McNichols,	Sones,
Clark,	Homsher,	Miller,	Sproul,
Cooper,	Hunter,	Mills,	Vare,
Crow,	Jones,	Moore,	Wasbers,
Daix,	Judson,	Morgan,	Gerberich,
DeWitt,	Kurtz,	Nulty,	Pres. pro tem.
Endsley,	Magee,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. HALL. Mr. President, I move that Senate Bill No. 989 on third reading, entitled:

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation Law of one thousand nine hundred and thirteen

be recommended to the Committee on Insurance.

Mr. DeWITT. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1076 (House No. 1576), entitled:

An Act to amend an act entitled "An Act authorizing corporations organized for profit to purchase hold sell assign transfer mortgage pledge or otherwise dispose of the shares of capital stock of or any bonds securities or evidences of indebtedness created by any other corporations" approved July second one thousand nine hundred and one

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Vare,
Daix,	Hunter,	Miller,	Wasbers,
DeWitt,	Jarrett,	Mills,	Gerberich,
Endsley,	Jones,	Moore,	Pres. pro tem.
Farley,	Judson,	Morgan,	
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1108 (House No. 1620), entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Graff,	Judson,	Morgan,
Beidleman,	Gyger,	Kline,	Nulty,
Buckman,	Hall,	Knapp,	Salus,
Catlin,	Heacock,	Kurtz,	Sensenich,
Clark,	Hilton,	Magee,	Sheatz,
Cooper,	Hoke,	Martin,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Wasbers,
Farley,	Jones,	Moore,	Gerberich,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 1217 (House Bill No. 1458), on third reading, entitled:

An Act creating a Division of Distribution of documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1231 (House Bill No. 423) entitled:

An Act regulating the placing the earth or any material in any creek within this Commonwealth and providing a penalty for the violation of this act

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Alexander,	Farley,	Kline,	Nulty,
Beidleman,	Graff,	Kurtz,	Salus,
Buckman,	Gyger,	Magee,	Sensenich,
Catlin,	Hall,	Martin,	Sheatz,
Clark,	Heacock,	McNichol,	Snyder,
Cooper,	Hilton,	McNichols,	Sones,
Crow,	Homsher,	Miller,	Sproul,
Daix,	Hunter,	Mills,	Vare,
DeWitt,	Jones,	Moore,	Wasbers,
Endsley,	Judson,	Morgan,	Gerberich,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1242 (House Bill No. 1543), entitled:

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Alexander,	Graff,	Kline,	Nulty,
Beidleman,	Gyger,	Knapp,	Salus,
Buckman,	Hall,	Kurtz,	Sensenich,
Catlin,	Hilton,	Magee,	Sheatz,
Clark,	Hoke,	Martin,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1250 (House Bill No. 225), entitled:

An Act regulating the equipment use and operation of motor boats row boats and canoes and providing penalties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—11.

Buckman,	Kline,	Moore,	Wasbers,
Crow,	Kurtz,	Snyder,	Gerberich,
Endsley,	McIlhenny,	Sproul,	Pres. pro tem.

NAYS—19.

Buckman,	Hilton,	Judson,	Salus,
Clark,	Hoke,	McNichol,	Sensenich,
Farley,	Homsher,	McNichols,	Sones,
Gyger,	Jarrett,	Mills,	Vare,
Hall,	Jones,	Nulty,	

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1282 (House Bill No. 1143), as follows:

An Act to amend the second third fourth fifth sixth seventh eighth eleventh twelfth and fifteenth sections of an act entitled "An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review his orders and making it the duty of officers of public instruction and persons in charge of public or private schools to instruct children as to the dangers of fire and the prevention of fire waste" approved the third day of June one thousand nine hundred and eleven by extending the powers and duties of State Fire Marshal his deputies and assistants and providing penalties for violations of said act as amended and to repeal the fourteenth section of said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second section of an act entitled "An Act establishing the office of State Fire Marshal defining the powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review his orders and making it the duty of officers of public instruction and persons in charge of public or private schools to instruct children as to the dangers of fire and the prevention of fire waste" approved the third day of June one thousand nine hundred and eleven which now reads as follows

"Section 2 The State Fire Marshal shall appoint a chief assistant fire marshal who shall receive an annual salary of four thousand (4,000) dollars and a first and second deputy fire marshal each of whom shall receive an annual salary of three thousand (3,000) dollars Each such assistant and deputy shall also be paid his actual and necessary expenses incurred in the performance of the duties of his office The State Fire Marshal shall also appoint one or more stenographers at an annual salary not to exceed one thousand two hundred (1,200) dollars each and such other clerks and assistants as may be needed at a cost of not exceeding three (3) dollars per day each In case of the absence of the State Fire Marshal or his inability for any cause to discharge the duties of his office such duties shall devolve upon the chief assistant fire marshal In case of the absence or inability for any cause of both the State Fire Marshal and chief assistant fire marshal their duties and powers shall devolve upon the first deputy and falling him upon the second deputy" be and the same is hereby amended to read as follows

Section 2 The State Fire Marshal shall appoint a chief deputy fire marshal who shall receive an annual salary of four thousand (4,000) dollars and a first second third and fourth special deputy fire marshals who shall each receive an annual salary of three thousand (3,000) dollars He shall also subject to the written approval of the Governor appoint and fix the salaries of such assistant deputies as may be deemed necessary from time to time and said chief deputy special deputies and assistant deputies shall also be paid their actual and necessary expenses incurred in the performance of the duties of their offices The State Fire Marshal shall appoint a statistician at an annual salary of twenty-five hundred (2,500) dollars also a chief clerk at an annual salary of two thousand (2,000) dollars and he may also appoint one or more stenographers at an annual salary not to exceed twelve hundred (1,200) dollars each also a messenger and clerk at an annual salary of one thousand (1,000) dollars also such clerks as the work of the Department may require In case of the absence of the State Fire Marshal or his disability for any cause to discharge the duties of his office such duties shall devolve upon the chief deputy fire marshal In the case of the absence or disability for any cause of both the State Fire Marshal and chief deputy fire marshal their duties shall devolve upon the first special deputy and falling him upon the second special deputy and falling him the third special deputy and falling him the fourth special deputy fire marshal

Section 2 That the third section of said act which now reads as follows

"Section 3 The chief of the fire department in any county city borough township school district or other municipality or incorporated district where such fire department is established or where no such fire department exists the burgess of any borough or president or chairman of the board of supervisors of any township or other municipality or incorporated district shall be by virtue of such office held by them assistants to the State Fire Marshal and subject to the duties and obligations imposed by this act and subject to the directions of the State Fire Marshal in the execution of the provisions hereof The State Fire Marshal may also appoint individual citizens as assistants who shall be subject to the duties and obligations aforesaid and to directions of the State Fire Marshal Immediately upon taking office the State Fire Marshal shall prepare instructions to the assistant fire marshals and forms for their use in the reports required by this act and shall cause them to be printed and sent together with a copy of this law to each such officer in the Commonwealth" be and the same is hereby amended to read as follows

Section 3 The chief of the fire department of any county city borough township town or other municipality or incorporated district where such fire department is established or where no such fire department exists the burgess of any borough president chairman or secretary of the board of county commissioners or supervisors of any township or other municipality or incorporated district shall by virtue of such office held by them be assistants to the State Fire Marshal and subject to the duties and obligations imposed by this act and subject to the directions of the State Fire Marshal in the execution of the provisions thereof The State Fire Marshal may also appoint individual citizens as assistants who shall be subject to the duties and obligations aforesaid and to the directions of the State Fire Marshal The State Fire Marshal shall have power to prescribe reasonable rules and regulations governing the storage and keeping of gasoline naphtha kerosene or other substances of like character blasting powder gunpowder dynamite or other explosives or other inflammable or combustible chemical products or substances or materials whatsoever He shall also prepare instructions for the special deputy fire marshals assistant deputy fire marshals and assistant fire marshals and shall prescribe the form and manner in which the reports required by this act shall be made and shall cause such instructions and forms of reports to be printed and sent together with a copy of this act and of the act which this act is an amendment to each officer and assistant having official duties to perform as herein provided

Section 3 That the fourth section of said act which now reads as follows

"Section 4 The assistants of the State Fire Marshal shall investigate the cause origin and circumstances of every fire occurring in this State by which life or property has been destroyed damaged or endangered and so far as possible shall determine whether the fire was the result of design or carelessness Such investigation shall be begun immediately upon the occurrence of the fire by the assistant in whose territory it has occurred and if it appears to the assistant making such investigation to be of suspicious origin the State Fire Marshal shall be immediately notified of such fact Every fire occurring in this State shall be reported in writing to the State Fire Marshal within ten days after its occurrence by the assistant in whose jurisdiction it occurred Such report shall be in the form prescribed by the State Fire Marshal and shall contain a

statement of all facts relating to the cause and origin of such fire that can be ascertained the extent of damage thereof the insurance upon the property injured or destroyed and such other information as may be required Provided however That the duties to be performed by the assistant fire marshals or any of them may be limited by the State Fire Marshal so as to reasonably accord with their pre-existing public duties" be and the same is hereby amended to read as follows

Section 4 It shall be the duty of the aforesaid assistants to the State Fire Marshal and of each of them to investigate the origin cause and other circumstances of every fire by which any property or life has been destroyed damaged or endangered occurring within the territorial limits of their respective counties boroughs townships towns or other municipalities or incorporated districts respectively and make every effort to determine whether such fires were of incendiary origin or the result of design or carelessness or accident Immediately upon the occurrence of any fire such assistant shall report the occurrence thereof to the State Fire Marshal and shall begin the investigation thereof and if it appears to the assistant making such investigation to be of such character and origin as shall require thorough and exhaustive investigation he shall immediately notify the State Fire Marshal to that effect and shall under the directions of the State Fire Marshal aid and assist the latter in the making of such thorough and exhaustive investigation The aforesaid reports of the occurrence of any fire shall be made in writing and in the manner and form prescribed by the State Fire Marshal on the blanks furnished by the latter to such assistants for that purpose Such reports shall in every case contain a statement of all the facts relating to the cause of such fire that can be ascertained the extent of the loss and damage to property as well as the loss of life and personal injuries caused thereby or resulting therefrom the amount of insurance upon the property destroyed or damaged and such other information as may be required by the State Fire Marshal And Provided further That the duties herein above prescribed to be performed by the said assistant fire marshals or any of them may be limited by the State Fire Marshal at his discretion when requested in writing so to do

Any of the aforesaid assistants of the State Fire Marshal who shall neglect or refuse to report to the State Fire Marshal or to make reports or investigations of fires as herein above prescribed shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one hundred dollars or to undergo an imprisonment not exceeding ten days or both at the discretion of the court

Section 4 That the fifth section of said act which now reads as follows

"Section 5 The State Fire Marshal his deputies or assistants upon the complaint of any person or whenever he or they shall deem it necessary shall inspect the buildings and premises within their jurisdiction Whenever any of the said officers shall find any buildings or structure which for want of repairs or by reason of age or dilapidated condition or for any other cause is especially liable to fire and so situated as to endanger other property he or they shall order the same to be removed or remedied if the same is reasonably practicable thereby lessening the danger from fire Whenever such officer shall find in any building combustible or explosive matter or inflammable conditions which are in violation of any law or ordinance applicable thereto or are dangerous to the safety of such buildings thereby endangering other property he or they shall order the same to be removed or remedied and such order shall forthwith be complied with by the owner or occupant of such premises or building If such order is made by a deputy or assistant of the State Fire Marshal such owner or occupant may within five days appeal to the State Fire Marshal who shall within ten days review such order and file his decision thereon and unless by his authority the order is revoked or modified it shall remain in full force and be obeyed by such owner or occupant Provided however That any such owner or occupant who feels himself aggrieved by such order may within five days after the same has been affirmed by the State Fire Marshal file his petition with the court of common pleas of the proper county praying a review of such order and it shall be the duty of the court to hear the same at the first convenient day and to make such order in the premises as right and justice may require

Any owner or occupant failing to comply with such order within ten days after said appeal shall have been determined or if no appeal is taken then within twenty days after the service of said order shall be liable to a penalty of twenty-five dollars for each day's neglect thereafter The service of any such order shall be made upon the occupant of the premises to whom it is directed by either delivering a true copy of same to such occupant personally or by delivering the same to and leaving it with any person in charge of the premises or in case no such person is found upon the premises by affixing a copy thereof in a conspicuous place on the door to the entrance of the said premises Whenever it may be necessary to serve such an order upon the owner of premises such order may be served either by delivering to and leaving with the said person a true copy of the said order or if such owner is absent from the jurisdiction of the officer making the order by mailing such copy to the owner's last known postoffice address The penalties herein provided may be recovered as debts are by law collectible in any courts having jurisdiction of the parties Such action shall be brought in the name of the Commonwealth under the direction of the State Fire Marshal or any of his deputies or assistants by the Attorney General or by any district attorney or legally constituted law officer of any county city borough township or other municipality who may be designated by the Attorney General at the option of the Attorney General he may designate any attorney to bring such action" be and the same is hereby amended to read as follows

Section 5 The State Fire Marshal on his own motion or upon complaint in writing shall inspect any buildings premises or property which in his judgment require inspection The said deputies or assistants shall likewise upon their own motion or upon complaint in writing inspect any building premises or property within their respective territories

which in their judgment may require inspection and shall make inspection of any buildings premises or property whenever directed by the State Marshal so to do within their respective territories. Whenever the State Fire Marshal or any of the said officers shall find any building premises or property which for want of repairs or by reason of age or dilapidated condition defective or poorly installed electric wiring or equipment defective chimneys defective gas connection defective heating apparatus or for any other cause or reason is especially liable to fire or shall find that any building premises or property is so situate as to endanger any other building premises or property said State Fire Marshal or said officer shall order such building or buildings premises or property to be repaired and all dangerous conditions remedied and that such buildings premises or property be placed in a reasonably safe condition within such reasonable time as may be specified in said order. If said State Fire Marshal or any of said officers shall find in any building or upon any premises any material rubbish rags waste oils naphtha gasoline kerosene blasting powder gunpowder dynamite et cetera or any other explosive or highly inflammable combustible substance or shall find any condition whatsoever which endangers the safety as against fire or explosion in such building premises or property he shall order the same removed or the conditions remedied within such reasonable time as may be specified in said order so that the same shall be in a reasonably safe condition as against such danger.

Whenever the State Fire Marshal or any of the said officers shall find any building or part thereof which for any cause or reason constitutes a fire menace which cannot be removed by repairs to said building or in any other way than by the destruction thereof said State Fire Marshal or said officer shall order said building or any part thereof to be demolished specifying in said order the reason or reasons therefor and specifying a reasonable time within which the work of tearing down and removing said building shall be commenced and prosecuted to completion.

All such orders shall be in writing and shall be made and served upon the owner life tenant lessee or bailee of such building premises or property or upon the agent for any of the same either

(a) By handing a true copy thereof to such owner life tenant lessee bailee or agent or

(b) By posting a copy thereof in a conspicuous place on the said building premises or property and mailing a copy thereof to the said owner life tenant lessee bailee or agent whose address is known or can with reasonable diligence be ascertained by said State Fire Marshal or any of said officers making such order. In case such address is not known or cannot be ascertained as aforesaid then in lieu of such mailing a copy of said order shall in addition to the above mentioned posting thereof be handed to the responsible occupant or person if any in charge of said building premises or property.

Any owner life tenant lessee bailee or agent upon whom any such order may be made or served by any of the aforesaid officers other than the State Fire Marshal may within five days from the service of said initial order appeal to the State Fire Marshal by petition in writing setting forth succinctly under oath or affirmation the facts and reasons upon which said appeal is based whereupon the State Fire Marshal shall forthwith investigate the facts upon which such order was made and the grounds or reasons for such appeal and make his final order in writing affirming revoking or modifying the original order appealed from which said final order of said State Fire Marshal and any initial orders made by him shall be filed in his office and shall be open to the inspection of the appellant or any person against whom the same may have been made.

If the said initial order be affirmed upon such appeal the same shall be and remain in full force against and in all respects be complied with by such owner life tenant lessee bailee or agent named therein within the time therein specified and in the event that such initial order be modified the same shall remain in full force and be in all respects complied with as modified.

Any owner life tenant lessee bailee or agent aggrieved by any initial or final order of the State Fire Marshal may appeal therefrom to the court of common pleas of the county in which the real or personal property in question is situate within five days after the making and filing of such order of the State Fire Marshal provided that such owner life tenant lessee bailee or agent shall as a condition precedent to such right of appeal first give notice in writing to said State Fire Marshal of his intention to take such appeal to said court of common pleas. Such notice intention to appeal shall be given by mailing the same by registered mail to the office of the State Fire Marshal in the city of Harrisburg.

Said appeal to said court of common pleas shall be taken by presenting to and filing in said court by the appellant of a petition in writing verified by the oath or affirmation of the appellant setting forth succinctly the facts and reasons upon which said appeal is based and there shall be filed with said appeal proof of service upon the State Fire Marshal in the manner aforesaid of the said notice of intention to take such appeal. A copy of such petition shall be mailed by registered mail to the State Fire Marshal at his office in the city of Harrisburg on the same day upon which said petition is presented and filed in said court of common pleas.

Upon the presentation of such petition the court shall proceed summarily to hear and determine at a date to be fixed by the court as early as possible the reasonableness and lawfulness of the said final order of the State Fire Marshal appealed from. Of the date so fixed for said hearing the said appellant shall give immediate notice in writing by registered mail to the State Fire Marshal at his office

in the city of Harrisburg. Upon the presentation of said petition the court may in its discretion enter an order superseding the order of the State Fire Marshal appealed from pending the final hearing and judgment of the court upon the appellant filing a bond with surety or sureties approved by said court in such amount not less than one hundred dollars as said court shall direct conditioned as the court may deem proper and direct under the circumstances of the case including however the condition that the appellant shall pay all the costs of such appeal in the event that the same be dismissed.

The appellant at the time of the presentation of said petition shall have the right to demand by writing presented and filed with his appeal a trial by jury and if the order of the State Fire Marshal appealed from shall in effect be of such a character that its enforcement would affect any rights of the petitioner concerning the determination of which trial by jury is secured by the constitution of the Commonwealth the court shall direct an issue to be framed to determine such matters as may be within such right of trial by jury and shall advance said case to the head of the next trial list of said court for final determination as speedily as possible. Pending such trial by jury and the final judgment thereon the court may enter an order superseding the said order of the State Fire Marshal appealed from in the same manner as is herein provided in cases where no trial by jury is demanded and in the event that trial by jury is not demanded at the time and in the manner aforesaid the court shall proceed summarily to hear and determine said appeal at a date as early as possible.

The judgment of said court of common pleas upon said appeal affirming modifying or revoking the order of the State Fire Marshal appealed from shall be final and in the event that said judgment is against the appellant or in the event that said appeal be dismissed for any cause judgment for costs shall be entered against the appellant.

Any owner life tenant lessee or bailee against and upon whom or against or upon whose agent any initial or final order of the State Fire Marshal or any order of the officers aforesaid shall have been made and served as aforesaid who shall neglect fail or refuse to comply with the terms of such order within thirty days after the service thereof or in the event that an appeal be taken as herein provided then within thirty days after the final order of the State Fire Marshal or the final judgment of the court of common pleas as the case may be shall be guilty of a misdemeanor and upon conviction thereof be sentenced to pay a fine of not less than ten dollars nor more than fifty dollars for each day's neglect or to be imprisoned in the county jail of the proper county for a period not exceeding thirty days or both or either at the discretion of the court.

In case any initial or final order shall direct the repair of any building or part thereof or the removal of any building or part thereof and the owner or owners shall fail neglect or refuse to comply with such order then the State Fire Marshal is authorized and empowered to cause such building to be repaired or demolished and the materials removed as the case may be at the expense of the owner or owners. The initial expense of such repairs or removal shall be paid by the State Fire Marshal out of funds appropriated for such purposes and if the owner or owners shall thereafter fail neglect or refuse to pay the costs and expenses thus incurred into the State Treasury within thirty days from the receipt of notice of the amount thereof said State Fire Marshal shall forthwith certify said costs and expenses together with twenty-five per centum penalty thereon to the prothonotary of the county in which said real estate is situate for entry as lien against the property in question and such lien shall have priority to and be fully paid and satisfied out of the proceeds of any judicial sale of said property before any other obligation judgment claim lien or estate with which said property may become charged or for which it may become liable save and except only the costs of the sale and of the writ upon which it is made. Said lien shall be revived and collected as municipal liens are now by law revived and collected and when the amount of said lien penalty and costs has been paid to the State Fire Marshal he shall cause such lien to be satisfied of record and proceeds paid into the treasury of this Commonwealth.

Section 5. That the sixth section of said act which now reads as follows

"Section 6. The State Fire Marshal or his deputies in addition to the investigation made by any of the assistants may at any time investigate the origin or circumstances of any fire occurring in this Commonwealth. The State Fire Marshal his deputies and assistants shall have the power to summon witnesses and compel them to attend before them or either of them to testify in relation to any matter which is by the provisions of this act a subject of inquiry and investigation and may require the production of any books papers or documents deemed pertinent or necessary to the inquiry and shall have the power to administer oaths and affirmations to any person appearing as a witness before them such examination may be public or private as the officers conducting the investigation may determine.

No person shall be excused from attending before the said Fire Marshal or any of his deputies or assistants when summoned so to attend nor when ordered so to do shall he be excused from testifying or producing any books papers or documents before such officer upon any investigation proceeding or inquiry instituted under the provisions of this act upon the ground or for the reason that the testimony or the evidence documentary or otherwise required of him may tend to convict him of a crime or subject him to a penalty or forfeiture but no person shall be prosecuted or subjected to a penalty or forfeiture for or on account of any transaction matter or thing concerning which he may have been required so to testify or produce evidence documentary or otherwise and no testimony so given or produced shall be received against him upon any criminal investigation or proceeding. If after any

such examination the State Fire Marshal or any of his deputies or assistants is of the opinion that the facts in relation to such fire indicate that a crime has been committed he shall present the testimony taken on such examination together with any other data in his possession to the district attorney of the proper county with the request that he institute such criminal proceedings as such testimony or data may warrant.

The State Fire Marshal or his deputies or his assistants may at all reasonable hours enter any building or premises within his or their jurisdiction for the purpose of making an inspection which under the provisions of this act he or they may deem necessary to be made" be and the same is hereby amended to read as follows

Section 6 The State Fire Marshal or his deputies in addition to any investigation made by any of the assistants may at any time investigate the origin or circumstances of any fire occurring in this Commonwealth. The State Fire Marshal his deputies and assistants shall have the power to summon witnesses and compel them to attend before them or either of them to testify in relation to any matter which is by the provisions of this act a subject of inquiry and investigation and may require the production of any books papers or documents deemed pertinent or necessary to the inquiry and shall have the power to administer oaths and affirmations to any person appearing as a witness before them such examination may be public or private as the officers conducting the investigation may determine

No person shall be excused from attending before the said Fire Marshal or any of his deputies or assistants when summoned so to attend nor when ordered so to do shall he be excused from testifying or producing any books papers or documents before such officer upon any investigation proceeding or inquiry instituted under the provisions of this act upon the ground or for the reason that the testimony or the evidence documentary or otherwise required of him may tend to convict him of a crime or subject him to a penalty or forfeiture but no person shall be prosecuted or subjected to a penalty or forfeiture for or on account of any transaction matter or thing concerning which he may have been required so to testify or produce evidence documentary or otherwise and no testimony so given or produced shall be received against him upon any criminal investigation or proceeding. If after any such examination the State Fire Marshal or any of his deputies or assistants is of the opinion that the facts in relation to such fire indicate that a crime has been committed he shall present the testimony taken on such examination together with any other data in his possession to the district attorney of the proper county with the request that he institute such criminal proceedings as such testimony or data may warrant.

Each witness who shall appear at any such investigation in compliance with a notice to attend shall be entitled to receive from the Commonwealth through the said State Fire Marshal such fees and mileage as are now allowed by law to witnesses in courts of record of this Commonwealth.

If after any examination the State Fire Marshal or any of his deputies shall be of the opinion that the facts in relation to such fire indicate that the same has been of incendiary origin the State Fire Marshal or any of his deputies shall be and are hereby authorized and empowered to arrest without warrant any person or persons whose guilt of arson may be indicated by the evidence in the possession of the State Fire Marshal or any of his deputies.

In the event of such an arrest the person or persons so arrested shall be forthwith taken before a justice of the peace alderman or magistrate of the county in which said crime is alleged to have been committed and an information there made against said person or persons which information shall be proceeded with according to law.

The State Fire Marshal may in his discretion employ from time to time one or more competent attorneys to represent the Commonwealth in any investigation hearing or trial instituted or conducted at the instance of said State Fire Marshal his deputies or assistants. He may also employ detectives when in his opinion it becomes necessary so to do. Such attorneys and detectives shall receive such compensation as may be fixed by the State Fire Marshal to be paid out of the funds appropriated to the State Fire Marshal's Department for such purpose.

The State Fire Marshal his deputies or assistants may at all reasonable hours enter any building or premises within his or their jurisdiction for the purpose of making any inspection he or they may deem necessary in order to carry into effect the provisions of this act and any owner life tenant or lessee of said premises or any agent or representative of any of the same in possession thereof who shall refuse permission for such inspection shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than ten dollars (\$10.00) nor more than fifty dollars (\$50.00) or undergo an imprisonment not exceeding thirty days or both at the discretion of the court.

Section 6 That the seventh section of said act which now reads as follows

"Section 7 Any witness who refuses to obey a summons of the State Fire Marshal his deputies or assistants or who refuses to be sworn or to testify or who disobeys any lawful order of the State Fire Marshal his deputies or assistants in relation to any investigation instituted by him or them or who fails or refuses to produce any books papers or documents touching any matter under investigation or examination or who is guilty of any contempt after being summoned to appear before him or either of them to give testimony in relation to any matter or subject under examination or investigation as aforesaid may be punished as for contempt of court. For this purpose application may be made to any court within whose jurisdiction the contempt in question took place and for which purpose the courts of common pleas of this Commonwealth are hereby given jurisdiction be and the same is hereby amended to read as follows

Section 7 Any person who shall refuse to obey a sum-

mons or notice of the State Fire Marshal his deputies or assistants to appear and testify or who when duly notified shall refuse to be sworn or to testify in relation to any investigation instituted by him or them or who shall fail or refuse to produce any books papers or documents touching any matter under investigation or examination shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty dollars (\$50.00) nor more than two hundred dollars (\$200.00) or to undergo an imprisonment in the county jail not exceeding three months either or both at the discretion of the court.

Section 7 That the eighth section of said act which reads as follows

"Section 8 The State Fire Marshal shall keep in his office all records which may be sent him in accordance with the law relative to the physical condition of buildings whether the laws and ordinances have been complied with so far as the same relate to fire protection records of application for fire insurance upon any buildings or other information relating thereto which may be sent him in compliance with law and shall also keep a record of all fires occurring in this State and of all the facts concerning the same including statistics as to the extent of such fires and the damage caused thereby and whether such losses were covered by insurance and if so in what amount. Such records shall be made daily from the reports made to him by his assistants under the provisions of this act. All such records shall be public except that any testimony taken in investigations under the provisions of this act may be withheld from the public in the discretion of the State Fire Marshal.

It shall be the duty of the State Fire Marshal to prepare blank forms for the furnishing of information by owners or occupants of buildings throughout the Commonwealth of the condition of such buildings with regard to fire protection. The said blanks shall contain notice to such property owners or occupiers of proper rules and regulations to minimize the danger of fire and to suppress fire waste and shall contain certain questions requesting information of a definite character to show the conditions of the buildings as aforesaid. These blank forms shall be furnished by the fire marshal to officers whose duty it is to receipt for taxes on real property in every part of the Commonwealth to be given by them to property owners together with their tax bills (two forms for each property) with the requirements that one properly filled out be forwarded to the State Fire Marshal at once for filing among the records of his office and that the other be so forwarded six months thereafter" be and the same is hereby amended to read as follows

Section 8 The State Fire Marshal shall keep and preserve in his office a record of all fires occurring in this Commonwealth and of all the facts concerning the same which to the State Fire Marshal shall seem pertinent and important including however in all cases statistics showing the extent of such fires and the damage caused thereby and whether such losses were covered by insurance and if so in what amount. Such records shall be made daily from the reports made to him by his assistants under the provisions of this act. All such records shall be public except that any testimony taken in investigations conducted by the State Fire Marshal or any of his deputies or assistants under the provisions of this act may in the discretion of the State Fire Marshal be withheld from the public.

Section 8 That the eleventh section of said act which now reads as follows

"Section 11 The State Fire Marshal shall make an annual report to the Governor of the Commonwealth on or before the first day of February of each year setting forth a full report of the work of his office during the preceding calendar year including such statistics as he may desire to include therein. He shall also recommend in his report such legislation if any as in his judgment may be desirable to further carry out the purpose of this law for the prevention of fire waste. Such recommendation shall include a draft of an act providing for the adoption of a standard municipal building code and a draft of an act providing for a standard fire insurance policy for the Commonwealth of Pennsylvania which drafts shall be reported on or before January first one thousand nine hundred and thirteen" be and the same is hereby amended to read as follows

Section 11 The State Fire Marshal shall make an annual report to the Governor of the Commonwealth on or before the first day of November of each year setting forth a full report of the work of his office during the preceding year including such statistics as he may desire to include therein. He shall also recommend in his report such additional or other legislation if any as in his judgment may be desirable to more effectually accomplished the purposes of this act.

Section 9 That the twelfth section of said act which now reads as follows

"Section 12 The assistants of the State Fire Marshal not receiving a salary for the performance of public duties shall receive upon the audit of the State Fire Marshal fifty cents for each report of each separate fire reported to the State Fire Marshal under this act and in addition thereto shall be paid the sum of fifteen cents for each mile traveled to the place of fire and in the discretion of the State Fire Marshal where an investigation has been made a sum not to exceed three (3) dollars for each day's service spent in such investigation" be and the same is hereby amended to read as follows

Section 12 The assistants of the State Fire Marshal shall receive quarterly upon the audit and certification of the State Fire Marshal for each report of each separate fire made to the State Fire Marshal under the provisions of this act the following fees

In cities of the first class twenty-five (25) cents and in cities of second class forty (40) cents for each fire reported.

In all other cities boroughs towns and townships fifty (50) cents for each fire reported.

In addition to said fees each assistant located in a township shall receive the sum of fifteen (15) cents for each mile actually traveled to and from the place of the fire reported and at the discretion of the State Fire Marshal where an investigation has been made each assistant shall receive a sum not to exceed three dollars (\$3.00) for each day during which he was necessarily employed in said investigation. In no case shall a report of a fire or investigation be paid for unless the same shall be made out in the manner and form prescribed by the State Fire Marshal under the provisions of this act.

Section 10 That the fourteenth section of said act which now reads as follows

"Section 14 This act shall not be construed to repeal an act of the General Assembly entitled "An Act to provide for the appointment of a fire marshal for Allegheny County" approved the eighteenth day of April Anno Domini one thousand eight hundred and sixty-four (Pamphlet Laws four hundred sixty-five). It is further hereby declared to be the true intention and meaning of this act that the same shall not apply or be operative in any city or a county of this Commonwealth where under existing laws whether special or general the position and duties of a fire marshal are provided for" be and the same is hereby repealed

Section 11 That the fifteenth section of this act which now reads as follows

"Section 15 All acts or parts of acts inconsistent herewith are hereby repealed" be and the same is hereby amended to read as follows

Section 15 All acts or parts of acts general local or special inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—21.

Beidleman,	Graff,	Jones,	Salus,
Buckman,	Hall,	Kurtz,	Snyder,
Catlin,	Hoke,	Martin,	Sones,
Clark,	Homsher,	McNichol,	Sproul,
Crow,	Hunter,	Morgan,	Vare,
Endsley,			

NAYS—18.

Cooper,	Heacock,	Magee,	Moore,
Daix,	Hilton,	McIlhenny,	Nulty,
DeWitt,	Jarrett,	Miller,	Sensenich,
Farley,	Judson,	Mills,	Wasbers,
Gyger,	Kline,		

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1302 (House Bill No. 1092), entitled:

An Act to amend an act approved the twenty-fifth day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act creating and defining the offense of disorderly conduct by persons on the public highways roads streets lanes alleys parks squares or commons of the Commonwealth or near thereto and fixing penalties for committing such offenses" as amended by changing and enlarging the penalties for committing such offense

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. BEIDLEMAN. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. MILLS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1314 (House Bill No. 790), entitled:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Beidleman,	Gyger,	Magee,	Sensenich,
Buckman,	Hall,	Martin,	Sheatz,
Catlin,	Heacock,	McNichol,	Snyder,
Clark,	Hilton,	Miller,	Sones,
Cooper,	Hoke,	Mills,	Sproul,
Crow,	Hunter,	Moore,	Vare,
DeWitt,	Jones,	Morgan,	Wasbers,
Endsley,	Judson,	Nulty,	Gerberich,
Farley,	Kline,	Salus,	Pres. pro tem.
Graff,	Kurtz,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. HUFFMAN. Mr. President, I ask that Senate Bill No. 1315 (House Bill No. 1248), on third reading, entitled:

An Act to fix the salaries of the deputies in the offices of clerks of the courts county controller recorder of deeds county treasurer chief deputy sheriff chief clerk to the county commissioners and chief deputy to the board for the assessment and revision of taxes in counties of this Commonwealth having two hundred and fifty thousand (250,000) and less than five hundred thousand (500,000) inhabitants each

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1320 (House Bill No. 966), entitled:

An Act to amend article six of an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June Anno Domini one thousand eight hundred and eighty-five so as to permit the heads of departments to each appoint one deputy to sign warrants drawn in accordance with pay rolls and salary lists approved by the head of the department providing for the manner of appointing the deputies and the filing of pay rolls and salary lists so approved with the controller

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Hunter,	McNichols,	Sproul,
Daix,	Jarrett,	Mills,	Vare,
DeWitt,	Jones,	Moore,	Wasbers,
Endsley,	Judson,	Morgan,	Gerberich,
Farley,	Kline,		Pres. pro tem.
Graff,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mrs. CROW. Mr. President, I move that Senate Bill No. 1323 (House Bill No. 507), on third reading, entitled:

An Act providing for an initiative and referendum system of legislation under certain conditions in all boroughs within the Commonwealth of Pennsylvania

be recommitted to the Committee on Municipal Affairs.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. SPROUL. Mr. President, I ask that Senate Bill No. 1325 (House Bill No. 969), on third reading, entitled:

An Act relating to commissioners of townships of the first class and regulating their term and election

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1364 (House Bill No. 1656), entitled:

An Act providing for the annulment of charters of boroughs incorporated by decree of the court of quarter sessions and prescribing the manner and procedure necessary to secure such decree of annulment and providing for the reversion to the original township of the property embraced within such borough

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Graff,	Judson,	Morgan,
Beidleman,	Gyger,	Kline,	Nulty,
Buckman,	Hall,	Knapp,	Salus,
Catlin,	Heacock,	Kurtz,	Sensenich,
Clark,	Hilton,	Magee,	Sheatz,
Cooper,	Hoke,	Martin,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Wasbers,
Farley,	Jones,	Moore,	Gerberich,

Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1371 (House Bill No. 1606), entitled:

An Act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making provisions for compelling the production of evidence and repealing existing laws

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Graff,	Judson,	Morgan,
Beidleman,	Gyger,	Kline,	Nulty,
Buckman,	Hall,	Knapp,	Salus,
Catlin,	Heacock,	Kurtz,	Sensenich,
Clark,	Hilton,	Magee,	Sheatz,
Cooper,	Hoke,	Martin,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Wasbers,
Farley,	Jones,	Moore,	Gerberich,

Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1372 (House Bill No. 1627), entitled:

An Act regulating the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of this act and making provision for compelling the production of evidence and repealing existing laws

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Graff,	Judson,	Morgan,
Beidleman,	Gyger,	Kline,	Nulty,
Buckman,	Hall,	Knapp,	Salus,
Catlin,	Heacock,	Kurtz,	Sensenich,
Clark,	Hilton,	Magee,	Sheatz,
Cooper,	Hoke,	Martin,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Wasbers,
Farley,	Jones,	Moore,	Gerberich,

Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1421 (House Bill No. 1744), entitled:

A supplement to an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred seven

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Graff,	Judson,	Morgan,
Beidleman,	Gyger,	Kline,	Nulty,
Buckman,	Hall,	Knapp,	Salus,
Catlin,	Heacock,	Kurtz,	Sensenich,
Clark,	Hilton,	Magee,	Sheatz,

Cooper, Crow, Daix, DeWitt, Endsley, Farley,	Hoke, Homsher, Huffman, Hunter, Jarrett, Jones,	Martin, McNichol, McNichols, Miller, Mills, Moore,	Snyder, Sones, Sproul, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. COOPER. Mr. President, I move that Senate Bill No. 1442 (House Bill No. 532), on third reading, entitled:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

be recommitted to the Committee on Public Health and Sanitation.

Mr. JUDSON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1569 (House Bill No. 1352), entitled:

An Act amending the second section of an act approved the thirteenth day of June one thousand eight hundred and thirty-six entitled "An Act relating to roads highways and bridges" by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander, Beldleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson,	Kline, Knapp, Kurtz, Magee, Martin, McNichol, McNichols, Miller, Mills, Moore, Morgan,	Nulty, Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1809 (House Bill No. 1016), entitled:

An Act authorizing the several Orphans' Courts to empower guardians and trustees of estates of minors to elect in writing to take land in fee which has been ordered to be sold by the provisions of any duly probated will in lieu of legacies bequeathed or distributable to said minors from the proceeds of such sale and validating certain elections to take land in lieu of legacies heretofore made pursuant to an order of court

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander, Beldleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson,	Kline, Knapp, Kurtz, Magee, Martin, McNichol, McNichols, Miller, Mills, Moore, Morgan,	Nulty, Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1811 (House Bill No. 1178), entitled:

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eight-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Beldleman, Buckman, Catlin, Clark, Cooper, Crow, Daix, DeWitt, Endsley, Farley, Graff,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson,	Kline, Knapp, Kurtz, Magee, Martin, McNichol, McNichols, Miller, Mills, Moore, Morgan,	Nulty, Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1813 (House Bill No. 1311), entitled:

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away any part of any elevator or elevator equipment or elevator machinery

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Beldleman, Buckman, Catlin, Clark, Cooper, Crow,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher,	Kline, Knapp, Kurtz, Magee, Martin, McNichols,	Nulty, Salus, Sensenich, Sheatz, Snyder, Sones,
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Daix,
DeWitt,
Endsley,
Farley,
Graff,

Huffman,
Hunter,
Jarrett,
Jones,
Judson,

McNichol,
Miller,
Mills,
Moore,
Morgan,

Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information, that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1814 (House Bill No. 1312), entitled:

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away of any part of any apparatus or equipment used by persons firms corporations or municipalities to convey alarms of fire or used to extinguish fire and providing a penalty

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Beldleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,

Kline,
Knapp,
Kurtz,
Magee,
Martin,
McNichol,
McNichols,
Mills,
Moore,
Morgan,

Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1888 (House Bill No. 2032), entitled:

An Act to validate affidavits and acknowledgments heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,
Beldleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,

Graff,
Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,

Judson,
Kline,
Knapp,
Kurtz,
Magee,
Martin,
McNichol,
McNichols,
Miller,
Mills,
Moore,

Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1568 (House Bill No. 1349), entitled:

An Act to regulate the temperature of milk and cream intended to be shipped sold or offered for sale

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1891 (House Bill No. 1067), entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

HOUSE CONCURS IN SENATE BILL NO. 742.

He also returned to the Senate Senate Bill No. 742, entitled:

An Act making it lawful for appropriations to be made and for contracts to be entered into and work and materials to be done and furnished under such contracts when funds for the purposes thereof shall have been or have been authorized to be borrowed by cities of the first class without awaiting the issue of such loans or the receipt of the money to be borrowed

With the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1438.

He also returned to the Senate Senate Bill No. 1438, entitled:

An Act regulating the appropriation and use of money realized by cities of the first class from the sale of certain bonds

With the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1395.

He also returned to the Senate Senate Bill No. 1395, entitled:

An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred and eighty-nine entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" as amended

With the information that the House has passed the same without amendment.

RECESS.

Mr. McNICHOLS. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. CATLIN. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE BILLS FOR CONCURRENCE.

The Chair cleared his table and laid before the Senate bills of the House of Representatives for concurrence as follows:

House Bill No. 1469 (Senate Bill No. 1895), entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads

relating to road tax making an appropriation and providing penalties for the violation thereof

Which was committed to the Committee on Appropriations. House Bill No. 1588 (Senate Bill No. 1896), entitled:

An Act to provide for the election at fall primaries delegates to State conventions for the purpose of nominating candidates for the office of judge of the Supreme and Superior Courts when such office is to be filled at a municipal election

Which was committed to the Committee on Elections. House Bill No. 782 (Senate Bill No. 1897), entitled:

An Act making an appropriation to carry out for the two fiscal years beginning June first one thousand nine hundred and thirteen the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 1243 (Senate Bill No. 1898), entitled:

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanitoriums in this Commonwealth not under the absolute control of the State and unable to pay for the same

Which was committed to the Committee on Appropriations. House Bill No. 1733 (Senate Bill No. 1899), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown borough in Dauphin county and making an appropriation therefor

Which was committed to the Committee on Appropriations. House Bill No. 2233 (Senate Bill No. 1900), entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. CATLIN. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CATLIN, from the Committee on Elections, reported as committed, Senate Bill No. 1896 (House Bill No. 1588), entitled:

An Act to provide for the nomination at fall primaries of candidates for the office of judge of the Supreme and Superior Courts when such office is to be filled at a municipal election

BILL ON FIRST READING.

Mr. CATLIN. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1896 (House Bill No. 1588), entitled:

An Act to provide for the election at fall primaries delegates to State conventions for the purpose of nominating candidates for the office of judge of the Supreme and Superior Courts when such office is to be filled at a municipal election

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1896 (House Bill No. 1588), entitled:

An Act to provide for the election at fall primaries delegates to State conventions for the purpose of nominating candidates for the office of judge of the Supreme and Superior Courts when such office is to be filled at a municipal election

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. McNICHOLS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOLS, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1897 (House Bill No. 782), entitled:

An Act making an appropriation to carry out the laws of this Commonwealth relative to the supervision construction maintenance and repair of townships roads in second class townships

BILL ON FIRST READING.

Mr. McNICHOLS. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1897 (House Bill No. 782), entitled:

An Act making an appropriation to carry out for the two fiscal years beginning June first one thousand nine hundred and thirteen the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1897 (House Bill No. 782), entitled:

An Act making an appropriation to carry out for the two fiscal years beginning June first one thousand nine hundred and thirteen the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEES.

Mr. KLINE. Mr. President, I ask unanimous consent to make reports from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1895 (House Bill No. 1469), entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax making an appropriation and providing penalties for the violation thereof

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1898 (House Bill No. 1243), entitled:

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanitoriums in this Commonwealth not under the absolute control of the State and unable to pay for the same

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1899 (House Bill No. 1733), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown borough in Dauphin County and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1900 (House Bill No. 2233), entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

BILLS ON FIRST READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1895 (House Bill No. 1469), entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax making an appropriation and providing penalties for the violation thereof

Senate Bill No. 1898 (House Bill No. 1243), entitled:

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanatoriums in this Commonwealth not under the absolute control of the State and unable to pay for the same

Senate Bill No. 1899 (House Bill No. 1733), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown borough in Dauphin county and making an appropriation therefor

Senate Bill No. 1900 (House Bill No. 2233), entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

Mr. McNICHOLS. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1895 (House Bill No. 1469), entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax making an appropriation and providing penalties for the violation thereof

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1898 (House Bill No. 1243), entitled:

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanatoriums in this Commonwealth not under the absolute control of the State and unable to pay for the same

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1899 (House Bill No. 1733), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown borough in Dauphin county and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1900 (House Bill No. 2233), entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1788 (House Bill No. 1789), entitled:

An Act regulating process and practice in all civil cases whether at law in equity in divorce or otherwise howsoever hereafter brought in any court of common pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

MOTION NOT TO PRINT SENATE BILLS ON POSTPONED CALENDAR.

Mr. CROW. Mr. President, I move that the Secretary of the Senate be instructed not to have printed Senate bills on the postponed calendar.

Mr. KURTZ. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. McNICHOLS. Mr. President, I move the Senate do now take a recess for ten minutes.

Mr. KLINE. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 119.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 119, entitled:

An Act to provide for the health safety and welfare of minors by forbidding their employment or work in certain occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates and badges for certain children and prescribing rules for the issuance reissuance filing return and recording thereof requiring certain abstracts and notices to be posted providing for the enforcement of this act by officers of the Department of Labor and Industry and the Department of Mines by the Superintendent of Public Instruction by officers of the board of school directors and by police officers prescribing penalties for violations of the provisions of this act defining the procedure in prosecutions and repealing all acts and parts of acts that are inconsistent therewith

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. SNYDER. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

Ordered, That Messrs. Snyder, Clark and Sones be such Committee on the part of the Senate and that the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also laid before the Senate bills of the House of Representatives for concurrence as follows:

House Bill No. 19 (Senate Bill No. 1901), entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

Which was committed to the Committee on Appropriations.

House Bill No. 1315 (Senate Bill No. 1902), entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Criminal Insane at Fairview Wayne county

Which was committed to the Committee on Appropriations.

House Bill No. 1502 (Senate Bill No. 1903), entitled:

An Act providing for the erection of a monument and memorial tablets on the Battlefield of Antietam

Which was committed to the Committee on Appropriations.

House Bill No. 1505 (Senate Bill No. 1904), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

Which was committed to the Committee on Appropriations.

House Bill No. 1511 (Senate Bill No. 1905), entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland County and providing a suitable memorial to the Pioneer Settlers of the Cumberland Valley

Which was committed to the Committee on Appropriations.

House Bill No. 1738 (Senate Bill No. 1906), entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

Which was committed to the Committee on Judiciary Special.

House Bill No. 673 (Senate Bill No. 1907), entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

Which was committed to the Committee on Appropriations.

House Bill No. 902 (Senate Bill No. 1908), entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

Which was committed to the Committee on Appropriations.

House Bill No. 1188 (Senate Bill No. 1909), entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mt Vernon cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township providing for a commission to carry the same into effect and making an appropriation therefor

Which was committed to the Committee on Appropriations.

House Bill No. 1442 (Senate Bill No. 1910), entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reads Township Cambria County

Which was committed to the Committee on Appropriations.

House Bill No. 1456 (Senate Bill No. 1911), entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W Jenkins and the sailors who were killed in the explosion of the Maine

Which was committed to the Committee on Appropriations.

House Bill No. 22 (Senate Bill No. 1912), entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company G Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

Which was committed to the Committee on Appropriations.

House Bill No. 129 (Senate Bill No. 1913), entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

Which was committed to the Committee on Appropriations.

House Bill No. 208 (Senate Bill No. 1914), entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety Eighty Regiment of Pennsylvania Volunteer Infantry at the battles of Popular Grove Church Hatches Run Lewis Farm Gravely Run Five Works and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

Which was committed to the Committee on Appropriations.

House Bill No. 526 (Senate Bill No. 1915), entitled:

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary War of Captain Philipps' Company of Colonel Piper's Regiment murdered by Indians near Sexton in Bedford county Sunday July sixteen one thousand seven hundred eighty

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1906 (House Bill No. 1738), entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

BILL ON FIRST READING.

Mr. SNYDER. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1906 (House Bill No. 1738), entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1906 (House Bill No. 1738), entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEE.

Mr. KLINE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1410 (House Bill No. 800), entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1901 (House Bill No. 19), entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville to mark the most eastern point reached by the Confederate Army during the Civil War

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1902 (House Bill No. 1315), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne County and authorizing the board of trustees to perform certain work of construction in connection therewith

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1903 (House Bill No. 1502), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said Battlefield

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1904 (House Bill No. 1505), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said Battlefield

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1905 (House Bill No. 1511), entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about 1755 at Shippensburg Cumberland County and providing a suitable memorial to the pioneer settlers of the Cumberland Valley

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1907 (House Bill No. 673), entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1908 (House Bill No. 902), entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1909 (House Bill No. 1188), entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mount Vernon Cemetery located in Elizabeth township Allegheny county Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township Allegheny county providing for a commission to carry the same into effect and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1910 (House Bill No. 1442), entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial monument in Pleasant Hill Cemetery in Reade township Cambria county

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1911 (House Bill No. 1456), entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics at the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkin and the sailors who were killed in the explosion of the Maine

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1912 (House Bill No. 22), entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company "G" 25th Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1913 (House Bill No. 129), entitled:

An Act to provide for the erection of a monument to commemorate the services of the 47th Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1914 (House Bill No. 208), entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety-eighth Regiment of Pennsylvania Volunteer Infantry at the Battles of Popular Grove Church Hatches Run Lewis Farm Gravelly Run Five Forks and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1915 (House Bill No. 526), entitled:

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary War of Captain Philip's Company of Colonel Piper's Regiment murdered by Indians near Saxton in Bedford County Sunday June sixteen one thousand seven hundred and eighty

BILLS ON FIRST READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1410 (House Bill No. 800), entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time

Senate Bill No. 1901 (House Bill No. 19), entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

Senate Bill No. 1902 (House Bill No. 1315), entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Criminal Insane at Fairview Wayne county

Senate Bill No. 1903 (House Bill No. 1502), entitled:

An Act providing for the erection of a monument and memorial tablets on the Battlefield of Antietam

Senate Bill No. 1904 (House Bill No. 1505), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the supervisors of said command to and from said battlefield

Senate Bill No. 1905 (House Bill No. 1511), entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland County and providing a suitable memorial to the Pioneer Settlers of the Cumberland Valley

Senate Bill No. 1907 (House Bill No. 673), entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine.

Senate Bill No. 1908 (House Bill No. 902), entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

Senate Bill No. 1909 (House Bill No. 1188), entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mt. Vernon cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township providing for a commission to carry the same into effect and making an appropriation therefor

Senate Bill No. 1910 (House Bill No. 1442), entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reads Township Cambria County.

Senate Bill No. 1911 (House Bill No. 1456), entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

Senate Bill No. 1912 (House Bill No. 22), entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company G Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

Senate Bill No. 1913 (House Bill No. 129), entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

Senate Bill No. 1914 (House Bill No. 208), entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety-Eighth Regiment of Pennsylvania Volunteer Infantry at the battles of

Popular Grove Church Hatches Run Lewis Farm Gravely Run Five Works and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

Senate Bill No. 1915 (House Bill No. 526), entitled:

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary War of Captain Phillips' Company of Colonel Piper's Regiment murdered by Indians near Saxton in Bedford county Sunday July sixteen one thousand seven hundred eighty

Mr. COOPER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1410 (House Bill No. 800), entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1901 (House Bill No. 19), entitled:

An Act making an appropriation for the erection of monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1902 (House Bill No. 1315), entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Criminal Insane at Fairview Wayne county

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1903 (House Bill No. 1502), entitled:

An Act providing for the erection of a monument and memorial tablets on the Battlefield of Antietam

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1904 (House Bill No. 1505), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1905 (House Bill No. 1511), entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland County and providing a suitable memorial to the Pioneers Settlers of the Cumberland Valley

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1907 (House Bill No. 673), entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1908 (House Bill No. 902), entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1909 (House Bill No. 1188), entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mt. Vernon Cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township providing for a commission to carry the same into effect and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1910 (House Bill No. 1442), entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reads Township Cambria County

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1911 (House Bill No. 1456), entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1912 (House Bill No. 22), entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company G Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1913 (House Bill No. 129), entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1914 (House Bill No. 208), entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety Eighth Regiment of Pennsylvania Volunteer Infantry at the battles of Popular Grove Church Hatches Run Lewis Farm Gravely Run Five Works and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1915 (House Bill No. 526), entitled:

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary War of Captain Phillips' Company of Colonel Piper's Regiment murdered by Indians near Saxton in Bedford county Sunday July sixteen one thousand seven hundred eighty

And said bill having been read at length the first time. Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEES.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, re-reported as committed, Senate Bill No. 929, entitled:

An Act prohibiting the keeping of live pigs in cities of the first class without an annual license from the Bureau of Health in such cities authorizing the Board of Health to make alter and amend rules and regulations therefor and granting the board of health power to revoke such licenses fixing the fee for such licenses, prescribing penalties for violation of this act or of such rules and regulations and repealing all acts and parts of acts inconsistent therewith

Mr. ENDSLEY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ENDSLEY, from the Committee on Agriculture, reported as committed, Senate Bill No. 1358 (House Bill No. 1429), entitled:

An Act prohibiting any person to lead drive ride or work or cause or permit any other person to lead drive or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class Provided that nothing in this act contained shall be construed to warrant any person's leading riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of duly incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

BILL ON FIRST READING.

Mr. ENDSLEY. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1358 (House Bill No. 1429), entitled:

An Act prohibiting any person to lead drive ride or work or cause or permit any other person to lead drive ride or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of fully incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1358 (House Bill No. 1429), entitled:

An Act prohibiting any person to lead drive ride or work or cause or permit any other person to lead drive ride or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of fully incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

And said bill having been read at length the first time. Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. BUCKMAN. Mr. President, I move that the Senate do now adjourn until eleven o'clock tomorrow morning.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:59 o'clock P. M. until Tuesday morning, June 24, at 11 o'clock.

ERRATUM.

In proceedings of June 17, 1913, page 4374, column 2, third line from bottom "It was agreed to" should read "It was not agreed to."

HOUSE OF REPRESENTATIVES.

MONDAY, June 23, 1913.

The House met at 8:00 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

PRAYER.

The Chaplain, (Rev. J. E. Wright) offered the following prayer:

O God, by Thy kindly providence we are again in our places that we may resume our work; that we may add to the volume and fullness of it and so make it more truly an expression of the people's will and of the purposes of Heaven. We would not be content with a mutilated offering. We would not be willing to hand over to Thee immature or unfinished work. Therefore, notwithstanding the length of the legislative session and the heat of these days of the summer, we are here in our wonted places that we may take up and carry forward this work to a successful completion. May nothing interfere with the satisfactory progress of it and the successful finish of it; and may we have no occasion, when the session shall have ended, to feel compunctious or regretful or in any sense ashamed of the record which we have made. Wilt Thou give to us the grace of fidelity and of resolute purposes that the thing we have undertaken to do may be fully and rightly and honorably done; and Thy name shall have the praise of it through Jesus Christ, our Lord, Amen.

The SPEAKER. The Clerk will read the Journal of Friday's, June 20th, 1913, proceedings.

The Clerk proceeded to read the Journal of Friday's June 20th, 1913, proceedings, when on motion of Mr. Donnally, the further reading was dispensed with and the Journal approved.

PETITIONS.

FAVORING PASSAGE OF SENATE BILL NO. 785.

Mr. HUMES presented the petition of Citizens of Crawford County praying for the passage of Senate Bill No. 785

Which was referred to the Committee on Appropriations.

LEAVE OF ABSENCE.

Mr. KUHN asked and obtained leave of absence for Mr. Leslie.

RESOLUTION.

Mr. HOBBS offered the following resolution, which was read and laid over under the rules:

Whereas, It has been the custom and practice during the latter days of previous sessions of the House of Representatives for members to indulge in throwing papers, book covers, rubber mats, and other things at each other and conducting themselves in a manner not as becoming and dignified as should be expected of an Honorable Body of Legislators representing so grand a Commonwealth as is Pennsylvania and

Whereas, Such practice if carried on to excess is liable to cause physical injury and may arouse temporary anger of members toward each other which would have the tendency to disturb the friendly relations and mar the harmony which have existed throughout this session, and

Whereas, The reputation of thi body for progress, justice, and dignity, has been on a higher plane than have been some of the previous sessions of this State Legislature. Therefore, be it resolved, that we join with our Honorable Speaker in conducting ourselves during the few last days and final hours of this long and memorial biennial session, in a manner that will reflect credit and dignity upon us and thereby establish and complete a reputation of which we may justly feel proud. Be it further resolved, that we adopt this resolution not only for our own good name, but in behalf of the people throughout the Commonwealth, as an example of discipline and decorum worthy of consideration and imitation by all properly organized bodies of men and especially for the benefit of future sessions of this State Legislature which will be held in this legislative hall.

RESOLUTION EXTENDING SYMPATHY TO KENNETH L. M. PRAY.

Mr. HUMES offered a resolution which was read as follows:

Whereas, the grim hand of death has, in a tragic and untimely manner, stricken down the companion and helpmate of Kenneth L. M. Pray, Staff Correspondent of the Philadelphia Record.

Now Therefore, Be it resolved that the heartfelt sympathy of this House is hereby extended to Mr. Pray in his bereavement.

And be it further resolved that this resolution be entered upon the Legislative Journal and a copy be sent Mr. Pray.

The SPEAKER. If there is no objection the Chair will lay the resolution before the House at this time. Is there any objection? The Chair hears none.

On the question,

Will the House agree to the adoption of the resolution? It was unanimously adopted.

RESOLUTION CONGRATULATING HON. GEORGE E. ALTER.

Mr. WILTBANK offered a resolution which was read as follows:

In the House of Representatives, June 23, 1913.

Whereas, This House has just received, unofficially, the pleasant news that our honored Speaker, Honorable George E. Alter, is recently the father of a splendid baby girl; therefore be it

Resolved, That we singly and as a body extend to the Honorable George E. Alter and to his good wife our heartiest congratulations on this important event, together with our best wishes for a long and happy future life for the young one that has just come to grace his home.

The SPEAKER. This resolution will lie over under the rules.

Mr. WILTBANK. Mr. Speaker, I ask unanimous consent for the immediate consideration of the resolution.

The SPEAKER. Will the House give unanimous consent for the immediate consideration of the resolution? Is there any objection? The Chair hears none.

On the question,

Will the House agree to the adoption of the resolution?

By a rising vote the House unanimously adopted the resolution.

The SPEAKER. The Chair might state to the House that this has been one of the most pleasant incidents of the session, and it may not be out of place to state here that the cigars are at the Speaker's office.

RESOLUTION RELATIVE TO PARTY PLEDGES.

Mr. BERGEY offered a resolution which was read as follows:

Whereas, delegates in control of the machinery of the Republican and Democrat parties at their last State convention pledged the parties to the enactment of specific legislation and

Whereas, a majority of the members of this Assembly were pledged to support their party platforms and

Whereas, a majority of the members of this Assembly fulfilled their party pledges by voting for legislation pledged by their party platforms and

Whereas, bills covering pre-election pledges passed by a majority vote of the members of this Assembly and was sent to the upper branch of this Assembly and

Whereas, all such bills have either been killed in committee or mutilated in committee by the friends of the Administration and of the Senior United States Senator and

Whereas, it is the consensus of opinion of many members of this Assembly that the people should know the truth about the career of legislation pledged by party platforms, it is therefore,

Resolved, That the responsibility for the failure of enactment of legislation pledged to the people rests upon the friends of the Administration and of the Senior United States Senator of this State.

The SPEAKER. The resolution will lie over under the rules.

Mr. BERGEY. Mr. Speaker, I ask unanimous consent for the immediate consideration of this resolution.

The SPEAKER. Will the House give unanimous consent for the immediate consideration of the resolution. Is there any objection? The Chair hears objections.

Mr. BERGEY. Mr. Speaker, I move that the rule of the House be suspended to permit the immediate consideration of this resolution.

Mr. KUHN. Mr. Speaker, I second the motion.

The motion was not agreed to.

BILL STRICKEN FROM CALENDAR.

Mr. MORROW. Mr. Speaker, I move that House Bill No. 2153, entitled:

An Act to repeal an act approved the ninth day of June one thousand nine hundred and eleven entitled "An Act relating to the settlement and audit of the accounts of all officers elected or appointed of boroughs townships poor districts and school districts prescribing the time for such settlement and audits for the matters to be contained in the report of settlement and audit for the filing of said report in the office of the clerk of quarter sessions and for appeals to the Court of Common Pleas and Superior and Supreme Courts" in so far as the same relates to the settlement and audit of the accounts of all elected or appointed officers of school districts

on page 21 of to-day's Calendar, be stricken from the Calendar.

Mr. KUHN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. W. H. WILSON. Mr. Speaker, I move that Senate Bill No. 1795, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof"

on page four of to-day's Calendar be recommitted to the Committee on Public Health and Sanitation.

Mr. GANS. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented the following communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

VETO OF HOUSE BILL NO. 1434.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, June 19, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without my approval, House Bill No. 1434, entitled:

"An Act to validate certain sales public and private and certain mortgages of real estate of decedents heretofore made under authority of orphans' courts upon petition of executors or administrators for payment of debts or for any other lawful purpose."

This proposed bill is a general validating act, for the purpose of validating all sales, public and private, and all mortgages of real estate of decedents heretofore made under and by virtue of decrees of orphans' courts for payment of the debts of decedents, or for any other purpose.

The appearance in the proviso of the word "judiciously" instead of the word "judicially," makes the proviso absurd. There is no exception from the operation of the act of proceedings now pending but not determined.

In my judgment the bill is too general and vague in its terms, and I therefore withhold my approval from the same.

(Signed.) JOHN K. TENER.

Mr. ALLEN. Mr. Speaker, this message calls attention to a clerical error which some how or other has occurred with other bills. We have had occasion and they have been numerous when bills were reported back for amendment to this House at the request of the Governor, where errors like that have occurred. I presume that the bill which was handed to me by the Bar Association of Allegheny County is not sufficient merit to go any further. I therefore, move that further consideration of this veto be postponed.

The SPEAKER. The Chair hears no objection.
The motion was agreed to.
Also the following:

VETO OF HOUSE BILL NO. 1793.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.
Gentlemen:—I return herewith, without my approval, House Bill No. 1793, entitled:
"An Act to amend section one of article one of an act approved the seventh day of March one thousand nine hundred and one entitled 'An Act for the government of cities of the second class.'"
In my opinion this bill would establish a bad precedent. The best public policy forbids executive officers, both State and municipal, from succeeding themselves. I know of no good reason why an exception to this rule should be made for second class cities.

For this reason the bill is not approved.

(Signed,) JOHN K. TENER.

Mr. GEARY. Mr. Speaker, I move that his matter be laid on the table.

The SPEAKER. If there is no objection the communication will be laid on the table.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 60.

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the Civil War of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof

House Bill No. 656.

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

House Bill No. 256.

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proofreading and an appropriation for printing binding and mounting the same and for paper

House Bill No. 804.

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants

House Bill No. 1272.

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-one one thousand nine hundred and fifteen

House Bill No. 412.

An Act making an appropriation to Fannie C. Spires the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

House Bill No. 266.

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

House Bill No. 858.

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by C S Caughey

House Bill No. 321.

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase money of vacant land

House Bill No. 513.

An Act making an appropriation to the Brelsford Packing and Storage Company and Evans Burtnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant General of Pennsylvania under direction from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirteenth one thousand nine hundred and eleven

House Bill No. 1095.

A joint resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

House Bill No. 292.

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

House Bill No. 467.

An Act making an appropriation for the payment of the expenses of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

House Bill No. 1726.

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandy Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

House Bill No. 1968.

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

House Bill No. 1476.

An Act creating a Rebuilding and Insurance Fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure building or equipment owned by the Commonwealth and accidentally destroyed or damaged and for the payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

House Bill No. 167.

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

House Bill No. 188.

An Act making an appropriation to the Curtis Home for Destitute Women and Children at Pittsburgh

House Bill No. 319.

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

House Bill No. 360.

An Act making an appropriation to the Improvement Children's Home of the City of Pittsburgh

House Bill No. 386.

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania Pittsburgh Pennsylvania

House Bill No. 491.

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

House Bill No. 668.

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers of other officers and paid into the State Treasury

House Bill No. 702.

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

House Bill No. 707.

An Act making an appropriation to the Pennsylvania Memorial Home at Brookeville Jefferson County Pennsylvania

House Bill No. 746.

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny County Pennsylvania

House Bill No. 767.

An Act making an appropriation to the House of the Good Shepherd Penn and Chew Streets Germantown Philadelphia Pennsylvania

House Bill No. 770.

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

House Bill No. 755.

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 809.

An Act making an appropriation to the Pennsylvania Society to protect Children from Cruelty of Philadelphia Pennsylvania

House Bill No. 826.

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

House Bill No. 827.

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

House Bill No. 874.

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny County Pennsylvania

House Bill No. 907.

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster Avenue Philadelphia

House Bill No. 927.

An Act making an appropriation to the Florence Crittenton Home of Erie

House Bill No. 959.

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

House Bill No. 1171.

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny County Pennsylvania

House Bill No. 1172.

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

House Bill No. 1207.

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 1240.

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust Street North Side Pittsburgh Pennsylvania

House Bill No. 1273.

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

House Bill No. 1299.

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 1427.

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Pennsylvania

House Bill No. 1430.

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

House Bill No. 1443.

An Act making an appropriation to the Children's Aid Society of Allegheny County in the City of Pittsburgh Pennsylvania

House Bill No. 47.

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the county of Philadelphia incorporated

House Bill No. 74.

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

House Bill No. 76.

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

House Bill No. 77.

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

House Bill No. 83.

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

House Bill No. 133.

An Act making an appropriation to the Evangelical Home for the Aged in the City of Philadelphia

House Bill No. 150.

An Act making an appropriation to the United Zion Home Hospital and Infirmary of Lancaster county Pennsylvania

House Bill No. 191.

An Act making an appropriation to the Bethesda Home

House Bill No. 196.

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

House Bill No. 205.

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

House Bill No. 206.

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No. 219.

An Act making an appropriation to the Western Temporary Home of Philadelphia

House Bill No. 220.

An Act making an appropriation to the Home for Aged Veterans and Wives located at Sixty-fifth and Vine Streets in the city of Philadelphia

House Bill No. 224.

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 242.

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

House Bill No. 261.

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna Avenue Philadelphia Pennsylvania

House Bill No. 312.

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna County

House Bill No. 316.

An Act making an appropriation to the Florence Crittenden Mission of the City of Williamsport Lycoming County Pennsylvania

House Bill No. 320.

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

House Bill No. 333.

An Act making an appropriation to the Children's Aid Society of Pennsylvania

House Bill No. 349.

An Act making an appropriation to Saint Joseph's Proctory Norristown Pennsylvania

House Bill No. 370.

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

House Bill No. 418.

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

House Bill No. 440.

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

House Bill No. 447.

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 459.

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

House Bill No. 469.

An Act making an appropriation to the Florence Crittenden Mission of Scranton Pennsylvania

House Bill No. 476.

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Erie county Pennsylvania

House Bill No. 481.

An Act making an appropriation to the Children's Aid Society of Franklin County

House Bill No. 485.

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

House Bill No. 493.

An Act making an appropriation to the Passavant Memorial Homes for the care of Elliptics at Rochester Beaver County Pennsylvania

House Bill No. 506.

An Act making an appropriation to the Christian Home of Johnstown, Pennsylvania

House Bill No. 550.

An Act making an appropriation for the Irene Kaufman Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

House Bill No. 583.

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna County Pennsylvania

House Bill No. 601.

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna County Pennsylvania

House Bill No. 605.

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

House Bill No. 625.

An Act making an appropriation to the Saint Vincent's Home Philadelphia

House Bill No. 626.

An Act making an appropriation to the House of Good Shepherd Philadelphia

House Bill No. 627.

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

House Bill No. 628.

An Act making an appropriation to Saint Vincent's Orphan's Asylum of Tacony Philadelphia

House Bill No. 629.

An Act making an appropriation to the Saint Vincent's Home and Maternity Hospital Philadelphia

House Bill No. 630.

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

House Bill No. 633.

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

House Bill No. 647.

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women

House Bill No. 654.

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon Street Philadelphia Pennsylvania

House Bill No. 660.

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County

House Bill No. 663.

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia Pennsylvania

House Bill No. 675.

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

House Bill No. 750.

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen Street

House Bill No. 785.

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster at Lancaster Pennsylvania

House Bill No. 916.

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill County

House Bill No. 966.

An Act making an appropriation to the Woods Run Industrial Home Petrel Street North Side Pittsburgh Allegheny County Pennsylvania

House Bill No. 1149.

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

House Bill No. 62.

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

House Bill No. 71.

An Act making an appropriation to the Saint Joseph's Memorial Hospital in the City of Reading Pennsylvania

House Bill No. 81.

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Pennsylvania

House Bill No. 84.

An Act making an appropriation to the Womans Medical College of Pennsylvania for use in the Hospital department Philadelphia

House Bill No. 99.

An Act making an appropriation to the Gynecean Hospital in the City of Philadelphia

House Bill No. 112.

An Act making an appropriation to the Frederick Dougless Memorial Hospital and Training School of Philadelphia Pennsylvania

House Bill No. 186.

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 187.

An Act making an appropriation to the Chester County Hospital

House Bill No. 193.

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

House Bill No. 204.

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

House Bill No. 207.

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

House Bill No. 229.

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

House Bill No. 235.

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania

House Bill No. 246.

An Act making an appropriation to the Columbia Hospital located at Columbia Lancaster County Pennsylvania

House Bill No. 251.

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 255.

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 272.

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

House Bill No. 273.

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 282.

An Act making an appropriation to the Mid-Valley Hospital

House Bill No. 297.

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

House Bill No. 313.

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

House Bill No. 332.

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

House Bill No. 334.

An Act making an appropriation to the West Side Hospital Associations of the City of Scranton

House Bill No. 342.

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland County Pennsylvania

House Bill No. 343.

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

House Bill No. 346.

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

House Bill No. 394.

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

House Bill No. 406.

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

House Bill No. 410.

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 431.

An Act making an appropriation to the Bradford Hospital of the City of Bradford

House Bill No. 439.

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

House Bill No. 441.

An Act making an appropriation to the Greenville Hospital Greenville Mercer County Pennsylvania

House Bill No. 444.

An Act making an appropriation to the Charity Hospital of the City of Philadelphia

House Bill No. 446.

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

House Bill No. 458.

An Act making an appropriation to the Corry Hospital of the City of Corry Pennsylvania

House Bill No. 468.

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Erie County Pennsylvania

House Bill No. 474.

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette County Pennsylvania

House Bill No. 477.

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

House Bill No. 480.

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

House Bill No. 487.

An Act making an appropriation to the Frankford City Hospital

House Bill No. 488.

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

House Bill No. 494.

An Act making an appropriation to the Saint Timothy's Memorial Hospital and House of Mercy Roxborough

House Bill No. 560.

An Act making an appropriation of fifty thousand dollars for the Sewickley Valley Hospital Association of Sewickley Allegheny County Pennsylvania

House Bill No. 1353.

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on such road in Elk township Warren County Pennsylvania

House Bill No. 1609.

A joint resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Coal Company and making an appropriation therefor

House Bill No. 4.

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

House Bill No. 59.

An Act making an appropriation to the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 67.

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

House Bill No. 79.

An Act making an appropriation to the Reading Hospital in the City of Reading Pennsylvania

House Bill No. 91.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

House Bill No. 92.

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

House Bill No. 139.

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

House Bill No. 161.

An Act making an appropriation to the Auxiliary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

House Bill No. 164.

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

House Bill No. 182.

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

House Bill No. 257.

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 264.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State pupils and also a special appropriation for one deaf and blind pupil

House Bill No. 267.

An Act making an appropriation to the Germantown Dispensary and Hospital in the City of Philadelphia

House Bill No. 269.

An Act making an appropriation to the Western Institution for the Instruction of the Deaf and Dumb

House Bill No. 279.

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 281.

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

House Bill No. 289.

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 309.

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 315.

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

House Bill No. 318.

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 348.

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School-ship located at the port of Philadelphia

House Bill No. 358.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 359.

An Act making an appropriation to the Historical Society of Western Pennsylvania

House Bill No. 363.

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 367.

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford County Pennsylvania

House Bill No. 381.

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sing Mountain Berks county Pennsylvania

House Bill No. 382.

An Act making an appropriation for the purchase of the Roberts mineral collection for the Pennsylvania State Museum

House Bill No. 385.

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

House Bill No. 407.

An Act making an appropriation to the Ohio Valley General Hospital McKees Rocks Allegheny county Pennsylvania

House Bill No. 475.

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 484.

An Act making an appropriation to the Trustees of the Cottage State Hospital at Connellsville Fayette county Pennsylvania

House Bill No. 486.

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

House Bill No. 498.

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill county Pennsylvania

House Bill No. 518.

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana county Pennsylvania

House Bill No. 522.

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

House Bill No. 524.

An Act making an appropriation for the Trustees of the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 535.

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette county Pennsylvania

House Bill No. 548.

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 561.

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

House Bill No. 568.

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

House Bill No. 586.

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

House Bill No. 599.

An Act making an appropriation to the Monongahela Memorial Hospital Association of Monongahela City Pennsylvania

House Bill No. 603.

An Act making an appropriation to the Trustees of the Coatesville Hospital Coatesville Chester county Pennsylvania

House Bill No. 614.

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 616.

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 631.

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania

House Bill No. 632.

An Act making an appropriation to the Woman's Hospital of Philadelphia

House Bill No. 634.

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

House Bill No. 646.

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton county Pennsylvania

House Bill No. 649.

An Act making an appropriation to the Pottstown Hospital Pottstown Montgomery county Pennsylvania

House Bill No. 659.

An Act making an appropriation to the DePaul Institution of Scott Township, Allegheny county Pennsylvania

House Bill No. 662.

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

House Bill No. 664.

An Act making an appropriation to the Frankford Hospital located in Frankford Philadelphia

House Bill No. 665.

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

House Bill No. 685.

An Act making an appropriation for the Cottage State Hospital Phillipsburg Centre county Pennsylvania

House Bill No. 694.

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 700.

An Act making an appropriations to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

House Bill No. 713.

An Act making an appropriation to the Kittanning General Hospital

House Bill No. 715.

An Act making an appropriation to the Grove City Hospital at Grove City, Pennsylvania

House Bill No. 717.

An Act making an appropriation to the Berwick Hospital Berwick Columbia county Pennsylvania

House Bill No. 718.

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Blossburg Pennsylvania

House Bill No. 722.

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

House Bill No. 730.

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

House Bill No. 742.

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 748.

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny county Pennsylvania

House Bill No. 749.

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

House Bill No. 756.

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 757.

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

House Bill No. 763.

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 765.

An Act making an appropriation to the Bellefonte Hospital Corporation

House Bill No. 769.

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

House Bill No. 779.

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

House Bill No. 784.

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

House Bill No. 798.

An Act making an appropriation to Dowingtown Industrial and Agricultural School

House Bill No. 811.

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 812.

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and a refrigerating plant and the repair and alteration of an old school building into an assembly room

House Bill No. 815.

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the City of Johnstown

House Bill No. 821.

An Act making an appropriation to the Children's Hospital of Pittsburgh in the City of Pittsburgh Pennsylvania

House Bill No. 828.

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

House Bill No. 833.

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland county Pennsylvania

House Bill No. 839.

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain sub-stations for the purpose of making experiments in the improved culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 843.

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

House Bill No. 846.

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 849.

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

House Bill No. 856.

An Act making an appropriation to the Columbia Hospital Wilkinsburg Pennsylvania

House Bill No. 884.

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

House Bill No. 889.

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

House Bill No. 901.

An Act making an appropriation to the Chester Hospital in the City of Chester

House Bill No. 936.

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia

House Bill No. 942.

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

House Bill No. 947.

An Act making an appropriation to the Institution for Colored Youth at Chester Delaware county

House Bill No. 958.

An Act making an appropriation to the German Hospital of the City of Philadelphia

House Bill No. 1001.

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Green county Pennsylvania

House Bill No. 1133.

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

House Bill No. 1155.

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 1177.

An Act making an appropriation to the Commonwealth Humane Society of Bradford

House Bill No. 1249.

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

House Bill No. 1262.

An Act making an appropriation to the Glenn Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the girls department

House Bill No. 1212.

An Act making an appropriation to the Indiana Hospital of Indiana Indiana county Pennsylvania

House Bill No. 1231.

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

House Bill No. 1366.

An Act making an appropriation to the Nesbit West Side Hospital of Dorrenceon Luzerne county Pennsylvania

House Bill No. 1375.

An Act making an appropriation to the Industrial home for colored working girls of Pittsburgh Pennsylvania

House Bill No. 1474.

An Act making an appropriation to The Green Home of Roaring Branch Pennsylvania for the maintenance of said home

House Bill No. 1707.

An Act making an appropriation to Carlisle Hospital of Carlisle Pennsylvania

House Bill No. 1771.

An Act making an appropriation to the Howard Hospital of Philadelphia

House Bill No. 1837.

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware county Pennsylvania

House Bill No. 2018.

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

House Bill No. 2051

An Act to repeal section five of an act entitled "A supplement to the act entitled "An Act for erecting part of Bedford county into a separate county" passed twentieth September one thousand seven hundred and eighty seven and for other purpose approved April twelfth one thousand eight hundred and forty-five

House Bill No. 2052.

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

House Bill No. 925.

An Act making an appropriation to the Hamot Hospital Association of the City of Erie Pennsylvania

House Bill No. 848.

An Act making an appropriation to Grove City College Mercer county Pennsylvania

House Bill No. 999.

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 1292.

An Act making an appropriation to the board of directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

House Bill No. 1422.

An Act making an appropriation to the Charleroi-Monessen Hospital Charleroi Washington county Pennsylvania

House Bill No. 676.

An Act making an appropriation to the trustees of Temple University

House Bill No. 729.

A further supplement to an act entitled "An Act to accept the grant of the public lands by the United States for the endowment of agricultural colleges" approved April first one thousand eight hundred and sixty-three and making an appropriation for carrying the same into effect

House Bill No. 829.

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 896.

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

House Bill No. 15.

An Act making an appropriation to the Dayton Normal Institution of Dayton Pennsylvania

House Bill No. 538.

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping grounds for three separate brigade encampments either or all and providing for the care and preparation of same said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing for the method of payment of land purchased

House Bill No. 674.

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor

House Bill No. 623.

An Act making an appropriation for the providing erection completion of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be erected completed managed and cared for under the direction of the Armory Board of the State of Pennsylvania also an appropriation for the management and care of armories erected completed or provided and to be erected completed or provided for the two fiscal years beginning June first one thousand nine hundred and thirteen necessary repairs and contingent expenses in maintenance of armories premiums on fire insurance and title insurance advertisement for bids actual traveling expenses of members of the Armory Board of the State of Pennsylvania clerical and general expenses of Board and inspection expenses

House Bill No. 640.

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars (\$500,000) dollars or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania should such armory building be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

House Bill No. 1649.

An Act authorizing the trustees of the Danville State Hospital for the insane to change the location of the effluent of the sewage-disposal plant of said hospital and making an appropriation therefor

House Bill No. 1104.

An Act making an appropriation to the State Highway Department to be used in deepening straightening widening and otherwise improving Turtle Creek so as to prevent damage and danger from floods and overflows and granting to the said State Highway Department the authority to make, said improvements

House Bill No. 1322.

An Act making an appropriation to the Women's Union Day Nursery Philadelphia Pennsylvania

House Bill No. 1699.

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

House Bill No. 1750.

An Act making an appropriation to the Isaac Rendell Industrial Training School for Colored Youths in Lancaster County

House Bill No. 1884.

An Act making an appropriation to the Volunteers of America Sanitarium located at Aquashicola near Palmerton Carbon County Pennsylvania

House Bill No. 2067.

A joint resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character of duties and compensation of persons in the employ of the State Government directing the co-operation of the various State Departments boards bureaus and commissions and making an appropriation

House Bill No. 65.

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan Schools approved May twenty-seventh one thousand eight hundred and ninety-three

House Bill No. 283.

An Act making an appropriation to Avery College Trade School of the North Side Pittsburgh Pennsylvania

House Bill No. 284.

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 308.

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill County Pennsylvania

House Bill No. 339.

An Act for carrying into effect the provisions of a concurrent resolution approved by the Governor the twentieth day of June one thousand nine hundred and eleven making an appropriation therefor

House Bill No. 460.

An Act making an appropriation for the Dixmont Hospital for the Insane

House Bill No. 528.

An Act making an appropriation to the National Farm School at Doylestown

House Bill No. 567.

An Act making an appropriation to the State Normal Schools of the Commonwealth

House Bill No. 577.

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 710.

An Act making an appropriation to the Hahnemann Hospital of Scranton Pennsylvania

House Bill No. 788.

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania

House Bill No. 832.

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

House Bill No. 836.

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

House Bill No. 852.

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

House Bill No. 880.

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Rittersville Pennsylvania

House Bill No. 893.

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

House Bill No. 948.

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

House Bill No. 1260.

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

House Bill No. 1309.

An Act establishing the Pennsylvania State College to carry the benefits of its investigations to the farmers of the State and making an appropriation for that purpose

House Bill No. 1410.

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morgantown Washington County Pennsylvania

House Bill No. 1803.

An Act to equalize education advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

House Bill No. 754.

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

House Bill No. 1257.

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

House Bill No. 1930.

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

House Bill No. 2155.

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor"

House Bill No. 681.

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

House Bill No. 1059.

An Act to establish a secondary school of Agricultural at Pennsburg Pennsylvania and making appropriation for the said school

House Bill No. 1582.

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

House Bill No. 584.

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

With information that the Senate has passed the same without amendments.

REPORT FROM COMMITTEE.

Mr. HESS, from the Committee on Appropriations, reported as committed House Bill No. 2163 (Senate Bill No. 298), entitled:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high-water mark of the war between the States and making an appropriation therefor

BILL ON FIRST READING.

Mr. HESS asked and received unanimous consent to have this bill read for the first time this evening.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2163 (Senate No. 298) entitled:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high-water mark of the war between the States and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of House Bill No. 1103, as follows:

An Act to require electric railway companies operating suburban or interurban railways to provide suitable waiting rooms at terminal points and to equip all cars with toilets or water closets and providing a penalty for violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all electric railway companies operating suburban or interurban railways of a greater distance than twenty miles between terminals are hereby required to provide before the first day of January one thousand nine hundred and fourteen suitable waiting rooms at terminal points and to equip before such date all cars used regularly in interurban travel with toilets or water closets for the use and accommodation of their passengers open summer cars excepted Said toilets or water closets shall not be used within the limits of any city or borough or on any public highway Cars not so equipped may be operated as trippers or trailers or for extra service such as holidays picnics or special occasions or in place of regular interurban cars in case the latter are disabled or damaged and in need of adjustment or repairs

Section 2 Any electric railway company that shall fail to comply with the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of one hundred dollars (\$100) for every day it operates any car or cars not so provided

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—75.

Bass,	Haggerty,	Mannion,	Rockwell,
Bayle,	Hemminger,	Martin,	Rothenberger,
Benninger,	Herrman,	Mathar,	Savacool,
Benson,	Humes,	Matt,	J. R. K.,
Bittles,	Isler,	McDermott,	Scott, S. B.,
Body,	Irwin, H. H.,	McKay,	Shaffer, C. A.,
Brownlee,	Jones, J. R.,	Mechling,	Sherwood,
Burnett,	Kaiser,	Mellott,	Smith, L.,
Campbell, C. M.,	Kern,	Metzenbacher,	Snively,
Campbell, J. J.,	Kitts,	Miller,	Speiser,
Carson,	Klepper,	Morrow,	Steele,
Cleary,	Kuhn, H. P.,	Moses,	Stone,
DeFrees,	Kuhns, E. G. M.,	Neel,	Ulerich,
Donnally,	Latshaw,	Neely,	Ulman,
Ehrhardt,	Letzkus,	Pennock,	Whitman,
Forster, I. G.,	Light,	Peters,	Williams,
Glenn,	Lohr,	Post,	Wilson, J. H.,
Grabe,	Lowers,	Price,	Young, J. H.,
		Robinson,	Zimmerman,

NAYS—75.

Adams,	Down,	Jackson,	Ramsey,
Allen,	Dunn, H. B.,	Jones, E. E.,	Redfield,
Alworth,	Dunn, J. A.,	Kaufman,	Reese,
Aron,	Eichenberger,	Keezan,	Reeser,
Arthur,	Ely,	Keepert,	Rex,
Barner,	Ewing,	Kenna,	Runk,
Bergey,	Foster, J. D.,	McAleer,	Sassaman,
Bernthelzel,	Geiser,	McAllister,	Speiser,
Blair, W. A.,	Gibson,	McCaig,	Semmens,
Brown,	Gramley,	McClintock,	Shaffer, I. E.,
Caldwell,	Gransback,	McNichol,	Snyder,
Carter,	Heldinger,	Missimer,	Spangler,
Cochran,	Hess,	Mitchell,	Thomas,
Conner,	Heyburn,	Moore,	Trach,
Corrade,	Hibshman,	Moulthrop,	Whitaker,
Cox,	Hobbs,	O'Neill,	Wildman,
Currier,	Hoffman,	Peachey,	Wiltbank,
Curry,	Howard, R.,	Pennegar,	Alter,
Davis,	Irwin, G. C.,	Perry, S. J.,	Speaker,
Dickinson,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Mr. C. M. C. CAMPBELL asked and obtained unanimous consent to make the following report from Committee.

REPORT FROM COMMITTEE.

Mr. C. M. C. CAMPBELL, from the Committee on Education, reported as committed, House Bill No. 2147 (Senate No. 781), entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

Mr. C. M. C. CAMPBELL asked and obtained unanimous consent to have House Bill No. 2147 (Senate No. 781), read the first time.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2147 (Senate No. 781), entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE.

Mr. LOWERS. Mr. Speaker, I desire to call up at this time, on page 2 of today's calendar, Calendar No. 1, bills on final passage recalled from the Governor, House Bill No. 1214, file folio 11653, for the purpose of amendment.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1214, as follows:

An Act prescribing the number of directors of the poor in counties which have provided for the erection of a home for the destitute and insane and fixing the term of service of such directors at six years

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any county shall have provided for the erection of a home for the destitute and insane the qualified electors of such county shall elect at the next municipal election under the general election laws of this Commonwealth one reputable citizen of said county to be director of such home of the destitute and insane who shall serve for the term of six years and thereafter at each succeeding municipal election shall elect one reputable citizen of said county to be director as aforesaid to serve for the same term

Section 2 The term of the present incumbent of the office director of the home for the destitute and insane which under existing laws would otherwise expire on the first day of January one thousand nine hundred sixteen and who is senior in service as such director is hereby extended to the first day of January one thousand nine hundred eighteen Should there be no such seniority and more than one director whose term would expire as aforesaid the said directors shall as soon as convenient after the passage of this act cast lots to determine who shall be entitled to said extended term and certify the result to the Governor who shall issue a commission to the party entitled to serve as such director to the first day of January one thousand nine hundred eighteen Provided however That this act shall not apply to counties in which the board of county commissioners now act as poor directors under existing law

Section 3 All acts and parts of acts general special or local inconsistent herewith or supplied hereby be and the same are hereby repealed

On the question recurring,
Shall the bill pass?

RECONSIDERATION OF VOTE.

Mr. LOWERS. Mr. Speaker, I move that he vote by which this bill was agreed to on third reading be reconsidered.

Mr. KEEPERT. Mr. Speaker, I second the motion
The motion was agreed to.

On the question recurring,
Will the House agree to the bill on third reading?

Mr. LOWERS. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk read the amendment as follows:

Amend section 3 by striking out the same and inserting in lieu thereof the following:

"Section 3. All acts and parts of acts inconsistent with or supplied hereby are repealed, but this act shall not be taken to repeal any special or local law."

The SPEAKER. Will the House give unanimous consent to insert the amendment as read? Is there any objection? The Chair hears none and the amendment will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON FINAL PASSAGE.

Mr. FREY. Mr. Speaker, I desire to call up on page 26 of today's calendar, bills on final passage postponed for the present, House Bill No. 1733.

Agreeably to order,

The House resumed the consideration on final passage of H. R. bill No. 1733, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Middletown borough in Dauphin county and making an appropriation therefor

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—129.

Adams,	Ewing,	Lohr,	Sassaman,
Allen,	Forster, I. G.,	Lowers,	Savacool,
Aron,	Foster, J. D.,	Mannion,	Schuck,
Arthur,	Frey,	Martin,	Scott, S. B.,
Bass,	Gans,	Mathar,	Semmens,
Bayle,	Geiser,	Matt,	Shaffer, I. E.,
Benninger,	Gibson,	McAleer,	Sherwood,
Benson,	Glenn,	McAllister,	Smith, L.,
Bergey,	Grabe,	McClintock,	Snively,
Bigger,	Gramley,	McDermott,	Snyder,
Blair, W. A.,	Gransback,	McKay,	Spangler,
Bleloch,	Hackett,	Mellott,	Speiser,
Body,	Hemminger,	Miller,	Spillinger,
Brownlee,	Herman,	Mitchell,	Steele,
Burnett,	Hess,	Moore,	Stone,
Campbell, C. M.,	Heyburn,	Moses,	Strauss,
Campbell, J. J.,	Hobbs,	Moulthrop,	Swartz,
Carson,	Howard, J.,	Neel,	Thomas,

Cheeseman, Cleary, Collins, Conner, Conrade, Cox, Curry, DeFrees, Dickinson, Donnally, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely,	Howard, R., Humes, Irwin, G. C., Jackson, Jones, J. R., Kaiser, Kaufman, Keegan, Keepert, Kenna, Kern, Kitts, Klepper, Kuhns, E.G.M., Light,	Neely, Pennock, Perry, S. J., Peters, Post, Price, Ramsey, Redfield, Rex, Robinson, Rockwell, Roney, Rothenberger, Runk, Speaker.	Trach, Ulerich, Ulman, Whitaker, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter,
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NAYS—8.

Alworth, Carter,	Hibshman, Hoffman,	Letzkus, McCaig,	Morrow, Whitman,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Mr. SPANGLER. Mr. Speaker, I desire to call up on page 22 of today's calendar, Senate Bill No. 1395, bills on third reading postponed for the present.

Agreeably to order,

The House resumed the consideration on third reading of H. R. bill No. 2072 (Senate No. 1395), entitled:

An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred eighty-nine entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" as amended

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. HUMES. Mr. Speaker, I would like to interrogate the gentleman from York.

The SPEAKER. Will the gentleman from York (Mr. Spangler) permit himself to be interrogated?

Mr. SPANGLER. Mr. Speaker, yes, sir.

Mr. HUMES. Mr. Speaker, I would like to inquire what the purpose of this bill is, what it does.

Mr. SPANGLER. Mr. Speaker, I do not act as the sponsor of this bill. I was asked to call up the bill at this time, but as I understand, this bill is the same bill that has passed the House once before and was vetoed by the Governor by mistake. The purpose of the bill is to place laundries in the category of manufacturing plants, for the purpose of taxation.

POINT OF ORDER.

Mr. HUMES. Mr. Speaker, the bill has once been acted upon by this House and vetoed by the Governor and I would like to raise the point of order that this bill has been acted upon by the House once, or a bill having the same purpose; it has been vetoed by the Governor, returned to this House and action on it postponed, or it has been laid on the table, and that the only method of procedure is to act upon the veto of the Governor.

Mr. SPANGLER. Mr. Speaker, this is not a redrafted bill, it is an entirely new bill, but a bill covering practically the same provisions that the other bill carried. It was redrafted at the suggestion of the Governor.

The SPEAKER. The Chair has some familiarity with the bill, it being one of those recommended by the taxation commission, and the bill now before the House is not the same bill as it passed, but it aims at the same thing in a different way. Therefore the point of order is not sustained.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—126.

Adams, Allen, Alworth, Aron, Arthur, Bass, Bayle, Becker, Benninger, Bigger, Bittles, Bleloch, Body, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carter, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson,	Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely, Ewing, Forster, I. G., Foster, J. D., Frey, Geary, Geiser, Gibson, Glenn, Good, Gransback, Hackett, Heidinger, Hemminger, Herman, Heyburn, Hibshman, Howard, J., Howard, R., Isler, Irwin, G. C., Kaiser, Kaufman, Keepert, Kennedy,	Kern, Kitts, Kuhn, H. P., Kuhns, E.G.M., Letzkus, Lohr, Lowers, Mannion, Mather, Matt, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mellott, Miller, Missimer, Moore, Morrow, Moses, Moulthrop, Murphy, Neel, O'Neill, Peachey, Pennegar, Perry, H. L., Perry, S. J., Price,	Ramsey, Rex, Rhoads, Roney, Rothenberger, Sassaman, Scott, S. B., Shaffer, C. A., Shaffer, I. E., Sherwood, Smith, L., Snyder, Spangler, Speiser, Steele, Stone, Strauss, Swartz, Thomas, Trach, Ulerich, Ulman, Whitaker, Wildman, Wilson, W. H., Wiltbank, Young, G. K., Young, G. K., Zimmerman, Alter, Speaker.
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NAYS—20.

Bergey, Carson, Cheeseman, Grabe, Hobbs,	Humes, Irwin, H. H., Jones, E. E., Jones, J. R., McAleer,	Metzenbacher, Mitchell, Pennock, Redfield, Reese,	Reeser, Rockwell, Snively, Whitman, Williams,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Mr. WILDMAN. Mr. Speaker, I desire to call up Senate Bill No. 268, on page 20 of today's calendar.

The SPEAKER. If it should come to pass, and the Chair has no information on the subject, that this Legislature should adjourn on next Thursday, it appears to the Chair that the House would be better engaged in passing the House Bills instead of the Senate bills.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 782, as follows:

An Act making an appropriation to carry out the laws of this Commonwealth relative to the supervision construction maintenance and repair of township roads in second class townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of carrying out the laws of this Commonwealth relative to the supervision construction maintenance and repair of township roads in second class townships for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of two million five hundred thousand dollars (\$2,500,000) or so much thereof as may be necessary is hereby specifically appropriated

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALLEN. Mr. Speaker, I would like to have the sponsor tell us what this bill is.

Mr. E. E. JONES. Mr. Speaker, this bill merely makes the appropriation of \$2,500,000.00 to carry out the provisions of a law regarding the township roads, the bonus due to townships. It applies to the old act of 1911, and this bill is to carry out the law already on the statute books, the State's contract with the fifteen hundred townships of the State. It is just as much of an obligation on the part of the State to make this appropriation and carry out its contract as it is to make an appropriation in the general deficiency bill to pay the judges.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Adams,	Forster, I. G.,	Lowers,	Robinson,
Allen,	Poster, J. D.,	Mannion,	Rockwell,
Alworth,	Frey,	Martin,	Roney,
Aron,	Geary,	Mather,	Rothenberger,
Arthur,	Geiser,	Matt,	Runk,
Barner,	Gibson,	McAleer,	Sassaman,
Bass,	Glenn,	McAllister,	Savacool,
Bayle,	Grabe,	McArdle,	Schaeffer, A. C.,
Becker,	Gransback,	McCaig,	Schuck,
Benson,	Hackett,	McClintock,	Scott, J. R. K.,
Berntheisel,	Haggerty,	McDermott,	Scott, S. B.,
Bigger,	Heidinger,	McKay,	Semmens,
Bittles,	Hemminger,	McNichol,	Shaffer, C. A.,
Blair, W. A.,	Herman,	Mechling,	Shaffer, I. E.,
Body,	Hess,	Mellott,	Sherwood,
Brown,	Heyburn,	Metzenbacher,	Showalter,
Brownlee,	Hibshman,	Miller,	Smith, J. W.,
Burnett,	Hobbs,	Missimer,	Snavely,
Caldwell,	Hoffman,	Mitchell,	Snyder,
Campbell, C. M.,	Howard, J.,	Moore,	Spangler,
Campbell, J. J.,	Howard, R.,	Morrow,	Speiser,
Carson,	Humes,	Moses,	Spillinger,
Carter,	Isler,	Moulthrop,	Steele,
Cheeseman,	Irwin, G. C.,	Murphy,	Stone,
Cleary,	Irwin, H. H.,	Neel,	Strauss,
Collins,	Jackson,	Neely,	Swartz,
Conner,	Jones, E. E.,	North,	Swift,
Conniff,	Jones, J. R.,	O'Neill,	Thomas,
Conrade,	Kaiser,	Orchey,	Trach,
Cox,	Kaufman,	Pennegar,	Ulerich,
Currier,	Keegan,	Pennock,	Ulman,
Curry,	Keepert,	Perry, H. L.,	Watson,
Davis,	Kenna,	Perry, S. J.,	Wettach,
DeFrees,	Kennedy,	Peters,	Whitaker,
Dickinson,	Kern,	Piper,	Whitman,
Donahoe,	Kitts,	Post,	Wildman,
Donnelly,	Klepper,	Price,	Williams,
Down,	Kuhn, H. P.,	Ramsey,	Wilson, J. H.,
Dunn, H. B.,	Kuhns, E. G. M.,	Redfield,	Wilson, W. H.,
Dunn, J. A.,	Latshaw,	Reese,	Wiltbank,
Eichenberger,	Leslie,	Reeser,	Young, G. K.,
Ely,	Letzkus,	Rex,	Young, J. H.,
Ewing,	Light,	Rhoads,	Zimmerman,
Flynn,	Lohr,	Richards,	Alter,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1243, as follows

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanatoria in this Commonwealth not under the absolute control of the State and unable to pay for the same.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after June first Anno Domini one thousand nine hundred and fifteen the money appropriated by this Commonwealth for the relief of poor requiring medical and surgical treatment in hospitals and sanatoria in this Commonwealth not under the absolute control of the State shall be distributed in the manner and on the basis following

Section 2 On or after the first Monday of each quarter beginning with the first Monday of September there shall be paid to each such institution approved by the Board of Public Charities and Department of Health receiving and caring for destitute patients requiring medical and surgical treatment for every resident of the Commonwealth maintained and treated free of charge a sum not exceeding two dollars and twenty-five cents (\$2.25) per day for each such patient during the time necessarily remaining therein for treatment Provided That the total disbursements for any period shall not exceed one-eighth (1-8th) of the whole appropriation multiplied by the number of quarters that have elapsed and provided further that the whole amount paid to any one institution in any year shall not exceed the amount properly chargeable for such service less all voluntary contributions for the maintenance and operation thereof all payments for or on account of any such patient and revenues received from investments and donations of any kind not specifically appropriated by the donor for some other purpose

Section 3 Immediately after the first Monday of each quarter any institution claiming payment for such services shall submit its bill for the preceding quarter The bill shall give the name age and residence of each free and part pay patient the dates of admission and discharge for what treatment received and the name of the physician or surgeon who had charge of the case Unless the patient was committed by the poor authorities the superintendent of the

institution shall make a report that after due investigation and inquiry the said superintendent is satisfied that neither the patient nor those legally responsible were able to pay for the services rendered and that the patient was properly entitled to receive public relief The bill shall also give the total number of patients both free part any and pay maintained and treated and the total expense for maintenance and operation during the quarter and the total estimated revenues for the year and the sources from which derived The bill shall be sworn to by the superintendent and approved by the president secretary or treasurer of the institution or any two of them and shall be audited and approved by the Board of Public Charities before being presented to the Auditor General for payment

Section 4 The amount distributed in any one year shall not exceed one-half of the total appropriation No institution shall in any year receive more than the amount properly chargeable to the expense of the maintenance of fee and part pay patients to be ascertained by apportioning the total cost of maintenance and operation pro rata between the free and pay patients and by deducting from the share apportioned to the cost of free and part pay patients all donations and contributions for maintenance and operation and all revenues from endowments and investments of any kind nor shall it receive more than two dollars and twenty-five cents (\$2.25) for each free patient for each day of hospital treatment

Section 5 The Board of Public Charities and the Auditor General shall have the right to audit all bills submitted to call for further proof if desired to interrogate witnesses under oath and to compel a production of the books of the institution at any time

Section 6 The Board of Public Charities shall have the right to investigate the management of any institution receiving any money from the Commonwealth under this act or any supplement thereto or amendment thereof To prescribe the manner of keeping accounts to decide what deductions should be made from cost of maintenance in order to ascertain how much the institution has the right to receive to correct extravagances of any kind and require such reduction in the number and salaries of employees and other expenditures as it may think proper as a condition of receiving any payment under this act

Section 7 No institution receiving money from the State from any other appropriation shall receive money under this act

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. HUMES. Mr. Speaker, I desire to call the attention of the House to the fact that this is a bill that was the subject matter of some discussion a week or ten days ago, when House Bill No. 101 was reached on the calendar, on second reading. This is a bill which has for its purpose the placing of hospitals and sanitoriums of the Commonwealth upon a basis where they need have no lobby; where they have not to subject themselves to any political influence in order to secure the support and co-operation of the State to which they are entitled. By the terms of this bill, the hospital appropriation will be made in a lump sum. By its terms hospitals of the State would receive assistance from the State in the same manner that we now assist in the care of the indigent insane. This bill, as it has been amended by the Appropriation Committee, would not go into effect until the first day of June, 1915, so it would in no wise interfere with the appropriations that are made at this session of the Legislature; after this, however, with this bill, were this bill to become a law, the hospitals of the State render its assistance to hospitals by making a lump sum appropriation. The State Board of Charities, this last year, recommended appropriations to hospitals and sanitoriums to the aggregate of almost four millions dollars, about \$3,900,000.00. Next session, were this bill to become a law, the Legislature would simply appropriate a lump sum of four million dollars or whatever is necessary to cover its purpose for the purpose of carrying into effect the provisions of this act, and every hospital in the State would then under the procedure prescribed in this act, secure from the Commonwealth its cost to maintain the charity and free patients within its walls, during the preceding quarter or during the period of two years for which the appropriation was made. I believe that it would do more to accomplish good and to relieve the unfortunate condition that at present exists in certain institutions, if this bill is enacted into a law. I trust that this House will pass this bill with such an overwhelming vote that the people of the State will know that we realize that the present cumbersome system of making appropriations is equally unsatisfactory to the Legislature and to the hospitals.

Mr. JOHN R. K. SCOTT. Mr. Speaker, this bill should receive the support of the House. One of the great evils of this and all Legislatures in the Commonwealth of Pennsylvania is the matter of appropriations. It gives to the House a great power which it does not desire. It places upon the

House and Senate a great burden which should not be placed upon the shoulders of the members of the Legislature. It gives to the Executive of this Commonwealth a power that he should not possess; at the same time it curbs him with the burden that he should not be fettered with. All of us in the House appreciate the want of knowledge that we have in voting out the vast number of thousands of dollars to various charitable institutions. We must depend upon the Appropriations Committee and the Appropriations Committee must depend upon the various interests that bring influence upon that committee to name various amounts in the various appropriations. If we follow it by enacting into law that which is suggested by this bill, we have removed from the Legislature a curb that prevents freedom of action by members of the Legislature. Many of us are compelled to go back home with our appropriations or else be discredited. We cannot convince our constituents that we have the freedom of our votes when we are burdened with an appropriation for a charity; and we cannot go back home and have our charities unsupported and we have to bow to the power that controls that appropriations. It has been the great appropriation evil that has changed this House from as independent an House as ever was elected to a House that must be subservient to the executive will. It is not a discredit to the House if every member would vote freely for the support of any good measure, if the support would bring to him the power that would not curb the rights of appropriations to the House bill or the charity in the member's section. Let us give this bill our support, though it might not become a law this session; though it might meet with the rocks in the Senate. Let us give at least to this bill the approval of the House. I have spoken to many of the members of the House on this question and I have not found any man who wants to hold the power of voting appropriations, as we do now under our present law. One of the greatest steps toward reform legislation is for those of us irrespective of our party to vote for this bill.

Mr. MOSES. Mr. Speaker, if I understand right, it provides for a per capita of \$2.25. If you are going to pay a per capita of \$2.25 to every hospital in the State, you are going to encourage extravagance. You are going to pay more than they ask for. I believe the average per capita now is \$1.80. This bill calls for \$2.25 that is a difference of forty-five cents. If there is to be any economy in that, I don't see it. I can't see it. If you want to encourage extravagance, vote for the bill. If you want to pay what they are entitled to, vote it down.

Mr. HUMES. Mr. Speaker, I want to reply to the inquiry just made by the gentleman from Cambria; as it was in the form of an inquiry. He entirely misunderstands and miscomprehends the provisions of the bill which fixes \$2.25 for free beds as a maximum figure, and every hospital is only entitled to the actual cost of maintaining a free bed or of supporting a free patient but the maximum is fixed at \$2.25. It would be almost sixteen dollars a week and there are many hospitals in the State that expend more than that sum on any free patient that may be confined in its institution. So the \$2.25 is not an arbitrary figure but is the maximum figure and the hospital is only entitled to the amount which it actually costs to take care of a free patient.

Mr. MOSES. Mr. Speaker, I don't think that I am mistaken. That is the provision of a maximum figure of \$2.25. Any hospital can make it \$2.25 if they can take care of a patient for \$1.75 or \$1.80, that is all right. But this is not right if you are going to make a maximum of \$2.25 because they can then spend \$2.25.

Mr. HUMES. Mr. Speaker, inasmuch as the remarks of the gentleman from Cambria are addressed to me, I want to call attention to this: Every hospital must submit its report to the Auditor General under affidavit and state its cost of maintenance. If the gentleman is going to assume that the Auditor General is not going to perform his duty, there may be some merit to his argument. The bill is drafted on the theory that the party that elects on Auditor General, will elect an Auditor General who is an intelligent and honest official and who is going to ascertain whether the reports made by these hospitals are correct and if they are correct, as we have a right to assume the charitable institutions will make them, then they can only recover the actual cost of maintenance. If the gentleman from Cambria pre-supposes that the Auditor General and the hospitals are going to be dishonest, then there might be some excuse for the argument.

Mr. MOSES. Mr. Speaker, the pride of every superinten-

dent of every hospital in the State is to keep that per capita as low as possible. I still maintain that if you made the per capita \$2.25 you will encourage extravagance. You will give away \$2.25 and they will not try to keep it down. There are some of the superintendents in the State and many of them who pride themselves to keep down that expense. I understand they have to make an affidavit before the Auditor General before they can draw a cent; that they must fix the per capita of what it costs and what the amount may be. If the superintendent of the hospital wants to spend more money than it actually costs, he can spend up to \$2.25; they can do that. I still claim that the idea is wrong and that I am right.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—128.

Adams,	Down,	Klepper,	Roney,
Allen,	Dunn, H. B.,	Kuhn, H. P.,	Runk,
Alworth,	Dunn, J. A.,	Kuhns, E. G. M.,	Sassaman,
Ambler,	Ehrhardt,	Latschaw,	Schuck,
Barnes,	Ewing,	Letzkus,	Scott, J. R. K.,
Bayle,	Flynn,	Light,	Scott, S. B.,
Becker,	Forster, I. G.,	Lohr,	Shaffer, C. A.,
Benninger,	Foster, J. D.,	Lowers,	Shaffer, I. E.,
Benson,	Frey,	Martin,	Showalter,
Bergey,	Geiser,	Mather,	Smith, L.,
Bigger,	Gibson,	Matt,	Snively,
Bittles,	Glenn,	McAleer,	Snyder,
Blair, W. A.,	Good,	McClintock,	Spangler,
Body,	Goss,	McDermott,	Spelser,
Brown,	Grabe,	McKay,	Spillinger,
Brownlee,	Gramley,	Metzenbacher,	Steele,
Burnett,	Gransback,	Miller,	Stone,
Caldwell,	Heldinger,	Mitchell,	Thomas,
Campbell, C. M.,	Hemminger,	Moore,	Trach,
Campbell, J. J.,	Herman,	Morrow,	Ulerich,
Carson,	Hobbs,	Moulthrop,	Ulman,
Carter,	Howard, J.,	Murphy,	Walnut,
Cheeseman,	Howard, R.,	Peachey,	Whitaker,
Cochran,	Humes,	Pennock,	Whitman,
Conner,	Isler,	Peters,	William,
Conrade,	Jackson,	Post,	Williams,
Cox,	Jones, J. R.,	Price,	Wilson, J. H.,
Currier,	Kaiser,	Redfield,	Wilson, W. H.,
Davis,	Kaufman,	Reese,	Young, G. K.,
DeFrees,	Keegan,	Reeser,	Zimmerman,
Dickinson,	Kennedy,	Rhoads,	Alter,
Donahoe,	Kern,	Robinson,	Speaker.
Donnelly,		Rockwell,	

NAYS—20.

Aron,	Eichenberger,	Keepert,	Neel,
Arthur,	Hackett,	McAllister,	O'Neill,
Bass,	Heyburn,	McCaig,	Perry, S. J.,
Cleary,	Hibshman,	Missimer,	Sherwood,
Curry,	Hoffman,	Moses,	Strauss,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SPECIAL ORDER.

The SPEAKER. The hour of 9:30 having arrived, the Chair lays before the House as the special order for this hour House Bill No. 2132 (Senate No. 1438), on third reading.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2132 (Senate No. 1438), entitled:

An Act regulating the appropriation and use of money realized by cities of the first class from the sale of bonds

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. W. H. WILSON. Mr. Speaker, I will explain to the House as stated when this bill was on second reading, by the gentleman from Philadelphia, Mr. Roney, that this bill takes a paragraph out of another bill introduced in this House a section which restricted the use of money which was raised on the sale of bonds or personal property tax and provides that the money in cities of the first class shall only

be used for the purpose of building subways and other permanent improvements. It is really a companion bill to the bill already passed. I ask that the House give its support.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Adams,	Dunn, J. A.,	Latshaw,	Rothenberger,
Allen,	Ehrhardt,	Letzkus,	Runk,
Alworth,	Eichenberger,	Light,	Sassaman,
Ambler,	Ely,	Lohr,	Savacool,
Aron,	Ewing,	Lowers,	Schaeffer, A. C.,
Arthur,	Forster, I. G.,	Malie,	Schuck,
Barner,	Foster, J. D.,	Mannion,	Scott, J. R. K.,
Bass,	Frey,	Martin,	Scott, S. B.,
Bayle,	Gans,	Mather,	Semmens,
Becker,	Geary,	Matt,	Shaffer, C. A.,
Benninger,	Geiser,	McAleer,	Shaffer, I. E.,
Benson,	Gibson,	McAllister,	Sherwood,
Bergey,	Glenn,	McArdle,	Smith, L.,
Berntheisel,	Good,	McCaig,	Snively,
Bigger,	Gramley,	McClintock,	Snyder,
Bittles,	Gransback,	McKay,	Spangler,
Blair, W. A.,	Hackett,	McNichol,	Speiser,
Blair, W. F.,	Haggerty,	Mechling,	Spillinger,
Body,	Heidinger,	Miller,	Steedle,
Brosius,	Hemminger,	Missimer,	Steele,
Brown,	Herman,	Mitchell,	Stein,
Brownlee,	Hess,	Moore,	Stone,
Burnett,	Heyburn,	Morrow,	Strauss,
Caldwell,	Hibshman,	Moses,	Swartz,
Campbell, C. M.,	Hobbs,	Moulthrop,	Swift,
Campbell, J. J.,	Hoffman,	Murphy,	Thomas,
Carson,	Howard, J.,	Neel,	Trach,
Carter,	Howard, R.,	Neely,	Ulerich,
Cheeseman,	Humes,	O'Neill,	Ulman,
Claycomb,	Isler,	Peachey,	Walnut,
Cleary,	Irwin, G. C.,	Pennegar,	Walton,
Cochran,	Irwin, H. H.,	Pennock,	Watson,
Collins,	Jackson,	Perry, S. J.,	Wettach,
Conner,	Jones, E. E.,	Piper,	Whitaker,
Conniff,	Jones, J. R.,	Post,	Whitman,
Conrade,	Kaiser,	Price,	Wildman,
Cox,	Kaufman,	Ramsey,	Williams,
Currier,	Keegan,	Redfield,	Wilson, J. H.,
Curry,	Keepert,	Reese,	Wilson, W. H.,
Davis,	Kenna,	Reeser,	Wiltbank,
DeFrees,	Kennedy,	Rex,	Young, G. K.,
Dickinson,	Kern,	Rhoads,	Young, J. H.,
Donahoe,	Kitts,	Robinson,	Zimmerman,
Donnelly,	Klepper,	Rockwell,	Alter,
Down,	Kuhn, H. P.,	Roney,	Speaker.
Dunn, H. B.,	Kuhns, E. G. M.,		

NAYS—1.

McDermott,

The majority required by the Constitution having been in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

REPORT FROM COMMITTEE.

Mr. WALNUT asked and received unanimous consent to report a bill from Committee at this time, as follows:

Mr. WALNUT, from the Committee on Elections, reported as amended, House Bill No. 2220 (Senate Bill No. 876), entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Mr. WALNUT asked and received unanimous consent to have Senate Bill No. 876 (House Bill No. 2020), read the first time, as follows:

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2220 (Senate No. 876), entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. WALNUT asked and received unanimous consent to report a bill from Committee at this time, as follows:

Mr. WALNUT, from the Committee on Elections, reported as amended, House Bill No. 2026 (Senate Bill No. 884), entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Mr. WALNUT asked and received unanimous consent to have Senate Bill No. 884 (House Bill No. 2026), read the first time, as follows:

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2026 (Senate No. 884), entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

SPECIAL ORDER.

The SPEAKER. The hour of 9:45 having arrived the Chair lays before the House the special order for this hour, Senate Bill No. 742 (House Bill No. 2202), page 1 of today's calendar.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2202 (Senate No. 742), entitled:

An Act making it lawful for appropriations to be made and for contracts to be entered into and work and materials to be done and furnished under such contracts when funds for the purposes thereof shall have been or have been authorized to be borrowed by cities of the first class without awaiting the issue of such loans or the receipt of the money to be so borrowed

On the question,

Will the House agree to the bill on third reading?

Mr. RONEY. Mr. Speaker, this bill simply provides that contracts for municipal work might be entered into before the money realized from the sale of bonds issued in pursuance of authorization by the people is actually in the City Treasury and will result in considerable saving of interest charges, etc., in municipalities, and I therefore ask the House to support the bill.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Allen,	Flynn,	Lowers,	Runk,
Alworth,	Forster, I. G.,	Malie,	Sassaman,
Aron,	Foster, J. D.,	Mannion,	Savacool,
Arthur,	Frey,	Martin,	Schaeffer, A. C.,
Barner,	Geary,	Mather,	Schuck,
Bass,	Geiser,	Matt,	Scott, J. R. K.,
Bayle,	Gibson,	McAleer,	Scott, S. B.,
Becker,	Goss,	McAllister,	Semmens,
Benson,	Good,	McArdle,	Shaffer, C. A.,
Bergey,	Goss,	McCaig,	Shaffer, I. E.,
Bigger,	Grabe,	McClintock,	Sherwood,
Bittles,	Gransback,	McKay,	Smith, J. W.,
Blair, W. A.,	Gray, Joseph,	McNichol,	Smith, L.,
Blair, W. F.,	Hackett,	Mechling,	Snively,
Body,	Haggerty,	Metzenbacher,	Snyder,
Brosius,	Heidinger,	Miller,	Spangler,
Brown,	Hemminger,	Missimer,	Speiser,
Brownlee,	Herman,	Mitchell,	Spillinger,
Burnett,	Hess,	Moore,	Steedle,
Caldwell,	Heyburn,	Morrow,	Steele,
Campbell, C. M.,	Hibshman,	Moses,	Stein,
Campbell, J. J.,	Hobbs,	Moulthrop,	Stone,
Carson,	Howard, J.,	Neel,	Strauss,

Carter,	Howard, R.,	Neely,	Swartz,
Cheeseman,	Humes,	O'Neill,	Thomas,
Cleary,	Isler,	Peachey,	Trach,
Cochran,	Irwin, G. C.,	Pennegar,	Ulerich,
Collins,	Irwin, H. H.,	Pennock,	Ulman,
Conner,	Jackson,	Perry, H. L.,	Walnut,
Conniff,	Jones, E. E.,	Perry, S. J.,	Walton,
Conrade,	Jones, J. R.,	Peters,	Watson,
Cox,	Kaufman,	Piper,	Whitaker,
Currier,	Keegan,	Post,	Whitman,
Curry,	Keepert,	Price,	Williams,
DeFrees,	Kennedy,	Ramsey,	Wildman,
Dickinson,	Kern,	Redfield,	Wilson, J. H.
Donahoe,	Kitts,	Reese,	Wiltbank,
Dunn, H. B.,	Klepper,	Reeser,	Young, G. K.,
Dunn, J. A.,	Kuhn, H. P.,	Rhoads,	Young, J. H.,
Ehrhardt,	Kuhns, E.G.M.,	Robinson,	Zimmerman,
Eichenberger,	Letzkus,	Rockwell,	Alter,
Ely,	Light,	Roney,	Rothenberger,
Ewing,	Lohr,		Speaker.

NAYS—1.

McDermott.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

SPECIAL ORDER.

The SPEAKER. The hour of 10:00 o'clock having arrived, the Chair lays before the House the special order for this Hour, House Bill No. 2233.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2233, entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

On the question,

Will the House agree to the bill on third reading?

Mr. SPEISER. Mr. Speaker and Gentlemen of the House, the bill before us is one of those bills which this House should pass without a dissenting vote. It is a just recognition for the noble services rendered to the Commonwealth in the saving and preservation of its property by some of the noble and heroic men who comprise the volunteer fire department of the City of Harrisburg. For a great many years, I am informed, that the various Legislatures recognized this obligation and have lived up to it by liberal appropriations. This present Assembly surely will not be derelict in its duty. Some apprehension was felt for this bill by some of those interested in it, because of its being voted out of the general appropriation bill. But these fears, I trust, are groundless and I fully believe that our colleagues who were responsible for this action did it with an idea of saving the bill on constitutional grounds, and now that the matter is before us in proper shape, I am confident that they will support it. One word more, Mr. Speaker, I believe I owe it to the volunteer fire organizations that will benefit by this appropriation and also to the people at large of this city, to say that my attention to this measure and to the worthiness of it was brought by the Hon. William S. Tunis, an ex-member of this House. He it was that was responsible for my interest and also the interest of a great number of my colleagues who surround me on this side of the House. My one regret, Mr. Speaker, is that I had not the pleasure of being a colleague of the gentleman at the last session. His energy and interest, his tact and his patience, will certainly in a large measure be responsible for the passage of this bill, and I want to congratulate the citizens of Harrisburg for having such a public spirited citizen in the person of the Hon. William S. Tunis as one of their number. I trust you will pass this bill unanimously.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Adams,	Eichenberger,	Lohr,	Savacool,
Allen,	Ely,	Lowers,	Schaeffer, A. C.,
Alworth,	Ewing,	Malie,	Schuck,
Ambler,	Flynn,	Mannion,	Scott, J. R. K.,
Aron,	Forster, I. G.,	Martin,	Scott, S. B.,
Arthur,	Foster, J. D.,	Mather,	Semmens,
Barnes,	Frey,	Matt,	Shaffer, C. A.,
Bass,	Gans,	McAleer,	Shaffer, I. E.,
Bayle,	Geary,	McAllister,	Sherwood,
Becker,	Geiser,	McArdle,	Showalter,
Benson,	Gibson,	McCaig,	Smith, J. W.,
Bergey,	Gramley,	McClintock,	Smith, L.,
Berntheisel,	Gransback,	McKay,	Snively,
Bigger,	Gray, Joseph,	Miller,	Snyder,
Bittles,	Hackett,	Missimer,	Spangler,
Blair, W. A.,	Haggerty,	Mitchell,	Speiser,
Blair, W. F.,	Haidinger,	Moore,	Spillinger,
Body,	Hemminger,	Morrow,	Steedle,
Brown,	Herman,	Moses,	Steele,
Brownlee,	Hess,	Murphy,	Stein,
Burnett,	Heyburn,	Neel,	Stone,
Caldwell,	Hibshman,	Neely,	Strauss,
Campbell, C. M.,	Hobbs,	O'Neill,	Swartz,
Campbell, J. J.,	Hoffman,	Peachey,	Swift,
Carson,	Howard, J.,	Pennegar,	Thomas,
Carter,	Isler,	Pennock,	Trach,
Cleary,	Irwin, G. C.,	Perry, H. L.,	Ulerich,
Cochran,	Irwin, H. H.,	Perry, S. J.,	Ulman,
Collins,	Jackson,	Peters,	Walnut,
Conner,	Jones, E. E.,	Piper,	Walton,
Conniff,	Jones, J. R.,	Post,	Watson,
Conrade,	Kaiser,	Price,	Wettach,
Cox,	Kaufman,	Ramsey,	Whitaker,
Currier,	Keegan,	Redfield,	Whitman,
Curry,	Keepert,	Reese,	Wildman,
Davis,	Kenna,	Reeser,	Williams,
DeFrees,	Kennedy,	Rex,	Wilson, J. H.,
Dickinson,	Kern,	Rhoads,	Wilson, W. H.,
Donahoe,	Kitts,	Robinson,	Wiltbank,
Donnelly,	Klepper,	Rockwell,	Young, G. K.,
Down,	Kuhn, H. P.,	Roney,	Young, J. H.,
Dunn, H. B.,	Kuhns, E.G.M.,	Rothenberger,	Zimmerman,
Dunn, J. A.,	Letzkus,	Runk,	Alter,
Ehrhardt,	Light,	Sassaman,	Speaker.

NAYS—1.

rmott.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE.

Mr. SHERWOOD offered the following motion, which was twice read, considered and agreed to:

Moved by Mr. Sherwood, seconded by Mr. Conner that the vote by which House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax making an appropriation and providing penalties for the violation thereof

was defeated on final passage on June 18th, be reconsidered.

On the question recurring,

Shall the bill pass?

Mr. E. E. JONES. Mr. Speaker, there being some objections raised to this bill for the reason that it provides for a third deputy in the highway department at a salary of six thousand dollars. I have agreed to have this clause stricken out in the Senate if the bill should pass here to-night. I can assure the House that this will either be stricken out in the Senate or the bill withdrawn from the Senate, so any one having any objections to the bill on that ground can safely vote for it because I give them my word that this particular clause will be stricken out.

Mr. ROCKWELL. Mr. Speaker, the author of the bill has explained one of the objections but there are many others. One of the principal objections as I recall it raised against the bill was to take control of the dirt roads out of the hands of the local authorities and put it in the control of the State Highway Department. I am sorry to say that to-day there is great feeling against the Highway Department. Whether that is just or not is not a matter for discussion here to-night. As I understand the bill, it is the bill that puts under the control or management of the State Highway Departments every mile and road of dirt road in this Commonwealth. This bill was defeated by a very decisive vote the other day, there being more votes against it

than for it. The time may come when a proposition of this kind may be enacted into law, but I do not believe it is wise at this time. I know that my people back home are not in favor of it, and as I have had no change of heart, therefore, I will vote against it again.

Mr. ALLEN. Mr. Speaker, as was suggested by the gentleman from Tioga and the gentleman from Delaware the other day, this is a bill which extends the scope of the Highway Department far beyond the limits of its present scope, which is purely to control all the public highways of Pennsylvania, and in addition to that I call further attention to the fact, and I express myself plain in this matter that this bill is a purely political machine building bill, and I say that for this reason, that the Highway Department acquires, as it would under the provisions of this bill, the right to control the work done upon the dirt roads under the supervision of the supervisors of that department, and just so soon will the people in charge of this work see fit to give out this work where it will best serve the purpose of that department. There is not a man on the floor of this House, Mr. Speaker, but knows that dirt road building in a State as large as Pennsylvania needs a vast army of men. You may not have seen the workings of this department in your own home, but those in the more thickly populated districts have seen the workings of these departments. Mr. Speaker, when the Department of Public Highways has acquired the control of the public roads they at such time as they may see fit can control the voters in various communities, and when they need the voters you will see the work becoming very busy all along the line. Mr. Speaker, this bill has been attempted to be put through the House or forced through the House much in the same manner as the fifty million dollar bond issue, and every time that department has attempted to do that it has lost ground and favor in the eyes of the people of this Commonwealth, every time they have made a move of this kind reaching out to grab something that doesn't belong to them. Every time this is done more suspicion arises in the minds of the people. I say to you, Mr. Speaker, that this House will do a lasting favor to the people of this Commonwealth if they will ingloriously defeat this bill.

Mr. McDERMOTT. Mr. Speaker, I was opposed to this bill when it was defeated and I am opposed to the bill on the same grounds to-night. I am of the belief that this is a bill merely to form a political organization, and they are attempting to put it through just as they have other bills. I for one will not stand here and allow them to push another one over me. Why should we allow this bill to go to the Senate? Why does not the gentleman have it amended in this House? What treatment have we got as a body from the Senate since we were sworn in in January. Every important bill that was passed that would relieve the people, every bill that was a Labor Bill, has suffered in the other house. There are the Utilities Bill, the Elections Bills, and the important Labor Bills. I say the bill ought to be defeated. A man does not have to be Irish to believe in Home Rule. Why not give us the right to manage our own roads. I have been connected with roads for eight years and I can build a road for one-third of the cost of that roads are being built to-day by the State. It is costing per mile about ten to eighteen thousand dollars to build the present Telford roads and they will have to be resurfaced in about five years. That is what you are getting for your money. This bill is only to affect a political organization, and ought not to pass.

Mr. HOBBS. Mr. Speaker, I don't think it makes any difference what the Senate has done on various bills. It has no relation to this bill. I believe this bill is intended for the very best purposes, giving the Public Highways Department control of the dirt roads. I have every confidence in the Highway Department of Pennsylvania, more than to believe their motive is to build up a political machine. The object is to complete the system of the Highway Department from the State Highways to the township roads whereby the same system will apply to every road to the State. It is patterned. I understand, after the system established and made successful in the State of New York. It is intended to build up a great system of public highways throughout this State, and I believe that if we pass this bill that we will have better highways, State and local, than we will have if we do not pass it. The pro-

visions as I understand them give the Highway Department supervision of the local roads, not absolute control, because the townships elect their own supervisors, and they will construct the roads under the advice and supervision of the superintendents connected with the Highway Department.

I think we will take a step in the right direction for better roads in every part of the State, by passing this bill.

Mr. GRABE. Mr. Speaker, it seems to me that this amendment was thoroughly discussed the other day when it was defeated and I do not see why we should spend any more time on it. I hope that this House will not give their consent to vote to reconsider this measure. I made the statement here last week in reference to the working of these roads. As I stated the other day, the Highway Department has charge now of eight thousand miles of roads in this State. There are approximately seventy-five thousand miles of roads to be taken care of. They have not been able to get over half of those eight thousand miles of roads and make them in the proper season of the year. How are we going to expect them to take over seventy-five thousand miles? We admit as representatives from the rural districts that in getting this appropriation from the State, that the State should have some supervision over these roads, but we don't expect that the State should dictate to the townships what roads and what bridges should be built or where this money should be spent. It simply leaves it to the superintendents of the State Highway Department to say where this fifty per cent. is to be spent or what townships shall have the right to receive that aid. We are willing as Representatives from the rural districts to have these county superintendents elected by the supervisors or the people of the various counties, but we don't want an extra deputy superintendent come over here in the Highway Department. This Highway Department does not need anything more than possibly some clerical help in the way of taking charge of that work. I hope the members of this House will not give their consent to voting favorably on this bill.

Mr. E. E. JONES. Mr. Speaker, there seems to be a great deal of misunderstanding on this bill. I think that comparatively few members who have spoken on the bill have read it and I think there are a great many of them who don't understand it. In response to the gentleman from Allegheny, Mr. Allen, I deny that this is a political scheme. The Highway Department have had nothing to do with the drafting of this bill. It was drafted as it is now two years ago, outside of the State of Pennsylvania, under the advice and direction and the help of the Deputy Highway Commissioner of New York State. I don't imagine that the Highway Department of this State is particularly anxious to have any more burdens placed upon it. In response to the gentleman from Clearfield, Mr. McDermott, who asks why the bill is not amended here to-night, I will say that the bill must pass to-night, if it pass at all. It cannot go through the House if the Legislature adjourns on Thursday. I will state and will expect the members to take my statement, that I will permit that amendment to go in it in the Senate. In response to the gentleman from Butler, Mr. Grabe, the idea is not that the Highway Department shall take over this seventy-five thousand miles of roads as in the Sproul Bill. That is a physical impossibility; it cannot be done and there is no such intention of the bill; nothing of that sort whatever. It simply provides that in the Highway Department there will be some people whose business it will be to look after the specifications and standards to be followed and in every way that they can assist local supervisors that they shall do so. They don't go out to work the road as under the Sproul Act. There is nothing of that kind at all. Those roads are distinctly State roads and are already provided for and have all the help they need at the expense of the State. Here we come from the country and have been asking for six years for sixty per cent. for the maintenance of dirt roads. We have been coming down here asking again and again for this money. I think we would meet with greater success if the State Government would give us some existence and help on these dirt roads if we have them come in and suggest any help they can to our supervisors and help us to build up the roads. We have fifteen hundred townships in the State of Pennsylvania and three supervisors in each district. These supervisors will have their own taxes to

raise and their own money to secure and every one of these supervisors have a system of their own, if they have a system at all, and some have no system whatever and there is no standard for them to work on. They have no help from those who are qualified to speak as the Highway Department is qualified to speak and there is no systematic effort to have a standard for earth roads in Pennsylvania. In New York State, in four years where a standard was adopted and a system put in force, the roads have been improved more than one hundred per cent. and you would have them in Pennsylvania in five years' time, if this law is enacted this year.

Mr. E. G. M. KUHNS. Mr. Speaker, here is a bill that reminds me very much of years back when the first school law was introduced in Pennsylvania, when the men who were back of it were forced to hide to save their lives, and what were the results? We have had during this session many bills without merit. What do we want on the floor of this House? I cannot see any necessity for the excitement. I am not afraid that Mr. Bigelow or anybody in the Highway Department will do any harm. Nothing like it. When you turn back to the Public School System, how did that work out? Is it not a fact, that you have not heard of any school board being put to jail if they didn't carry out the provisions of that act. The axe will hit it in the back of the head. If we have any bill that we want passed if we do not pass this bill. If we pass this bill, we are sure that the people in the counties will get their money year after year and we ought to have it.

Mr. WATSON. Mr. Speaker, the Committee on Roads have labored, I think faithfully and earnestly, to bring before this House a good bill. If there should be any defects in it, it is not their fault. They have brought a bill before this House as good as could be expected under the circumstances. Now, what does it mean, if we fail to pass this bill. There is no head on the question of making roads in the State. And all this labor and all this appropriation will practically be without any central control. Now, we cannot afford to allow that much money to be used in any way and in every where as different supervisors may see fit. There must be some one to see to it and I think the head of the Highway Department has labored earnestly and honestly as any man in this State can do and I think the committee has done the very best it can in organizing in the direction of a system of this kind. Gentlemen of the House, I will admit that in this organization there are some mistakes but we believe in a recommendation that could come from the head of a department to put it on a standard system. One engineer might run a road in one county, another engineer might run one in another direction towards a different point and there must be a general system. I think it is a great mistake to vote against this bill simply because some people have formed a prejudice against the department.

Mr. McDERMOTT. Mr. Speaker, I desire to interrogate the gentleman from Lehigh. Mr. Kuhns.

The SPEAKER. Will the gentleman from Lehigh permit himself to be interrogated?

Mr. E. G. M. KUHNS. Mr. Speaker, yes, sir.

Mr. McDERMOTT. Mr. Speaker, I would like to know where he gets the authority for saying that if we don't pass this bill that the Governor will veto or hit in the head another bill.

Mr. E. G. N. KUHNS. Mr. Speaker, because it has been done continuously since 1905. Simply because we have not spent the money as the State wanted it spent.

Mr. McDERMOTT. Mr. Speaker, if that is the case, then we are a useless body; we might as well serve under a czar.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

Mr. CHEESEMAN. Mr. Speaker, I call for the verification of the roll.

The roll was verified as follows:

YEAS—105.

Alworth,	Flynn,	Letzkus,	Roney,
Aron,	Forster, I. G.,	Lowers,	Rothenberger,
Arthur,	Frey,	Malie,	Sassaman,
Bass,	Gans,	Mannion,	Schaeffer, A. C.,
Bayle,	Geary,	McAleer,	Schuck,
Becker,	Geiser,	McAllister,	Semmens,
Bergey,	Gibson,	McArdle,	Sherwood,
Blair, W. F.,	Gransback,	McCaig,	Snyder,
Brosius,	Gray, Joseph,	McClintock,	Spangler,
Campbell, C. M.,	Hackett,	McNichol,	Speiser,
Carter,	Haggerty,	Mechling,	Spillinger,
Cleary,	Herman,	Missimer,	Steele,
Conner,	Hibshman,	Mitchell,	Stein,
Conrade,	Hobbs,	Moore,	Strauss,
Cox,	Howard, J.,	Moses,	Swartz,
Currier,	Isler,	Moulthrop,	Thomas,
Curry,	Irwin, G. C.,	O'Neill,	Ulicher,
Davis,	Jackson,	Perry, S. J.,	Ulman,
Dickinson,	Jones, E. E.,	Peters,	Walton,
Donahoe,	Keegan,	Piper,	Watson,
Down,	Keepert,	Price,	Wettach,
Dunn, J. A.,	Kenna,	Ramsey,	Whitaker,
Ehrhardt,	Kennedy,	Reeser,	Whitman,
Eichenberger,	Kitts,	Rhoads,	Wildman,
Ely,	Kuhn, H. P.,	Richards,	Wilson, J. H.,
Ewing,	Kuhns, E. G. M.,	Robinson,	Young, J. H.,
			Zimmerman,

NAYS—62.

Adams,	Donnally,	Lohr,	Reese,
Allen,	Foster, J. D.,	Martin,	Rex,
Baldwin, G. A.,	Glenn,	Mather,	Rockwell,
Baldwin, R. J.,	Good,	Matt,	Runk,
Barner,	Grabe,	McDermott,	Savacool,
Benninger,	Heidinger,	McKay,	Scott, J. R. K.,
Benson,	Hemming,	Mellott,	Scott, S. B.,
Blair, W. A.,	Heyburn,	Metzenbacher,	Shaffer, I. E.,
Brownlee,	Howard, R.,	Miller,	Snavely,
Burnett,	Irwin, H. H.,	ow,	Stone,
Caldwell,	Jones, J. R.,	Neely,	Trach,
Campbell, J. J.,	Kaufman,	Peachey,	Wiltbank,
Carson,	Kern,	Pennegar,	Young, G. K.,
Cheeseman,	Klepper,	Pennock,	Alter,
Collins,	Latshaw,	Post,	Speaker.
DeFrees,	Light,	Redfield,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. ALLEN. Mr. Speaker, I desire a copy of the roll.

The SPEAKER. The gentleman may see the roll. The roll will be kept on the desk for any one who desires to look at it. If there is any question about the roll, the Chair desires the question set at rest and will be obliged to any gentleman who will point out any errors. The roll will be verified.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows, viz:
Senate Bill No. 660 (House Bill No. 2236).

A Joint Resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVIII) Article thereof

Referred to Committee on Judiciary General.

Also Senate Bill No. 1344 (House Bill No. 2237).

An Act to safeguard certain civil rights regardless of race creed or descent and to impose penalties for violation of this act

Referred to Committee on Judiciary Special.

Senate Bill No. 1820 (House Bill No. 2238).

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

•Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 1872 (House Bill No. 2239).

An Act fixing the number compensation mileage and duties of the officers and employees of the General Assembly and providing for their election or appointment and manner of filling vacancies

Referred to the Committee on Appropriations.

Senate Bill No. 1871 (House Bill No. 2240).

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen

Referred to Committee on Appropriations.
Senate Bill No. 1889 (House Bill No. 2241).

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

Referred to Committee on Appropriations.
Senate Bill No. 1885 (House Bill No. 2242).

An Act for the protection of trees shrubs and plants providing and regulating the licensing of persons who for hire act as dendrologists and treat trees shrubs and plants for pests regulating the use of the license and providing penalties

Referred to the Committee on Forestry.
Senate Bill No. 1884 (House Bill No. 2243).

An Act authorizing S W Shearer and Joseph W George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

Referred to the Committee on Judiciary General.
Senate Bill No. 1873 (House Bill No. 2244).

An Act providing for and giving power to the board of trustees of cemetery corporations to assess lot owners and to enforce the payment of the assessment

Referred to the Committee on Judiciary Special.
Senate Bill No. 1791 (House Bill No. 2245).

An Act relating to roads in townships and prescribing the duties of commissioners and supervisors

Referred to the Committee on Public Roads.
Senate Bill No. 1567 (House Bill No. 2246).

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

Referred to the Committee on Judiciary General.

BILL ON THIRD READING

Mr. JOHN R. K. SCOTT. Mr. Speaker, I ask unanimous consent to call up House Bill No. 1588, on page 8 of to-night's Calendar, bills on third reading. It is a bill for the purpose of providing for the nomination of Superior Court Judges. Under our present law of 1911 there is no provision made and unless this bill is passed on third reading in the House to-night it will be impossible for this bill to become a law and take care of conditions arising at this Fall's election.

The SPEAKER. The bill is in the same condition that all the other House bills are.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I think there is no bill that is in the condition of this bill. If this bill does not pass third reading to-night there will be no way provided for nominating at the Fall primaries candidates to fill the offices of Judges of the Superior Court in which there will be two vacancies.

The SPEAKER. The gentleman makes the request on account of the unusual importance of the bill. Does the House give unanimous consent? The Chair hears no objections and consent is granted.

Agreeably to order,

The House proceeded to the consideration on third reading of House Bill No. 1588, as follows:

An Act to provide for the nomination at fall primaries of candidates for the office of Judge of the Supreme and Superior Courts when such office is to be filled at a municipal election

Whereas it is provided by article eight section three of the Constitution of the Commonwealth of Pennsylvania that all judges elected by the electors of the State at large may be elected at either a general or municipal election as circumstances may require and

Whereas it is provided by the section two of the act of February seventeenth one thousand nine hundred and six (Pamphlet Laws thirty-six) as amended by the section one

of the act of April sixth one thousand nine hundred and eleven (Pamphlet Laws forty-three) that candidates for all offices to be filled at the municipal election shall be nominated at the fall primary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a judge of the Supreme or Superior Courts is to be elected at a municipal election any party or body of electors one of whose candidates at the general election preceding polled at least two per centum of the largest entire vote cast in the State for any candidate at the last general election shall at the fall primary preceding such municipal election nominate its candidates for the office of judge of the Supreme or Superior Courts in the manner provided in this act

Section 2 On or before the ninth Saturday preceding the said fall primary the Secretary of the Commonwealth shall send to the county commissioners of each county written notices designating how many persons are to be nominated by each party for the said office of judge of the Supreme or Superior Courts at the next succeeding election

Beginning not earlier than nine weeks nor later than eight weeks before the said primary the county commissioners of each county shall publish the number of judges of the Supreme or Superior Courts which are to be nominated at the ensuing primary which said notices shall contain the date of the primary and shall be inserted in two newspapers of general circulation published within the county wherever such course is possible at least once each week for three successive weeks

Section 3 The names of candidates for nominations for the office of judge of the Supreme or Superior Courts shall be printed upon the official ballot of a designated party upon the filing of nomination petitions in their behalf signed by qualified electors of the State and the filing of affidavits by the candidates as provided in this act and the name of no candidate shall be printed upon the official ballot of a political party as herein defined to be used at any primary unless such petition shall have been filed and unless such candidates shall have filed affidavits as hereinafter provided

(a) Each signer of a nomination petition shall sign but one such petition for each office to be filled and shall declare therein that he is a member of the party designated in such petition He shall also declare therein that he is a qualified elector of the county therein named and shall add his occupation and residence giving the city borough or township with street and number if any and shall also add the date of signing No nomination petition shall be circulated prior to sixty days before the last day on which such petition must be filed and no signature shall be counted unless it bears date within sixty days of the last date for filing the same Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State his residence giving the city borough or township with the street and number if any that the signer signed with full knowledge of the contents of the petition that the respective residences are correctly stated therein and that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors of the State

(b) Each candidate shall file with his nomination petition his affidavit stating his residence with street and number if any and his post office address his election district the name of the office for which he desires to be a candidate and that he is eligible for such office

Section 4 Nomination petitions in the case of candidates for office of judge of the Supreme or Superior court shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth and shall be signed by at least one hundred qualified electors in each of at least five counties of the State

Section 5 The Secretary of the Commonwealth immediately after the last day fixed for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of the candidates of each party for said offices as shown in said petitions with their respective residences and post office addresses as shown on their affidavits

Section 6 The names of candidates for each political party as herein defined filing petitions and affidavits as herein required shall be placed upon the ballots under the heading Judge of the Supreme or Superior Court as the case may be in the same manner as the names of other candidates to be voted for at the said primary

Section 7 The county commissioners of each county shall make the proper certification of the returns of votes cast for candidates of the various political parties as herein defined for nomination for the office of judge of the Supreme or Superior Court to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least twenty days prior to the date of the election

Candidates of the various political parties for nomination to the office of judge of the Supreme or Superior Court as herein provided for who receive a plurality of votes of the party electors in the State at the primary shall be candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official ballots for use at the succeeding election as is now or may hereafter be required by law

In case of a tie the candidates receiving the tie vote shall cast lots before the Secretary of the Commonwealth on the third Wednesday after the primary and the one to whom the lot shall fall shall be entitled to the nomination

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may be hereafter provided by law.

Section 8 Any of the candidates for nomination to the office of judge of the Supreme or Superior Courts to be voted for at a primary under this act may at any time before four o'clock of Wednesday next succeeding the last day fixed for filing nomination petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before any person competent to take acknowledgment of deeds and filed with the Secretary of the Commonwealth. The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the county commissioners of the proper county a correct list of the candidates filing such requests.

Section 9 All acts or parts of acts inconsistent herewith be hereby repealed.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. John R. K. SCOTT. Mr. Speaker, I desire to explain this bill to the House. Under the constitutional amendment which was adopted three years ago, the Superior Court Judges could be nominated and elected in a municipal year, in an odd numbered year, when as all the members of the House know a Superior Court Judge is a State officer and he therefore must be nominated in a convention. In the municipal year there is no convention. So therefore this was an oversight that was not provided for by any law that we passed last session in 1911 for the registration of voters and the fixing of the primaries, fixed the municipal primaries in September. The result is that these two judges for the Superior Court, one a Democrat and one a Republican, time expires and two must be nominated and two must be elected, one from a majority and one from a minority party, and there is no machinery in our law that will provide for the nomination of these two judges and therefore this law permits, in the municipal primaries, the nomination of a State officer, which will only apply to this coming election. Possibly a condition of this kind will never arise again and this law is for the purpose of meeting a present deficiency in the law and I take it that it should have no opposition at all.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Adams,	Dickinson,	Kenna,	Rhoads,
Allen,	Donahoe,	Kennedy,	Richards,
Alworth,	Donnelly,	Kern,	Robinson,
Aron,	Dunn, J. A.,	Kitts,	Rockwell,
Arthur,	Ehrhardt,	Klepper,	Roney,
Baldwin, G. A.,	Eichenberger,	Kuhn, H. P.,	Rothenberger,
Baldwin, R. J.,	Ely,	Kuhns, E. G. M.,	Runk,
Barnes,	Ewing,	Latslaw,	Sassaman,
Bayle,	Flynn,	Letzkus,	Savacool,
Becker,	Forster, I. G.,	Light,	Schaeffer, A. C.,
Benninger,	Poster, J. D.,	Malie,	Scott, J. R. K.,
Benson,	Frey,	Mannion,	Scott, S. B.,
Bergey,	Geary,	Martin,	Semmens,
Bigger,	Geiser,	Mather,	Shaffer, I. E.,
Bittles,	Gibson,	Matt,	Sherwood,
Blair, W. A.,	Glenn,	McAleer,	Smith, L.,
Blair, W. F.,	Good,	McAllister,	Snively,
Bleloch,	Gramley,	McClintock,	Snyder,
Body,	Gransback,	McKay,	Spangler,
Brosius,	Gray, Joseph,	McNichol,	Speiser,
Brown,	Hackett,	Miller,	Steele,
Brownlee,	Haggerty,	Missimer,	Stone,
Caldwell,	Hemminger,	Morrow,	Strauss,
Campbell, C. M.,	Herman,	Moses,	Swartz,
Campbell, J. J.,	Hess,	Murphy,	Thomas,
Carson,	Heyburn,	Neel,	Trach,
Carter,	Hibshman,	O'Neill,	Ulrich,
Cheeseman,	Hobbs,	Peachey,	Ulman,
Claycomb,	Hoffman,	Pennegar,	Walnut,
Cleary,	Howard, J.,	Pennock,	Wettach,
Cochran,	Howard, R.,	Perry, S. J.,	Whitaker,
Collins,	Irwin, G. C.,	Peters,	Whitman,
Conner,	Irwin, H. H.,	Piper,	Wildman,
Conniff,	Jackson,	Post,	Wilson, W. H.,
Conrade,	Jones, J. R.,	Price,	Wiltbank,
Cox,	Kaiser,	Ramsey,	Young, G. K.,
Currier,	Kaufman,	Redfield,	Zimmerman,
Curry,	Keegan,	Reese,	Alter,
DeFrees,	Keepert,	Reeser,	Speaker.
		Rex,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL PLACED ON CALENDAR.

Mr. KITTS. Mr. Speaker, I offer the following motion:

The motion was read by the Clerk as follows:

Moved by Mr. Kitts, seconded by Mr. Mitchell, that Senate Bill No. 1440, file folio 3885, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof" by making further regulations in regard to fish

be placed upon the Calendar, notwithstanding the negative recommendation of the Committee on Public Health and Sanitation.

On the question,

Will the House agree to the motion?

Mr. KITTS. Mr. Speaker, this motion is made for the reason that if the Public Health and Sanitation Committee met to-morrow, it might make it too late to pass the bill. I have the consent of the Chairman of the Committee, and it is the consensus of opinion in the Committee that this motion should be made at this time and save a legislative day.

The question recurring,

Will the House agree to the motion?

More than sixty gentlemen, or more than the number required by the rules having voted in the affirmative, the motion was agreed to, and the bill placed on the Calendar.

Mr. KITTS. Mr. Speaker, I ask unanimous consent to have this bill read this evening on first reading?

The SPEAKER. Will the House give its unanimous consent? Is there any objection?

Mr. GANS. Mr. Speaker, I object.

The SPEAKER. The Chair hears objection.

Mr. STEIN. Mr. Speaker, I move that the rules be suspended to permit this bill to be read for the first time.

Mr. KITTS. Mr. Speaker, I second the motion.

The SPEAKER. The Clerk states to the Chair that there is no record of this bill having been reported from the Committee.

Mr. RICHARDS. Mr. Speaker, I think I can explain that. The action taken by the Committee on the bill was that the bill should be reported negatively. On a motion by another member it was agreed to hold the bill in Committee. The bill is now in the possession of the Chairman of the Committee and will be presented to the House on demand.

The SPEAKER. Under the existing circumstances, the gentleman's motion is wrong.

POINT OF ORDER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. JOHN R. K. SCOTT. Mr. Speaker, my point of order is that the original motion of the gentleman from Erie is out of order. This bill cannot be placed upon the Calendar by a vote of sixty members if it has not been reported negatively. It is now in the Committee. The motion would have to be a different motion.

The SPEAKER. The point of order is well taken. The action of the House upon the motion is a nullity because it was based upon a wrong impression as to the circumstances.

Mr. KITTS. Mr. Speaker, I move that the Committee on Public Health and Sanitation be discharged from further consideration of this bill.

Mr. BENNINGER. Mr. Speaker, I second the motion.

QUESTION OF INFORMATION.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I would like to know how long this bill has been in Committee.

Mr. RICHARDS. Mr. Speaker, it was acted upon last Tuesday night a week ago.

POINT OF ORDER.

Mr. ALLEN. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. ALLEN. Mr. Speaker, my point of order is that if the bill were reported on last Monday it has not been sufficiently long in the Committee to discharge the Committee from its consideration.

The SPEAKER. The point of order is well taken.

Mr. KITTS. I am under the impression that the bill has been in the Committee for a longer time than that.

Mr. SPEISER. Mr. Speaker, I have before me the Senate history of this bill. It passed finally in the Senate on the third of June. If it proceeded in the regular order of business it would come to this body on the fourth, and immediately be referred to the Committee. Therefore, that it has been in the hands of the Committee for at least ten days and almost two weeks.

The SPEAKER. Does this record show the date of reference?

Mr. SPEISER. The date is blank.

Mr. RICHARDS. The gentleman from Philadelphia is quite right. I had forgotten the day it was referred to our Committee, but at the first meeting it was referred to a sub-committee and the sub-committee reported it to the Committee and it was acted on last Tuesday. It was in the hands of the sub-committee possibly a week.

The SPEAKER. The Chair will ascertain when the bill was referred to the Committee.

Mr. MITCHELL. Mr. Speaker, a week ago last Tuesday I attended a meeting of the Committee on Public Health and Sanitation, and the bill was sent to a sub-committee on that day.

The SPEAKER. Two weeks ago to-morrow?

Mr. MITCHELL. Yes, sir.

The SPEAKER. In that case it is evident that the bill has been in the Committee over ten days. The record showed that this bill was referred on the third of June and consequently the motion pending that the Committee be discharged and the bill placed upon the Calendar is in order.

On the question recurring,

Will the House agree to the motion?

106 gentlemen or more than the number required by the rule having voted in the affirmative, the motion is agreed to and the bill placed upon the Calendar notwithstanding the negative recommendation of the Committee.

Mr. KITTS. Mr. Speaker, I move that the rules be suspended to permit this bill to be read for the first time this evening.

Mr. STEIN. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. KITTS. Mr. Speaker, I only ask this on account of the possibility of an early adjournment. We thought perhaps that the bill might go down for lack of time.

On the question recurring,

Will the House agree to the motion?

It was agreed to and the rules were suspended.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2150 (Senate Bill No. 1440) entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof" by making further regulations in regard to fish

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON THIRD READING.

Mr. MORROW. Mr. Speaker, I desire to call up from page twenty of to-day's Calendar Senate Bill No. 830:

Agreeably to order,

The House resumed the consideration on third reading of House Bill No. 2054 (Senate Bill No. 830), entitled:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions" as amended

On the question,

Will the House agree to the bill on third reading?

Mr. MORROW. Mr. Speaker, I ask unanimous consent to offer an amendment.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk then read the amendment as follows:

Amend by inserting in line 31 after the word "wharves" the words "in quarries"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment? Is there any objection? The Chair hears none and the amendment will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to on third reading.

Ordered, That the bill as amended lie over for printing.

The SPEAKER. Mr. George A. Baldwin desires to have considered at this time House Bill No. 1415 on page 6, of the Calendar, which was passed in order for the reason that the gentleman was in attendance at a meeting of the investigation committee, such permission having been given by the House.

Agreeably to order,

The House proceeded to the consideration on third reading of House Bill No. 1415 as follows:

An Act authorizing and empowering any city or borough in this State to impose an annual tax of one dollar per pole upon every person partnership or corporation now or hereafter maintaining any pole or poles upon any avenue street lane alley or highway in such city borough or township providing when such tax shall be due and payable providing a penalty for non-payment and providing for the collection of said tax and penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any city or borough in this State is hereby authorized and empowered to impose an annual tax of not to exceed one dollar per pole upon every person partnership or corporation now or hereafter maintaining any pole or poles upon any avenue street lane alley or highway in such city or borough

Section 2 That the said tax shall be due and payable on the first Monday of January in each year beginning with the first Monday of January one thousand nine hundred fourteen and shall be computed upon the number of poles maintained by such person partnership or corporation upon said avenues streets lanes alleys or highways on the last Monday of December in the preceding year

Section 3 If said tax or any part thereof is not paid within thirty days after the same is due and payable the city or borough shall add thereto a penalty of twenty-five per centum of the amount thereof and the said tax together with the penalty may be recovered by such city or borough from such person partnership or corporation as debts of like amount are now by law recoverable

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—83.

Adams,	Conrade,	Latshaw,	Tennock,
Allen,	Currier,	Light,	Post,
Alworth,	DeFrees,	Lowers,	Ramsey,
Baldwin, G. A.,	Dickinson,	Malle,	Reese,
Baldwin, R. J.,	Donnelly,	Mannion,	Reeser,
Bayle,	Down,	Mather,	Rex,
Becker,	Dunn, H. B.,	Matt,	Robinson,
Benninger,	Ely,	McAllister,	Savacool,
Benson,	Geiser,	McClintock,	Schaeffer, A. C.,
Bergey,	Glenn,	McDermott,	Schuck,
Bigger,	Graba,		Scott, J. R. K.,

Pittles.	Gramley,	McKay,	Scott, S. B.,
Blair, W. F.,	Haggerty,	Reesling,	Reeser,
Brownlee,	Hobbs,	Metzenbacher	Semmens,
Campbell, C. M.,	Isler,	Miller,	Shaffer, C. A.,
Carson,	Irwin, G. C.,	Missimer,	Steele,
Carter,	Jackson,	Morrow,	Stone,
Cheeseman,	Kaiser,	Murphy,	Strauss,
Claycomb,	Kern,	Neel,	Trach,
Cleary,	Kuhn, H. P.,	Neely,	Watson,
Conner,	Kuhns, E. G. M.,	Peachey,	Young, G. K.,

NAYS—50.

Aron,	Eichenberger,	Kitts,	Ulerich,
Arthur,	Flynn,	McCaig,	Walton,
Barner,	Forster, I. G.,	Moses,	Wetach,
Bleloch,	Foster, J. D.,	Peters,	Whitaker,
Body,	Gans,	Rhoads,	Whitman,
Brosius,	Good,	Rothenberg,	Wildman,
Brown,	Gransback,	Sassaman,	Williams,
Caldwell,	Gray, Joseph,	Sherwood,	Wilson, J. H.,
Cochran,	Heyburn,	Snively,	Young, J. H.,
Cox,	Howard, J.,	Snyder,	Zimmerman,
Curry,	Howard, R.,	Spangler,	Alter,
Dunn, J. A.,	Keegan,	Speiser,	Speaker.
Ehrhardt,	Keepert,	Swartz,	

Lesh than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of House Bill No. 22 entitled;

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company G Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

On the question,

Will the House agree to the bill on third reading?

Mr. S. B. SCOTT. Mr. Speaker, The King of France and twenty thousand of his men marched up the hill and then marched down again. This military figure I think is a propos to these monument bills. I suppose that the House referred them back to the Committee on Appropriation for the purpose of having them sorted out and some discrimination made upon them as to their relative merits. The appropriation Committee having seen fit to evade their duty and therefore it is incumbent upon the House to do as best they can and pass those which ought to pass and defeat those which ought to be defeated. This however is comparatively easy to do, because there is one among them which if passed will solve the whole problem and will properly provide for the patriotic action of the State in marking historic spots and at the same time save the State's money. You will find on top of page 24, Senate Bill No. 435, entitled as follows: "An Act providing for the establishment of the Pennsylvania Historical Commission, defining its powers and duties and making an appropriation for its work." If you will turn to the bill on your files, you will find that it provides for the establishment of a commission which shall do all this work. Section four reads as follows: "The Pennsylvania Historical Commission may upon its own initiative or upon the petition of municipalities or historical societies mark by proper monuments tablets, or markers or buildings within this Commonwealth where historical events have transpired and may arrange for the care and arrangements of said monument."

In other words, instead of asking the Legislature to pass bill after bill with all sorts and all kinds of appropriations and commissions it appoints one State central body which shall be a corporation and which shall have power of perpetual existence and shall be able to accept legacies and gifts and will always be ready upon proper petition to make the monument or to set the mark. This seems to me to be an adequate solution of the whole trouble. The bill provides for an appropriation of forty thousand dollars which is a reduction from the sixty thousand dollars originally named in the act and if we will pass that bill and defeat all the rest, we will do everything which a proper patriotism requires and will save the State considerable money and we will stop this foolish and indiscriminate passage of appropriating money for monument bills. I suggest, therefore, that we begin one by one to defeat these bills until we come to Senate Bill No. 435, which ought to pass

Mr. MILLER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. S. B. Scott.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. S. B. SCOTT. Mr. Speaker, yes, sir.

Mr. MILLER. Mr. Speaker, I desire to ask the gentleman how did he vote on the Matt Pension bill?

Mr. S. B. SCOTT. Mr. Speaker, If I remember right I voted "No."

Mr. MILLER. Mr. Speaker, there are two ways of dealing with this question as to the exceptions to be made to these appropriation bills. These two exceptions are covered in a speech delivered by Mr. Scott in this House about two weeks ago. I quote from his speech of that time. "It is characteristic of a decadent age to spend the energies of the people, etc." and towards the end of his speech he says "there were slaves in the old days but they have been emancipated but there are slaves in the present age—slaves of industry, slaves of sickness and slaves of disaster." I say, as to the first objection which may be raised:—I take issue with the gentleman from Philadelphia. I believe that markers and monuments are not in evidence of a decadent age or of a decadent people. I believe that they tend to teach us lessons; that they tend to more patriotism; tend to teach the coming generation what their ancestors have done and what may be expected of them and posterity. I ask you what would the Battlefield of Gettysburg be without its markers? What was Valley Forge before we took it over as a State park and planted upon its field some evidence of what was suffered and done there for this country. I agree, and I believe you all agree with me, that we are looking forward to the time when we hope that there will be no blood-shed; when universal peace may prevail. But we are not yet ready for that period; we are not yet doing things in that manner and until that time has come, even if it does come, I still believe that it is fitting and proper that the services of men in the past, for the country, should be remembered by markers and monuments and some evidences of the glories that have been realized in this State.

I say that a man may have conscientious scruples against the expenditures of money in any manner military. I believe that this is the position of the gentleman from Philadelphia and I believe that he has been perfectly consistent, because he has told you that he has voted against the Matt pension bill, which has gone by the boards. He has opposed these monument bills every time that they have come before the House. The second objection which can be raised against these bills is the grand total of appropriations that they carry with them. As I pointed out to you last week, don't be alarmed at the total which was presented to you by the gentleman from Philadelphia when he first read it to you. He had a total of \$1,600,000. He included in that items such as the Emancipation Proclamation Celebration which the Speaker of this House told you was not germane to the monument bills at all. He had in that list other appropriations such as the Niagara Celebration, Gettysburg Memorial Commission and other things which were not germane to monument bills. And in addition to that, gentlemen, as was pointed out in the interrogation which Captain Wiltbank directed at the gentleman, the first time he read the amounts asked for in the bills, not the amounts actually recommended by the Committee. For instance, the removal of the flags from the Library to this building, in which the original bill calls for \$10,000, as it finally passed this House was reduced to \$6,000. The statute for Meade, in the bill as originally introduced asked for \$17,500; as reported from the committee it asks for \$15,000. The Valley Forge Appropriation bill asked originally for \$202,000; as reported from committee, the committee recommended \$75,000. And so, if you will go over the list, items that he includes in that grand total, I can assure you that you will find it is away down below, possibly one-half million dollars. You need not be alarmed by the recent recital of the total of \$1,600,000. Indeed, he has been so zealous in the compilation of those figures that he cites this item: "Designating the Monday after the second Sunday of May in each year as a public legal holiday to be known as Mother's Day." I would like to know what appropriation that carries with it. In other words, I wish to impress upon your minds that a good deal of this objection which was raised against these appropriation bills

and has been raised persistently carries no weight with it at all. This particular appropriation bill under question I wish to call your attention to. I wish to point out to you what it means and what it asks for. I said last week that I believe each appropriation bill should be considered by this House on its merits. This bill asks for an appropriation of \$1,600 in order that a monument or a marker may be planted in the city park at Allentown on the plot to be donated by the city of Allentown to the State of Pennsylvania for that purpose; a marker to commemorate the services of the Allen Infantry, who were one of the five companies who were known as "The First Defenders" in the War of the Rebellion. April 5, 1861, President Lincoln issued his proclamation asking for 75,000 men. On the 17th of April, five companies, known as "The First Defenders", were on the way to Washington. They passed through this city. They camped on the Capitol Ground here at Harrisburg; passed through Baltimore, were stoned with rocks and cobblestones and finally reached the Capitol. There was encamped in the building a small body of men, but the report went out through the newspapers in Washington to the people at large that as many as 15,000 men were holding the Capitol. It was that moral effect alone which saved the United States Capitol from being taken by the enemies of the Federal Government. Those "First Defenders" have been spoken of in history; their valor needs no defense. They have brought honor upon the State of Pennsylvania. Everyone knows what they have done. We are proud of the first soldiers who enlisted in the War of the Rebellion; those who first came to the Capitol at Washington were men from Pennsylvania. It is only fitting, it seems to me, that we as patriotic citizens are marking the deeds of our forefathers and trying to inculcate the spirit in posterity. It is only fitting, I say, to commemorate the valor of the first defenders and to commemorate that by a small monument costing only \$1,600. I ask you, gentlemen of the House, to vote for this bill on its merits.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—123.

Adams,	Frey,	McCaig,	Sassaman,
Ambler,	Gans,	McClintock,	Savacool,
Arthur,	Geary,	McDermott,	Schaeffer, A. C.,
Baldwin, R. J.,	Gelsier,	McKay,	Schuck,
Barner,	Gramley,	McNichol,	Semmens,
Bayle,	Gransback,	Miller,	Shaffer, C. A.,
Becker,	Grasgerty,	Missimer,	Sherwood,
Benninger,	Herman,	Mitchell,	Snyder,
Bergey,	Hess,	Moore,	Spangler,
Bigger,	Heyburn,	Morrow,	Spillinger,
Blair, W. A.,	Hibbsman,	Moses,	Steele,
Brown,	Hobbs,	Moulthrop,	Strauss,
Brownlee,	Howard, J.,	Murphy,	Stewart,
Campbell, C. M.,	Isler,	Neel,	Thomas,
Campbell, J. J.,	Irwin, G. C.,	Neely,	Trach,
Carter,	Jones, J. R.,	O'Neill,	Ulerich,
Claycomb,	Kaiser,	Pennegar,	Ulman,
Cleary,	Keegan,	Pennock,	Walton,
Cochran,	Keepert,	Perry, S. J.,	Watson,
Conner,	Kenna,	Peters,	Wettach,
Conrade,	Kennedy,	Piper,	Whitaker,
Cox,	Kuhn, H. P.,	Price,	Whitman,
Curry,	Kuhns, E. G. M.,	Ramsey,	Wildman,
Davis,	Letzkus,	Redfield,	Williams,
DeFrees,	Light,	Reese,	Wilson, J. H.
Donahoe,	Lowery,	Reeser,	Wiltbank,
Dunn, J. A.,	Malie,	Rex,	Young, J. H.
Elchenberger,	Mannion,	heads,	Zimmerman,
Ely,	Matt,	Richards,	Alter,
Ewing,	McAleer,	Robinson,	Speaker.
Forster, I. G.,	McAllister,	Roney,	
Foster, J. D.,			

NAYS—16.

Alworth,	Brosius,	Glenn,	Metzenbacher
Benson,	Cheeseman,	Hemminger,	Peachey,
Blair, W. F.,	Currier,	Jackson,	Rothengerger,
Bleloch,	Donnally,	Lohr,	Scott, S. B.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 119.

An Act to provide for the health safety and welfare of minors by forbidding their employment or work in certain occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates and badges for certain children and prescribing rules for the issuance re-issuance filing return and recording thereof by providing that the Chief Factory Inspector or the Chief of the Department of Mines shall under certain conditions determine and find whether certain occupations are within the prohibitions of this act and providing for the publication of such findings requiring certain abstracts and notices to be posted providing for the enforcement of this act by officers of the department of Factory Inspection and the Department of Mines by the superintendent of public instruction by officers of the boards of school directors and by police officers prescribing penalties for violations of the provisions of this act and defining private prosecutions for violations thereunder prohibiting suspensions of sentence for second or subsequent violations thereof and repealing all acts and parts of acts that are inconsistent therewith

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Amend the title by striking out the following:

By providing that the Chief Factory Inspector or the Chief of the Department of Mines shall under certain conditions determine and find whether certain occupations are within the prohibitions of this act and providing for the publication of such findings

Also amend the title by striking out "Factory Inspection" in the thirteenth line, and inserting in lieu thereof the words "Labor and Industry."

Also amend the title, line 17, by striking out the following: "permitting private prosecutions for violations thereof and."

Also amend the title, line 18 and 19, by striking out the the Chief of the Department of Mines as hereinafter preference for second or subsequent violations thereof."

Section 9, index, page 2, strike out the entire section and change the succeeding section numbers to conform.

Section 13, index, page 2, strike out the word "twelve" and insert in lieu thereof the word "ten."

Section 25, index, page 3, strike out the word "newsboys" and insert in lieu thereof the word "boys."

Section 33, index, page 3, strike out the entire section and change the succeeding section numbers to conform.

Section 35, index, page 3, strike out "Chief Factory Inspector the" and insert in lieu thereof "Commissioner of Labor and Industry and the."

Section 37, index, page 4, strike out the entire section and change the succeeding section numbers to conform.

Section 39, index, page 4, second line, strike out the words "cumulative penalties."

Section 46, index, page 4, strike out the entire section and change the succeeding section numbers to conform.

Section 1, page 5, line 9, strike out the words "and the canning of food products."

Line 12, strike out the word "thirteen" and insert in lieu thereof the word "twelve."

Lines 17, 18 and 19, strike out the following: "except that the same shall not apply to nurses in hospitals nor to telephone operators in central offices of telephone companies or to employees in hotels."

Section 4, line 45, page 7, strike out the following: "which may be found so to be by the Chief Factory Inspector of the Chief of the Department of Mines as hereinafter provided."

Section 5, lines 20, 21 and 22, strike out the following: "which may be found so to be by the Chief Factory Inspector or the Chief of the Department of Mines as hereinafter provided."

Section 7, line 5, strike out the words "forty-eight" and fifty" and insert in lieu thereof the word "fifty-four."

Line 6, strike out the word "eight" and insert in lieu thereof the word "ten."

Line 6, after the word "day," insert the following: "Provided however That during weeks in which a legal or special holiday occurs and is observed by an establishment any minor may be employed by such establishment during three of the five remaining days of such week for a longer period of time than is allowed by this act but no female shall be permitted to work more than two and one-half hours over time during any one of such three days nor for more than the maximum number of hours per week specified in this act."

The employment of such persons at any time other than as stated herein shall be deemed a violation of the provisions of this section unless it appears that such employment was to make up time lost on a previous day of the same week in consequence of the stopping of machinery upon which he was employed or dependent for employment but no stopping of machinery for less than thirty consecutive minutes

shall justify such overtime employment nor shall such overtime employment be authorized until a written report of the day and hours of its occurrence and its duration is sent to the Commissioner of Labor and Industry."

Section 7, page 9, strike out the entire sub-section (b) and insert the following:

"Provided That the aforesaid restrictions as to hours shall not apply to minors over fourteen years of age employed in the canning of fruit and vegetable products.

Strike out all of sub-section (c) and change the letters of the succeeding sub-sections to conform.

Section 8, line 4, strike out the word "seven" and insert in lieu thereof the word "six."

Line 6, after the word "day," insert the following: "except as provided in section seven. Provided That where the usual process of manufacture or the nature of the business is of a kind that customarily necessitates a continuous day and night employment male minors not under the age of fourteen years may be employed day or night partly by day and partly by night but said employment shall not exceed nine hours during any twenty-four hours for minors under the age of sixteen years. And provided further That in glass factories male minors not under the age of fourteen years may be employed day or night or partly by day and part: by night but said employment shall not exceed nine hours during any twenty-four hours for minors under the age of sixteen years."

Section 9, strike out the entire section, and change the succeeding section numbers to conform.

Section 10, line 2, strike out the word "minor" after the word "No," and insert the following: "person under eighteen years of age."

Line 5, strike out the word "six" and insert the word "four."

Line 6, strike out the word "eight" and insert the word "eleven."

Line 7, after the word "day" insert the following: "and no person under sixteen years of age shall be employed before the hour of six o'clock in the morning and after the hour of eight o'clock in the evening of any day."

Section 11, line 9, strike out the word "nine," and use "eight."

Section 12, line 9, strike out the word "nine," and use "eight."

Section 13, line 1, strike out the word "twelve" and insert the word "ten."

Line 3, strike out the word "fourteen" and use in lieu thereof the word "ten."

Line 5, strike out the word "of" after the second word "or."

Section 14, line 3, strike out the word "thirteen" and insert the word "twelve."

Line 4, strike out the word "ten" and use the word "eight."

Line 5, strike the first word "six" and use the word "five;" strike out the second word "six" and use the word "eight."

Section 15, line 7, strike out the word "thirteen" and insert in lieu thereof the word "twelve."

Section 16, line 13, strike out the word "two" and insert in lieu thereof the word "five."

Line 14, after the word "thereafter," strike out the following: "after discharge of said child or after knowledge that the child has terminated his employment."

Line 16, after the word "have" strike out the words "issued it," and insert the following: "authority over the attendance officer of the school district."

Line 17, strike out all of the remainder of the paragraph commencing with the word "Provided."

Line 23, strike out the word "immediately" and insert in lieu thereof the word "promptly."

Section 17, commencing with line 2, strike out all of the section down to and including line 38, and insert the following:

"Employment certificates shall be issued by the following officers for children residing within their respective school districts. In school districts having a district superintendent or supervising principal by such superintendent or supervising principal. In school district having no district superintendent or supervising principal by the secretary of the board of school directors of that district. Provided That any district superintendent supervising principal or secretary of the board of school directors hereby authorized to issue such certificates may authorize and deputize in writing any individual who is regularly employed by the board of school directors to act in his stead for the purpose of issuing such certificates but no certificate shall be issued by any individual to any child in or about to enter such individual's own employment or the employment of a partnership or other unincorporated association or corporation of which such individual shall be a member officer or employee."

Section 18, strike out all of sub-section (a).

Section 20, line 2, strike out the word "eighteen" and insert the word "seventeen."

Section 21, line 2, strike out the word "eighteen" and insert the word "seventeen."

Line 9, strike out the word "eighteen" and insert the word "seventeen."

Section 22, line 9, strike out the word "eighteen" and insert the word "seventeen."

Section 23, strike out in line 6 the words "a statement signed by" and insert in lieu thereof the words "the name of."

Line 7, after the word "shall," insert the word "expect."

Commencing on line 7, strike out the following: "or by some one duly authorized by such person that he expects to give such child present employment and setting forth the character of such employment."

Line 13, strike out the word "eighteen" and insert the word "seventeen."

Line 17, strike out the word "sixteen" and insert the word "fifteen."

Section 25, line 1, strike out the word "Newsboys" and insert the word "Boys."

Line 4, strike out the word "thirteen" and insert "twelve."

Section 26, line 2, strike out the word "twenty-five" and insert the word "twenty-four."

Section 27, line 3, strike out the word "twenty-five" and insert the word "twenty-four."

Line 5, strike out the word "nineteen" and insert the word "eighteen."

Line 6, strike out the word "twelve" and insert the word "fourteen."

Section 28, line 2, strike out the word "twenty-seven" and insert the word "twenty-six."

Line 12, strike out the word "twenty-seven" and insert "twenty-six."

Section 30, line 13, strike out the word "eighteen" and insert the word "seventeen."

Section 32, line 9, strike out the word "thirteen" and insert the word "twelve."

Line 16, strike out the word "nineteen" and insert the word "eighteen."

Commencing on line 20, strike out the following: "Provided That such person by thus ceasing to employ or permit such minor to work shall not be relieved from any of the penalties provided in this act for the employment or work of a minor contrary to law."

Section 33, strike out the entire section and change the succeeding section numbers to conform.

Section 34, line 5, strike out the word "fifteen" and insert the word "fourteen."

Line 6, strike out the word "eighteen" and insert the word "seventeen."

Line 9, strike out the words "Chief Factory Inspector" and insert the words "Commissioner of Labor and Industry."

Line 12, strike out the word "thirty-one and insert the word "thirty."

Section 35, line 1, strike out the words "Chief Factory Inspector" and insert the words "Commissioner of Labor and Industry."

Line 3, strike out the words "Chief Factory Inspector" and insert the words "Commissioner of Labor and Industry."

Line 11, strike out the word "thirteen" and insert the word "twelve."

Line 24, strike out the word "of" after the word "demand."

Section 36, line 4, strike out the word "thirteen" and insert the word "twelve."

Line 11, strike out the word "thirteen" and insert the word "twelve."

Section 37, strike out entire section, and change the succeeding section numbers to conform.

Section 38, line 3, after the word "instituted" insert the words "by the Commissioner of Labor and Industry or his Deputy."

Line 5, after the word "not" insert "less than five nor."

Line 10, insert "in the manner already provided by law in appeals from penalties."

Strike out lines 11, 12, 13, 14 and 15.

Section 39, strike out of lines 1 and 2 the words "Cumulative Penalties."

Line 7, strike out the words "forty to forty-five" and insert the words "thirty-seven to forty-two."

Line 9, strike out the words "for each and every minor in connection with whose employment or work such provision shall have been violated."

Line 35, strike out the word "nineteen" and insert "eighteen."

Section 40, line 2, strike out the words "during business hours."

Line 5, after the word "place" insert the words "while minors are employed therein and."

Section 43, line 6, strike out the word "twenty-five" and insert "twenty-four."

Section 45, line 4, strike out the word "thirteen" and insert the word "twelve."

Line 12, strike out the word "his."

Line 22, strike out the word "thirteen" and insert "twelve."

Section 46, strike out entire section and renumber succeeding sections to conform.

Section 47, line 3, strike out the words "Chief Factory Inspector" and insert "Commissioner of Labor and Industry."

Line 8, strike out the word "thirteen and insert "twelve."

Section 50, line 3, strike out "September" and insert "November."

On the question,

Will the House concur in the amendments made by the Senate?

Mr. JOHN ROBERT JONES. Mr. Speaker, I move that the House non-concur in the amendments.

Mr. McCLINTOCK. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

The SPEAKER. The Chair would suggest that out of consideration for the House bills remaining on the third reading calendar, as well as on account of the importance of the bills, that as a precaution, lest this prove to be the last opportunity for passing for the time, the members of the House will stay here tonight and pass these third reading House Bills even though it cause us to remain so late, that we adjourn until a later hour tomorrow, in order that we may get the necessary amount of sleep.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 129, entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—125.

Arthur,	Ewing,	Lowers,	Rhoads,
Baldwin, G. A.,	Flynn,	Malie,	Richards,
Barner,	Forster, I. G.,	Mannion,	Roney,
Bayle,	Foster, J. D.,	Matt,	Sassaman,
Becker,	Frey,	McAleer,	Savacool,
Benninger,	Gans,	McAllister,	Schaeffer, A. C.,
Bergey,	Geary,	McCaig,	Schuck,
Bigger,	Geiser,	McClintock,	Semmens,
Bittles,	Gramley,	McDermott,	Shaffer, C. A.,
Blair, W. A.,	Gransback,	McKay,	Sherwood,
Blair, W. F.,	Haggerty,	McNichol,	Snavely,
Brown,	Heidinger,	Mechling,	Snyder,
Brownlee,	Henminger,	Mellott,	Spangler,
Campbell, C. M.,	Henman,	Miller,	Spieser,
Campbell, J. J.,	Hess,	Missimer,	Spillinger,
Carson,	Heyburn,	Mitchell,	Steele,
Carter,	Hibbsman,	Moore,	Stein,
Claycomb,	Hobbs,	Morrow,	Strauss,
Cleary,	Howard, J.,	Moses,	Swartz,
Collins,	Howard, R.,	Mouthrop,	Thomas,
Conrade,	Isler,	Murphy,	Trach,
Cox,	Irwin, G. C.,	Neel,	Ulich,
Curry,	Jones, E. E.,	Neely,	Ulman,
Davis,	Jones, J. R.,	O'Neill,	Wettach,
Dickinson,	Keepert,	Pennegar,	Whitaker,
Donahoe,	Kennedy,	Pennock,	Whitman,
Donnally,	Kern,	Perry, S. J.,	Wildman,
Down,	Kuhn, H. P.,	Peters,	Wiltbank,
Dunn, H. B.,	Kuhns, E. G. M.,	Ramsey,	Young, J. H.,
Dunn, J. A.,	Latshaw,	Redfield,	Zimmerman,
Ehrhardt,	Letzkus,	Reese,	Alter,
Eichenberger,	Light,	Rex,	Speaker.

NAYS—8.

Alworth,	Brosius,	Metzenbacher,	Scott, S. B.,
Benson,	Jackson,	Rothenberger,	Walnut,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 208, entitled:

An act to commemorate the heroic sacrifice and patriotism of the members of the One Hundred and Ninety Eighth Regiment of Pennsylvania Volunteer Infantry at the battles of Popular Grove Church Hatches Run Lewis Farm Gravely Run Five Works and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. HERMAN. Mr. Speaker and gentlemen of the House, This bill that is now before you for your consideration is not of my making, but, more the less is one of the provisions of which I heartily indorse. This measure provides for and expenditure of \$5,000, by this Commonwealth for a purpose altogether praise worthy and in perfect accord with the customs of the great State of Pennsylvania, and of every civilized country. Mr. Speaker only a few days ago I listened to words from a gentleman upon the floor of this House, words that I never expected to hear from any intelligent man in opposition to this and similar bills.

If my memory serves me correctly and I believe the records will bear me out he made this statement. "Only decadent Nations erect monuments to the memory of their great men."

Think of this statement Mr. Speaker and gentlemen, I submit there is no one who is a student of history who will for a moment believe that the gentleman was serious when he made that statement. He referred us to the Greek empire as an example. Held up for our inspection that ancient Empire as an example of the follies of the custom of erecting tablets in public places to commemorate their achievements.

Gentlemen of the House it is my contention that after the laps of all the centuries since the decline of the Greek nation we have left to us to verify the records of their great deeds their tablets and monuments. The history of any nation past or present is taught and verified and its civilization very largely determined by their manner of honoring their illustrious sons and their achievements.

Now Mr. Speaker I do not desire to take up the time of this House but I feel that I would be unfaithful to my trust and ungateful to a class of men that above all others I honor and respect if I failed to do everything that lay within my powers to persuade this House to honor themselves by honoring the memory of the men of the 198 Reg. Pa. Vol.

This gallant band of men mustered themselves into the service of their country from the eastern part of the State. To-day only a few of them remain and those few are through me praying you gentlemen of the House to assist them to honor those of their number who made the complete sacrifice that you and I might enjoy peace and prosperity. This bill tells you of only a few of the battlefields upon which they bled and died.

The measure also provides that our Honored Governor appoint three of the remaining war scarred veterans of this regiment as a committee to select a suitable marker (for that my friends is all this paltry sum will allow and to select the spot where the same shall be located.

Mr. Speaker, had I the eloquence of the gentleman from Philadelphia, I could paint for the House the picture of one who gave his service to his country and from whom I get my ideas of patriotism. I could tell you Mr. Speaker, of the battles in which he fought, and finally I could tell you of the last battle.

How in the fury of this battle he was not only torn with shell his horse shot falling upon him so mangling his leg that the bones protruded through the flesh and as if this were not enough gentlemen he was captured, Thrown into that Hell, the Salisbury prison with only a piece of his own shirt wrapped round his broken and mangled limb. This with a battle of linement and a cane kindly given him by an old negro, was all the medical attention that a case like this required.

What was suffered in that prison pen can be only faintly imagined, I shall not endeavor to describe it, it is beyond description except by those who participated in its barbarities. Gentlemen, I know this man I have the cane that the old negro gave him.—This man was my father. Now I say this to you, Mr. Speaker, because I do not want any member of this House to impugn my motions when I vote for any measure that in my judgment will honor the memory of the Grand Army of the Republic, for I feel that in so voting I shall assist in the education of even unborn generations and the perpetuating of the institutions of my country.

I invite you Mr. Speaker and Gentlemen of the House, to join with me in granting the prayer of these men.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—129.

Aron,	Forster, I. G.,	Mannion,	Robinson,
Arthur,	Foster, J. D.,	Matt,	Roney,
Baldwin, G. A.,	Frey,	McAleer,	Rothenberger,
Barner,	Gans,	McAllister,	Sassaman,
Becker,	Geary,	McCaig,	Schaeffer, A. C.,
Bergey,	Geiser,	McClintock,	Schuck,
Bigger,	Grabe,	McDermott,	Semmens,
Bittles,	Gramley,	McKay,	Shaffer, C. A.,
Blair, W. A.,	Gransback,	McNichol,	Sherwood,

Blair, W. F., Brosius, Brown, Brownlee, Campbell, C. M., Campbell, J. J., Carson, Carter, Claycomb, Cleary, Collins, Conrade, Cox, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Dunn, J. A., Ehrhardt, Eichenberger, Ely, Flynn,	Gray, Joseph, Haggerty, Heidinger, Herman, Hess, Heyburn, Hibshman, Hobbs, Howard, J., Howard, R., Isler, Irwin, G. C., Jackson, Jones, J. R., Keegan, Keeport, Kennedy, Klepper, Kuhn, H. P., Latshaw, Letzkus, Light, Lowers, Malie,	Mechling, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Neel, Neely, O'Neill, Pennegar, Pennock, Perry, S. J., Peters, Piper, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards,	Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Thomas, Trach, Ulerich, Ulman, Wettach, Whitaker, Whitman, Wildman, Wiltbank, Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—10.

Alworth, Bleloch, Cheeseman,	Currier, Hemminger, Lohr,	Metzenbacher, Rothenberger,	Scott, S. B., Walnut,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 526, entitled:

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary War of Captain Philipps' Company of Colonel Piper's Regiment murdered by Indians near Sexton in Bedford county Sunday July sixteen one thousand seven hundred eighty

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—126.

Arthur, Baldwin, G. A., Bergey, Bigger, Bittles, Blair, W. A., Blair, W. F., Body, Brown, Brownlee, Campbell, C. M., Campbell, J. J., Carson, Claycomb, Cleary, Collins, Conner, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Dunn, H. B., Ehrhardt, Eichenberger, Ely, Flynn, Forster, I. G., Foster, J. D., Frey, Geiser,	Gibson, Grabe, Gramley, Gransback, Gray, Joseph, Hackett, Haggerty, Heidinger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, J. R., Kaiser, Kaufman, Keegan, Keeport, Kennedy, Kern, Kuhn, H. P., Kuhns, E. G. M., Latshaw, Letzkus, Light, Lowers,	Malie, Mannion, McAleer, McAllister, McClintock, McDermott, McKay, McNichol, Mechling, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Neel, Neely, O'Neill, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Price, Ramsey, Redfield, Reese, Rhoads,	Richards, Roney, Savacool, Schaeffer, A. C., Schuck, Shaffer, C. A., Sherwood, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Strauss, Swartz, Thomas, Trach, Ulerich, Ulman, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Wilson, J. H., Wiltbank, Young, G. K., Young, J. H., Alter, Speaker.
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NAYS—9.

Brosius, Cheeseman, Currier,	Lohr, Martin,	Mather, Metzenbacher,	Rothenberger, Walnut,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 673, entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—133.

Aron, Arthur, Barner, Bass, Bayle, Benninger, Bigger, Bittles, Blair, W. A., Blair, W. F., Brown, Brownlee, Caldwell, Campbell, C. M., Campbell, J. J., Carter, Claycomb, Cleary, Conner, Conniff, Conrade, Cox, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Dunn, H. B., Ehrhardt, Eichenberger, Ely, Ewing, Flynn,	Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Grabe, Gramley, Gransback, Hackett, Haggerty, Herman, Moore, Heyburn, Hibshman, Hobbs, Howard, J., Howard, R., Isler, Irwin, G. C., Jackson, Jones, J. R., Kaiser, Keegan, Keeport, Kenna, Kennedy, Kuhn, H. P., Kuhns, E. G. M., Letzkus, Light, Lowers, Malie,	Mannion, Matt, McAleer, McAllister, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Murphy, Neel, Neely, O'Neill, Peachey, Pennegar, Pennock, Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Rex, Richards,	Robinson, Roney, Sassaman, Savacool, Schaeffer, A. C., Schuck, Semmens, Shaffer, C. A., Sherwood, Showalter, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Strauss, Swartz, Thomas, Trach, Ulerich, Ulman, Walnut, Whitaker, Wildman, Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—10.

Benson, Brosius, Carson,	Currier, Good, Heidinger,	Lohr, Metzenbacher,	Rothenberger, Scott, S. B.,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 902, entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—114.

Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Bigger, Bittles, Blair, W. A., Blair, W. F., Brosius, Brown, Campbell, C. M., Campbell, J. J., Carter, Claycomb, Cleary, Collins, Conner, Conrade, Cox, Currier, Curry, Davis, Dunn, J. A.,	Frey, Gans, Geary, Geiser, Grabe, Gramley, Gransback, Gray, Joseph, Haggerty, Heidinger, Herman, Heyburn, Hibshman, Hobbs, Howard, J., Isler, Irwin, G. C., Jackson, Jones, J. R., Keeport, Kenna, Kennedy, Kuhn, H. P.,	Matt, McAleer, McAllister, McCaig, McClintock, McDermott, McKay, Mechling, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Murphy, Neel, Neely, O'Neill, Pennegar, Pennock, Perry, S. J., Peters, Piper,	Richards, Rockwell, Roney, Sassaman, Savacool, Schaeffer, A. C., Schuck, Semmens, Shaffer, C. A., Shaffer, I. E., Snyder, Speiser, Spillinger, Steele, Stein, Strauss, Swartz, Thomas, Trach, Ulerich, Ulman, Whitaker,
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Ehrhardt, Kuhn, E.G.M., Ramsey,
Eichenberger, Letzkus, Redfield,
Ely, Light, Williams,
Flynn, Lowers, Wiltbank,
Forster, I. G., Mannion, Young, J. H.,
Foster, J. D., Rhoads, Zimmerman,

NAYS—8.

Benson, Carson, Metzenbacher, Rothenberger,
Brownlee, Lohr, Post, Scott, S. B.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on third reading of H. R. bill No. 1188, entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mt Vernon cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township providing for a commission to carry the same into effect and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. S. B. SCOTT. Mr. Speaker, I call for the verification of the roll.

The Clerk read the names of the gentlemen voting in the affirmative.

Mr. S. B. SCOTT. Mr. Speaker, I challenge the vote of Mr. George A. Baldwin. He is not in his seat.

The SPEAKER. The vote of the gentleman from Beaver is challenged on what grounds?

Mr. S. B. SCOTT. On the ground that he did not vote.

The SPEAKER. The Chair has no information as to the voting of the gentleman from Beaver.

Mr. MISSIMER. Mr. Speaker, I saw Mr. Baldwin go out after the roll started.

The SPEAKER. Did the gentleman notice the gentleman from Beaver voting?

Mr. MISSIMER. I noticed that he went out.

The SPEAKER. The Clerk states that the gentleman answered to his name. Would the challenge change the result of the bill?

The Chief Clerk. No, sir.

The SPEAKER. What evidence has the gentleman from Philadelphia that the gentleman from Beaver did not vote?

Mr. S. B. SCOTT. I just want to make a general statement that I have kept a roll call here and there is such a large number of men whom I have not marked but whose names have been called by the Clerk, which led me to believe that the confusion must be so great and the responses so very light; my list is so different from that read by the Clerk that I do not care to press it any further.

The SPEAKER. If the gentleman challenges the correctness of the Clerk's roll, the Chair would prefer to settle it now rather than leave it in that situation.

Mr. S. B. SCOTT. I will read a list of those whom I did not hear vote.

The SPEAKER. The roll of the Clerk is official and the Chair believes it to be kept with care.

Mr. S. B. SCOTT. Mr. Speaker, I did not hear the following names: Baldwin, G. A., Benninger, Bittles, Blair, Walter Allen,—

Mr. A. W. Blair. Mr. Speaker, I distinctly answered "aye."

Mr. S. B. SCOTT. Brownlee,—

The SPEAKER. The gentleman from Washington got up and asked the Chair to have him recorded and the Chair so directed.

Mr. S. B. SCOTT. Collins,—

Mr. COLLINS. Mr. Speaker, I voted "aye."

Mr. S. B. SCOTT. Curry,—

Mr. CURRY. I stood back there and voted "aye" so you could hear me all over the Capitol.

Mr. S. B. SCOTT. Kauffman, Kennedy,—

Mr. KENNEDY. Mr. Speaker, I try to make myself heard.

Mr. S. B. SCOTT. Letzkus,—

Mr. LETZKUS. Mr. Speaker, I certainly answered very distinctly to my name.

Mr. S. B. SCOTT. Lowers,—

Mr. LOWERS. Mr. Speaker, I think my vote was recorded as loud as any man in the room.

Mr. S. B. SCOTT. Mannion,—

Mr. S. J. PERRY. Mr. Speaker, he just went out; I saw him go down in the elevator.

Mr. CHARLES A. SHAFFER. Mr. Speaker, I spoke to Mr. Mannion on the outside. I asked him if he voted and he said he did.

Mr. S. B. SCOTT. Ramsey,—

The SPEAKER. The gentleman is not recorded as voting.

Mr. EHRHARDT. Mr. Speaker, I heard Mr. Mannion respond to his name.

Mr. S. B. SCOTT. Rhoads,—

Mr. RHOADS. Mr. Speaker, I was here when my name was called, and voted.

Mr. S. B. SCOTT. Roney,—

Mr. RONEY. Mr. Speaker, I voted "aye."

The SPEAKER. The Chair calls the attention of all persons present to the fact that this investigation has disclosed that the Clerk was correct in his marking of the roll.

The Clerk will proceed with the verification.

The roll was verified and was as follows:

YEAS—116.

Aron,	Forster, I. G.,	Letzkus,	Richards,
Arthur,	Foster, J. D.,	Light,	Robinson,
Baldwin, G. A.,	Frey,	Lowers,	Roney,
Barner,	Gans,	Malle,	Sassaman,
Benninger,	Geary,	Mannion,	Savacool,
Bigger,	Geiser,	Matt,	Schaeffer, A. C.,
Bittles,	Gibson,	McAleer,	Semmens,
Blair, W. A.,	Gramley,	McAllister,	Shaffer, C. A.,
Blair, W. F.,	Gransback,	McClintock,	Snyder,
Brown,	Gray, Joseph,	McDermott,	Speiser,
Brownlee,	Haggerty,	McKay,	Spillinger,
Caldwell,	Herman,	McNichol,	Steele,
Campbell, C.M.,	Hess,	Miller,	Stein,
Campbell, J. J.,	Heyburn,	Missimer,	Strauss,
Carson,	Hibshman,	Morrow,	Swartz,
Carter,	Howard, J.,	Moses,	Thomas,
Claycomb,	Isler,	Murphy,	Trach,
Cleary,	Irwin, G. C.,	Neel,	Ulerich,
Collins,	Jackson,	Neely,	Ulman,
Conner,	Jones, J. R.,	O'Neill,	Watson,
Conrade,	Kaiser,	Pennegar,	Whitaker,
Cox,	Kaufman,	Pennock,	Whitman,
Curry,	Keegan,	Perry, S. J.,	Wildman,
Davis,	Keepart,	Peters,	Wilcox, W. H.,
Dickinson,	Kenna,	Piper,	Wiltbank,
Donahoe,	Kennedy,	Reese,	Young, G. K.,
Ehrhardt,	Kitts,	Reeser,	Young, J. H.,
Eichenberger,	Kuhn, H. P.,	Rex,	Alter,
Ely,	Kuhns, E.G.M.,	Rhoads,	Speaker.
Flynn,			

NAYS—12.

Benson,	DeFrees,	Metzenbacher,	Redfield,
Brosius,	Hedinger,	Mitchell,	Rothenberger,
Currier,	Lohr,	Post,	Scott, S. B.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on third reading of H. R. bill No. 1442, entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reads Township Cambria County

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—120.

Aron,	Forster, I. G.,	Matt,	Roney,
Arthur,	Foster, J. D.,	McAleer,	Sassaman,
Barner,	Frey,	McAllister,	Savacool,
Bergey,	Gans,	McCaig,	Schaeffer, A. C.,
Bigger,	Geary,	McClintock,	Schuck,
Bittles,	Geiser,	McDermott,	Semmens,

Blair, W. A.,	Gibson,	McKay,	Shaffer, C. A.,
Blair, W. F.,	Gramley,	McNichol,	Sherwood,
Body,	Gransback,	Mechling,	Snyder,
Brown,	Gray, Joseph,	Miller,	Spangler,
Brownlee,	Haggerty,	Missimer,	Speiser,
Campbell, C. M.,	Herman,	Moore,	Spillinger,
Campbell, J. J.,	Hess,	Morrow,	Steele,
Carter,	Heyburn,	Moses,	Stein,
Claycomb,	Hibshman,	Moulthrop,	Strauss,
Cleary,	Hobbs,	Murphy,	Swartz,
Collins,	Howard, J.,	Neel,	Thomas,
Conner,	Isler,	Neely,	Trach,
Conniff,	Irwin, G. C.,	O'Neill,	Ulerich,
Conrade,	Jackson,	Pennegar,	Ulman,
Cox,	Jones, J. R.,	Pennock,	Watson,
Curry,	Keegan,	Perry, S. J.,	Wettach,
Davis,	Keepert,	Peters,	Whitaker,
Dickinson,	Kennedy,	Piper,	Whitman,
Donnelly,	Kuhn, H. P.,	Post,	Wildman,
Dunn, H. B.,	Kuhns, E.G.M.,	Reeser,	Wills, W. H.,
Ehrhardt,	Letzkus,	Rhoads,	Wiltbank,
Fichenberger,	Light,	Richards,	Zimmerman,
Ely,	Lowers,	Robinson,	Alter,
Ewing,	Malie,	Rockwell,	Speaker.
Flynn,			

NAYS—14.

Benson,	Cheeseman,	Grabe,	Metzenbacher,
Bleloch,	Currier,	Heidinger,	Redfield,
Brosius,	DeFrees,	Lohr,	Rothenberger,
Carson,	Glenn,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1456, entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine, commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

On the question,

Will the House agree to the bill on third reading?

Mr. BIGGER. Mr. Speaker, Livy said: "Dulce et decorum est pro patria mori" "It is sweet and honorable to die for one's country").

The war between our nation and Spain was like no other war of ancient or modern times. It was a protest of civilization and a plea for humanity. From the time of the landing of Cortes and Pizzro to the returning of Weyler the emblem of the Spaniard was the signal of greed, rapine and murder. Incalculable savagery perpetrated inconceivable crime. Spain in the Western World stood for concentration and desolation. Under her imperial sway the rights of man were crushed, liberty destroyed.

In Cuba the tide of moral poison and Spanish cruelty reached the high-water mark in the closing years of the nineteenth century and this in sound and sight of the great American Republic. There the American as well as the Cuban citizen was ignominiously humiliated. Conditions are unmentionable in this respect. They were torn from their homes in a ruthless manner, with foul air, foul water, and foul food or none. The sanitary conditions were of the poorest kind, subjecting the people to disease and pestilence. Little children not properly cared for. Men and women crawling in the public streets seeking food dying from exhaustion. A rich country in desolation and ruin from misrule. Four hundred thousand innocent human beings, old men and women and children mostly, actually perished in one year.

This was not all. Captain-General Weyler issued the following order which had for its object a scheme to exterminate by starvation and disease the inhabitants. It read: "I order and command all the inhabitants of the country or outside of the line of fortifications of the towns, shall, within the period of eight days, concentrate themselves in the town so occupied by the troops. Any individual, who after the expiration of this period, is found in the uninhabited parts will be considered a rebel, and tried as such."

They not only oppressed the people of this island and ruled despotically and corruptly, but defied the people of the United States by violating treaty obligations and injury to our commerce. A day of reckoning for all this injury was approaching.

President McKinley had sent the Maine an armored cruiser of the second-class and often described as "the pride of the Navy of the United States" to Cuba upon a "visit of courtesy." The relations between Spain and the United States had been greatly disturbed and it was officially stated that this visit meant simply the resumption of friendly relations with Spain. This visit was approved by the Spanish authorities. She was given her place of mooring by the regular pilot of the port.

On Wednesday morning, February 16, 1898, the Maine was destroyed in Havana Harbor. At the roll call 288 seamen answered not to their names but had perished—but not to fame.

They were from many States but all Americans. They were a brave and splendid crew. They were a part of the courage and sinew of our land. Lieutenant Jenkins was from our own State.

Most of them were young men at a time where life is full of hope, and all the tides of effectation were at their highest and grandest flow.

The destruction of the Maine, while not the immediate cause of the Spanish-American war, was the indirect cause of it. It was the occasion that attracted the whole public mind and aroused the conscience of the American people to a sense of righteous indignation and they demanded in the name of humanity that the cruelties of the Spanish must cease in Cuba. Injustice is blind and Spain paid the penalty.

No people ever gave to the world higher evidence of devotion to liberty than the people of this nation gave when they demanded the withdrawal of Spain from Cuba and resorted to the arbitrament of war to enforce that demand.

Our nation is a nation of peace but it loves justice.

This war annihilated sectional lives and solidified the States.

It announced an old doctrine among the natives of the world, "that we are our brother's keepers."

It elevated, broadened, and realized the courage of the rising generations of our people.

These heroes, like all heroes that fall in a noble cause, shall be held in grateful remembrance by our people as long as virtue, patriotism and gratitude remains among them.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—127.

Aron,	Ewing,	Malie,	Robinson,
Arthur,	Flynn,	Matt,	Rockwell,
Barner,	Forster, I. G.,	McAleer,	Roney,
Benninger,	Foster, J. D.,	McAllister,	Sassaman,
Bigger,	Frey,	McCaig,	Savacool,
Bittles,	Gans,	McClintock,	Schaeffer, A. C.,
Blair, W. A.,	Geary,	McDermott,	Schuck,
Blair, W. F.,	Geiser,	McKay,	Scott, J. R. K.,
Body,	Gibson,	McNichol,	Semmens,
Brown,	Gramley,	Mechling,	Shaffer, C. A.,
Brownlee,	Gransback,	Miller,	Sherwood,
Campbell, C. M.,	Gray, Joseph,	Missimer,	Snyder,
Campbell, J. J.,	Haggerty,	Mitchell,	Spangler,
Carson,	Herman,	Moore,	Speiser,
Carter,	Hess,	Morrow,	Spillinger,
Cheeseman,	Heyburn,	Moses,	Steele,
Claycomb,	Hibshman,	Moulthrop,	Stein,
Cleary,	Hobbs,	Murphy,	Strauss,
Collins,	Howard, J.,	Neel,	Swartz,
Conner,	Isler,	Neely,	Thomas,
Conniff,	Irwin, G. C.,	O'Neill,	Trach,
Conrade,	Irwin, H. H.,	Pennegar,	Ulerich,
Cox,	Jackson,	Pennock,	Ulman,
Currier,	Jones, J. R.,	Perry, S. J.,	Watson,
Curry,	Keegan,	Peters,	Wettach,
Davis,	Keepert,	Piper,	Whitaker,
DeFrees,	Kennedy,	Post,	Whitman,
Dickinson,	Kuhn, H. P.,	Redfield,	Wildman,
Donnelly,	Kuhns, E.G.M.,	Reese,	Wiltbank,
Down,	Letzkus,	Rex,	Zimmerman,
Ehrhardt,	Light,	Rhoads,	Alter,
Fichenberger,	Lowers,	Richards,	Speaker.
Ely,			

NAYS—6.

Benson,	Heidinger,	Rothenberger,	Scott, S. B.,
Glenn,	Metzenbacher,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1502, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—115.

Aron,	Ehrhardt,	Lowers,	Rockwell,
Arthur,	Eichenberger,	Malle,	Roney,
Barner,	Ely,	Mannion,	Sassaman,
Bayle,	Forster, I. G.,	McAleer,	Savacool,
Benninger,	Foster, J. D.,	McAllister,	Schuck,
Bergey,	Frey,	McClintock,	Semmens,
Bigger,	Gans,	McDermott,	Sherwood,
Bittles,	Geary,	McKay,	Snyder,
Blair, W. A.,	Geiser,	McNichol,	Spangler,
Blair, W. F.,	Gramley,	Mechling,	Spillinger,
Brown,	Gransback,	Miller,	Steele,
Brownlee,	Gray, Joseph,	Missimer,	Stein,
Campbell, C. M.,	Haggerty,	Moore,	Strauss,
Campbell, J. J.,	Herman,	Morrow,	Swartz,
Carson,	Hess,	Moses,	Thomas,
Carter,	Heyburn,	Neel,	Trach,
Claycomb,	Hibshman,	Neely,	Ulerich,
Cleary,	Hobbs,	O'Neill,	Ulman,
Collins,	Howard, J.,	Pennegar,	Watson,
Conner,	Isler,	Pennock,	Wettach,
Conniff,	Irwin, G. C.,	Perry, S. J.,	Whitaker,
Conrade,	Keegan,	Peters,	Whitman,
Cox,	Keepert,	Piper,	Wildman,
Curry,	Kennedy,	Post,	Wilson, W. H.,
Davis,	Kitts,	Redfield,	Wiltbank,
Dickinson,	Kuhn, H. P.,	Reese,	Young, J. H.,
Donahoe,	Kuhns, E.G.M.,	Rex,	Zimmerman,
Dunn, H. B.,	Letzkus,	Rhoads,	Alter,
Dunn, J. A.,	Light,	Richards,	Speaker.

NAYS—8.

Benson,	Brosius,	Currier,	Rothenberger,
Bleloch,	Cheeseman,	Metzenbacher,	Scott, S. B.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1505, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—122.

Aron,	Ely,	Lowers,	Robinson,
Arthur,	Flynn,	Malle,	Rockwell,
Barner,	Forster, I. G.,	Mannion,	Roney,
Bayle,	Foster, J. D.,	Matt,	Sassaman,
Benninger,	Frey,	McAleer,	Savacool,
Bigger,	Gans,	McAllister,	Schuck,
Bittles,	Geary,	McCaig,	Semmens,
Blair, W. A.,	Geiser,	McClintock,	Shaffer, C. A.,
Blair, W. F.,	Gibson,	McDermott,	Sherwood,
Body,	Gramley,	McKay,	Snyder,
Brown,	Gransback,	McNichol,	Spangler,
Brownlee,	Gray, Joseph,	Mechling,	Spillinger,
Campbell, C. M.,	Haggerty,	Miller,	Steele,
Campbell, J. J.,	Hemminger,	Missimer,	

Carter,	Herman,	Moore,	Stein,
Claycomb,	Hess,	Morrow,	Strauss,
Cleary,	Heyburn,	Moses,	Swartz,
Collins,	Hibshman,	Moulthrop,	Thomas,
Conniff,	Hobbs,	Murphy,	Trach,
Conrade,	Howard, J.,	Neel,	Ulerich,
Cox,	Isler,	Neely,	Ulman,
Curry,	Irwin, G. C.,	O'Neill,	Watson,
Davis,	Irwin, H. H.,	Pennegar,	Wettach,
DeFrees,	Keegan,	Pennock,	Whitaker,
Dickinson,	Keepert,	Perry, S. J.,	Whitman,
Donahoe,	Kennedy,	Piper,	Wildman,
Donnelly,	Kitts,	Redfield,	Wilson, W. H.,
Dunn, H. B.,	Kuhn, H. P.,	Reese,	Young, J. H.,
Dunn, J. A.,	Kuhns, E.G.M.,	Rex,	Zimmerman,
Ehrhardt,	Letzkus,	Rhoads,	Alter,
Eichenberger,	Light,	Richards,	Speaker.

NAYS—8.

Benson,	Carson,	Lohr,	Rothenberger,
Brosius,	Cheeseman,	Metzenbacher,	Scott, S. B.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1511, entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland County and providing a suitable memorial to the Pioneer Settlers of the Cumberland Valley

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—120.

Aron,	Forster, I. G.,	Mannion,	Rockwell,
Arthur,	Foster, J. D.,	Mather,	Roney,
Barner,	Gans,	Matt,	Sassaman,
Bayle,	Geary,	McAllister,	Savacool,
Benninger,	Geiser,	McDermott,	Schaeffer, A. C.,
Bigger,	Gibson,	McKay,	Schuck,
Bittles,	Gramley,	McNichol,	Semmens,
Blair, W. A.,	Gransback,	Mechling,	Shaffer, C. A.,
Blair, W. F.,	Gray, Joseph,	Miller,	Sherwood,
Body,	Haggerty,	Missimer,	Snyder,
Brown,	Hemminger,	Mitchell,	Spillinger,
Brownlee,	Herman,	Moore,	Steele,
Campbell, C. M.,	Hess,	Morrow,	Stein,
Carson,	Heyburn,	Moulthrop,	Strauss,
Carter,	Hibshman,	Murphy,	Swartz,
Claycomb,	Hobbs,	Neel,	Thomas,
Cleary,	Isler,	Neely,	Trach,
Collins,	Irwin, G. C.,	O'Neill,	Ulerich,
Conner,	Kaiser,	Pennegar,	Ulman,
Conniff,	Kaufman,	Pennock,	Watson,
Conrade,	Keegan,	Perry, S. J.,	Wettach,
Cox,	Kennedy,	Peters,	Whitaker,
Curry,	Kitts,	Piper,	Whitman,
Davis,	Kuhn, H. P.,	Post,	Wildman,
DeFrees,	Kuhns, E.G.M.,	Redfield,	Wilson, W. H.,
Dickinson,	Letzkus,	Reese,	Wiltbank,
Donahoe,	Light,	Reeser,	Young, J. H.,
Dunn, H. B.,	Lowers,	Rex,	Zimmerman,
Ehrhardt,	Eichenberger,	Richards,	Alter,
Flynn,	Malle,		Speaker.

NAYS—11.

Benson,	Irwin, H. H.,	McClintock,	Rothenberger,
Brosius,	Lohr,	Metzenbacher,	Scott, S. B.,
Currier,	McAleer,	Moses,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 19, entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—120.

Aron,	Foster, J. D.,	McAleer,	Sassaman,
Barner,	Frey,	McAllister,	Savacool,
Bayle,	Gans,	McCaig,	Schaeffer, A. C.
Benninger,	Geary,	McDermott,	Schuck,
Bigger,	Geiser,	McKay,	Semmens,
Rittles,	Gibson,	McNichol,	Shaffer, C. A.,
Blair, W. A.,	Gramley,	Mechling,	Sherwood,
Blair, W. F.,	Gransback,	Miller,	Snyder,
Body,	Gray, Joseph,	Missimer,	Spangler,
Brownlee,	Hagerty,	Mitchell,	Speiser,
Burnett,	Hemminging,	Moore,	Spillinger,
Campbell, C. M.,	Herman,	Morrow,	Steele,
Campbell, J. J.,	Hess,	Moses,	Stein,
Carter,	Heyburn,	Moulthrop,	Strauss,
Claycomb,	Hibshman,	Murphy,	Swartz,
Cleary,	Hobbs,	Neel,	Thomas,
Collins,	Howard, J.,	Neely,	Trach,
Conner,	Isler,	O'Neill,	Ulerich,
Cox,	Irwin, G. C.,	Pennegar,	Ulman,
Curry,	Jackson,	Pennock,	Watson,
Davis,	Keegan,	Perry, S. J.,	Wettach,
DeFrees,	Keepert,	Peters,	Whitaker,
Dickinson,	Kennedy,	Piper,	Whitman,
Donahoe,	Kitts,	Redfield,	Wildman,
Donnelly,	Kuhn, H. P.,	Reese,	Wilson, W. H.
Dunn, H. B.,	Kuhns, E.G.M.,	Rex,	Wiltbank,
Ehrhardt,	Letzkus,	Rhoads,	Young, J. H.,
Eichenberger,	Light,	Richards,	Zimmerman,
Ewing,	Lowery,	Robinson,	Alter,
Flynn,	Malie,	Rockwell,	Speaker.
Forster, I. G.,	Mannion,	Roney,	

NAYS—9.

Benson,	Currier,	McClintock,	Rothenberger,
Brosius,	Lohr,	Metzenbacher,	Scott, S. B.,
Carson,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 720, as follows:

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stony Creek.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Water Supply Commission for the purpose of dredging deepening and improving the Conemaugh River below Stony Creek at Johnstown so as to safeguard the health and lives and property of citizens of this Commonwealth. The expenditure of said moneys shall be made under such regulations as may be prescribed by the Auditor General.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1553, entitled:

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Chief Factory Inspector to see that this act is enforced and providing a penalty for violation thereof.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm or corporation being the owner or lessee of any mine factory or other place of business wherein ten or more persons shall be employed at one

time containing machinery operated by stationery engines supplied with steam from boilers located in or about said mine factory or other place of business shall on or before the first day of January one thousand nine hundred and fourteen supply and equip each of the boilers used in or about the premises for the above purposes with an Automatic Feed Water Regulator equipped with a high and low water alarm of the design approved by the Chief Factory Inspector and shall maintain the said regulator in good repair and working efficiency.

On the question,

Will the House agree to the section?

Mr. GEORGE C. IRWIN. Mr. Speaker, I desire to offer the following amendment.

The amendment was read by the Clerk.

Section 1, line 14. Strike out "Chief Factory Inspector" and insert "Commission of Labor and Industry".

On the question,

Will the House agree to the amendment?

It was agreed to.

The section as amended was then agreed to.

The second section was read as follows:

Section 2 It shall be the duty of the Chief Factory Inspector his deputy or deputies to take such means as he or they may deem necessary to enforce the provisions of this act and to notify the owners or lessees of mines factories and other places of business coming within the terms of this act of that fact a reasonable time after its passage so that they may properly equip all boilers on or before the first day of July nineteen hundred and fourteen.

On the question,

Will the House agree to the section?

Mr. G. C. IRWIN. Mr. Speaker, I desire to offer the following amendment.

The amendment was read by the Clerk.

Section 2, lines 1 and 2. Strike out "Chief Factory Inspector" and insert "Commissioner of Labor and Industry".

On the question,

Will the House agree to the amendment?

It was agreed to.

The section as amended was then agreed to.

The third section was read as follows:

Section 3 Any such person or persons who shall fail to comply with the order of the Chief Factory Inspector under the terms of this act shall be deemed guilty of a misdemeanor and upon conviction shall be liable to a fine of not less than fifty dollars (\$50) nor more than five hundred dollars (\$500) or imprisonment in the county jail for a term of not less than ten days or more than ninety days or both in the discretion of the court.

On the question,

Will the House agree to the section?

Mr. G. C. IRWIN. Mr. Speaker, I desire to offer the following amendment.

The amendment was read by the Clerk.

Section 3, line 2. Strike out "Chief Factory Inspector" and insert "Commissioner of Labor and Industry".

On the question,

Will the House agree to the amendment?

It was agreed to.

The section as amended was then agreed to.

The fourth section was read and agreed to as follows:

Section 4 All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

The title was read as follows:

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Chief Factory Inspector to see that this act is enforced and providing a penalty for violation thereof.

On the question,

Will the House agree to the title?

Mr. G. C. IRWIN. Mr. Speaker, I desire to offer the following amendment:

The amendment was read by the Clerk.

Title line five. Strike out "Chief Factory Inspector" and insert "Commissioner of Labor and Industry".

On the question,
Will the House agree to the amendment?
It was agreed to.

The title as amended was then agreed to.
And said bill having been read at length the second time
and agreed to, as amended,

Ordered, To be transcribed for a third reading.
Agreeably to order,

The rule requiring bills to be considered in committee of
the whole being in this case dispensed with,

The House proceeded to the second reading and considera-
tion of House Bill No. 2219, as follows:

An Act making an appropriation to the Brethren Home
Neffsville Lancaster County Pennsylvania

Section 1 Be it enacted by the Senate and House of Rep-
resentatives of the Commonwealth of Pennsylvania in Gen-
eral Assembly met and it is hereby enacted by the authority
of the same That the sum of four thousand dollars (\$4,-
000.00) or so much thereof as may be necessary is hereby
specifically appropriated to the Brethren Home located at
Neffsville Lancaster county Pennsylvania for the purpose
of maintenance during the two fiscal years beginning June
first one thousand nine hundred and thirteen

And said bill having been read at length the second time,
and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of
the whole being in this case dispensed with,

The House proceeded to the second reading and considera-
tion of House Bill No. 2227, as follows:

An Act making an appropriation to certain members of the
House of Representatives of the Commonwealth of Pennsylv-
ania session of one thousand nine hundred and thirteen for
expenses incurred by them as members of the Committee on
Committees and for clerical assistance therefor

Section 1 Be it enacted by the Senate and House of Repre-
sentatives of the Commonwealth of Pennsylvania of Pennsylv-
ania in General Assembly met and it is hereby enacted by the
authority of the same That the sum of four hundred forty-
one dollars and forty-nine cents (\$441.49) be and the same is
hereby specifically appropriated to the several members of the
Committee on Committees of the House of Representatives of
the Commonwealth of Pennsylvania session of one thousand
nine hundred and thirteen for necessary expenses incurred by
them in the performance of their duties as members of said
committee as follows

To the Honorable George W. Allen the sum of seventy-eight
dollars and thirty-six cents (\$78.36) or so much thereof as may
be necessary

To the Honorable Charles A. Ambler the sum of nineteen
dollars and forty cents (19.40) or so much thereof as may be
necessary

To the Honorable Edward R. Benson the sum of eleven dol-
lars (\$11.00) or so much thereof as may be necessary.

To the Honorable John M. Flynn the sum of twenty-one dol-
lars and seventeen cents (21.17) or so much thereof as may be
necessary

To the Honorable John Robert Jones the sum of ten dollars
and twenty-five cents (\$10.25) or so much thereof as may be
necessary

To the Honorable John T. Matt the sum of seventeen dollars
and sixty-eight cents (\$17.68) or so much thereof as may be
necessary

To the Honorable Alonzo P. Moulthrop the sum of eighteen
dollars and eighty cents (\$18.80) or so much thereof as may
be necessary

To the Honorable Frank H. Rockwell the sum of twelve dol-
lars and eighty-eight cents (\$12.88) or so much thereof as may
be necessary

To the Honorable S. B. Scott the sum of sixteen dollars and
fifty-five cents (\$16.55) or so much thereof as may be necessary

To the Honorable Daniel J. Shern the sum of nine dollars
and twenty cents (9.20) or so much thereof as may be necessary

To the Honorable William H. Wilson the sum of sixteen dol-
lars and twenty cents (\$16.20) or so much thereof as may be
necessary

To Louis A. Irvin for clerical and stenographic services ren-
dered said committee the sum of one hundred and five dollars
(\$105.00) or so much thereof as may be necessary

To Willard R. Black for clerical and stenographic services
rendered said committee the sum of one hundred and five dol-
lars (\$105.00) or so much thereof as may be necessary

Section 2 The said amounts shall be paid on warrant of the
Auditor General on the State Treasurer upon specifically item-
ized vouchers approved by the Speaker of the House of Rep-
resentatives

And said bill having been read at length the second time,
and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final pas-
sage of H. R. bill No. 1315, as follows:

An Act making an appropriation to the trustees of the State
Hospital for the Criminal Insane at Fairview Wayne
County and authorizing the board of trustees to perform
certain work of construction in connection therewith

Section 1 Be it enacted by the Senate and House of Rep-
resentatives of the Commonwealth of Pennsylvania in Gen-
eral Assembly met and it is hereby enacted by the authority
of the same That the sum of four hundred and five thou-
sand and eighty dollars (405,080) or so much thereof as may
be necessary be and the same is hereby specifically appro-
priated to the trustees of the State Hospital for the Criminal
Insane at Fairview Pennsylvania for the two fiscal years be-
ginning June first one thousand nine hundred and thirteen
for the following purposes namely

For the construction of buildings roads walls conduits
pipe lines drains fences and the work of clearing land and
grading the sum of two hundred eighty thousand one hun-
dred and eighty (\$280,180) dollars

For furnishing and equipping for occupancy and use (in-
cluding additional boilers) the buildings of said institution
the sum of nineteen thousand (\$19,000) dollars

For the stocking operating and equipping of the farm the
sum of seven thousand nine hundred (\$7,900) dollars

For the maintenance treatment and care of the patients
in said institution including expenses of trustees salaries
wages labor and repairs the sum of seventy-five thousand
(\$75,000) dollars

For the purchase of additional real estate the sum of
twenty thousand (\$20,000) dollars

For the building and extension of railroad siding the sum
of three thousand (\$3,000) dollars

It is further provided that the said board of trustees by
reason of the peculiar conditions and environments con-
nected with the location and situation of the State Hospital
for the Criminal Insane at Fairview and the materials and
equipment at hand may and are hereby authorized and em-
powered to construct roads driveways walks pipe lines
drains ducts conduits fences and the work of clearing land
and do such grading as necessary and build such frame or
cement buildings for farm purposes as they may deem ad-
visable by the employment of such inmate labor as is avail-
able and such other labor skilled and unskilled as may be
necessary and purchase such other materials machinery and
equipment as may be required and pay for the same out of
the money appropriated in this act for the "construction
of buildings roads driveways walks pipe line drains ducts
conduits fences and the work of clearing land and grading"
for which itemized bills shall be rendered to the Auditor
General the same as heretofore has been done by the said
board of trustees

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—202.

Adams,	Ely,	Leslie,	Richards,
Allen,	Ewing,	Letzkus,	Robinson,
Alworth,	Flynn,	Light,	Rockwell,
Ambler,	Forster, I. G.,	Lour,	Roney,
Aron,	Foster, J. D.,	Lowes,	Rothenberger,
Arthur,	Frey,	Male,	Runk,
Baldwin, G. A.,	Gans,	Mannion,	Sassaman,
Baldwin, R. J.,	Geary,	Martin,	Savacool,
Barnes,	Geiser,	Mather,	Schaeffer, A. C.
Bass,	Gibson,	Matt,	Schuck,
Bayle,	Glenn,	McAleer,	Scott, J. R. K.,
Becker,	Good,	McAllister,	Scott, S. B.,
Benninger,	Goss,	McArdie,	Semmens,
Benson,	Grabe,	McCaig,	Shaffer, C. A.,
Bergey,	Gramley,	McClintock,	Shaffer, I. E.,
Bernthelzel,	Gransback,	McDermott,	Sherwood,
Bigger,	Gray, Frank,	McNichol,	Showalter,
Bittles,	Gray, Joseph,	Mechnig,	Smith, J. W.,
Blair, W. A.,	Hackett,	Miller,	Smith, L.,
Blair, W. F.,	Haggerty,	Missimer,	Snively,
Bielloch,	Heidinger,	Mitchell,	Snyder,
Body,	Hemminger,	Moore,	Spangler,
Brosius,	Herman,	Morrow,	Speiser,
Brown,	Hess,	Moses,	Steedle,
Brownlee,	Heyburn,	Moulthrop,	Steele,
Burnett,	Hibshman,	Murphy,	Stein,
Caldwell,	Hobbs,	Musser,	Stone,
Campbell, C. M.,	Hoffman,	Mellott,	Strauss,
Campbell, J. J.,	Howard, J.,	Metzenbacher,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Irwin, H. H.,	North,	Uman,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Jones, E. E.,	Peachey,	Walsh,
Conner,	Jones, J. R.,	Pennegar,	Walton,
Conniff,	Kaiser,	Pennock,	Watson,
Conrade,	Kaufman,	Perry, H. L.,	Wettach,
Cox,	Keegan,	Perry, S. J.,	Whitaker,
Currier,	Kenna,	Peters,	Whitman,
Curry,	Kennedy,	Piper,	Wildman,
Davis,	Kern,	Post,	Williams,
DeFrees,	Kitts,	Price,	Wilson, J. H.,
Dickinson,	Klepper,	Ramsey,	Wilson, J. H.,
Donahoe,	Kuhn, H. P.,	Redfield,	Wiltbank,
Donnelly,	Kuhns, E. G. M.,	Reese,	Young, G. K.,
Down,	Lanius,	Reeser,	Young, J. H.,
Dunn, H. B.,	Latshaw,	Rex,	Zimmerman,
Dunn, J. A.,	Lenker,	Rhoads,	Alter,
Eichberger,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1738, as follows:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall have unlawful carnal knowledge of a woman forcibly and against her will shall be guilty of a felony and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) and to undergo an imprisonment by separate or solitary confinement at labor or a simple imprisonment not exceeding fifteen years

Section 2 Any person shall be guilty of a felony who being of the age of sixteen years or upwards shall unlawfully and carnally know and abuse any woman child under the age of sixteen years with or without her consent and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) and to undergo an imprisonment by separate or solitary confinement at labor as follows if the child be under the age of twelve years an imprisonment not exceeding twenty-five years if of the age of twelve years or over and under the age of fourteen years an imprisonment not exceeding twenty years if of the age of fourteen years or over and under the age of sixteen years an imprisonment not exceeding ten years if of the age of sixteen years an imprisonment not exceeding five years Any person shall be guilty of a felony who being of the age of eighteen years or upwards shall unlawfully and carnally know and abuse any woman child between the ages of sixteen and eighteen years with or without her consent and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars and to undergo an imprisonment at separate and solitary confinement at labor not exceeding five years

Upon the trial of any defendant charged with the unlawful carnal knowledge and abuse of a woman child under the age of eighteen years if the jury shall find that such woman child was not of good repute and that the carnal knowledge was with her consent the defendant shall be acquitted of the felonious rape and convicted of fornication only If by the admission of the woman child or otherwise it be known that she has had wilful intercourse with male persons or has been guilty of unchaste or immodest conduct the jury may infer that she was not of good repute

Section 3 All acts and parts of acts inconsistent with or supplied by this act are repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—119.

Aron,	Donahoe,	Kuhn, H. P.,	Reese,
Arthur,	Ehrhardt,	Kuhns, E.G.M.,	Rex,
Barner,	Eichenberger,	Letzkus,	Rhoads,
Bayle,	Ely,	Light,	Rockwell,
Benson,	Ewing,	Mannion,	Roney,
Bergey,	Flynn,	Matt,	Rothenberger,
Bigger,	Foster, I. G.,	McAlier,	Sassaman,
Bitles,	Gans,	McAllister,	Savacool,
Blair, W. A.,	Gibson,	McClintock,	Schuck,
Blair, W. F.,	Good,	McDermott,	Scott, S. B.,
Bleloch,	Grabe,	McKay,	Snyder,
Body,	Gramley,	McNichol,	Spangler,
Brosius,	Gransback,	Mechling,	Spenser,
Brown,	Gray, Joseph,	Miller,	Spillinger,
Brownlee,	Haggerty,	Missimer,	Strauss,
Campbell, C. M.,	Hemminger,	Mitchell,	Swartz,
Campbell, J. J.,	Herman,	Moore,	Thomas,
Carson,	Hess,	Morrow,	Trach,
Carter,	Heyburn,	Moses,	Ulerich,
Claycomb,	Hibshman,	Murphy,	Ulman,
Cleary,	Hobbs,	Neel,	Watson,
Collins,	Howard, J.,	Neely,	Wettach,
Conner,	Isler,	O'Neill,	Whitaker,
Conniff,	Irwin, G. C.,	Pennegar,	Whitman,
Conrade,	Jackson,	Pennock,	Wildman,
Cox,	Keegan,	Peters,	Wilson, W. H.,
Currier,	Keepert,	Piper,	Wiltbank,
Curry,	Kennedy,	Post,	Young, J. H.,
Davis,	Kern,	Ramsey,	Zimmerman,
DeFrees,		Redfield,	Alter,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 636.

An Act to amend the first section of an act entitled "An Act authorizing banks chartered under the laws of the Commonwealth of Pennsylvania to loan money on the security of bonds and mortgages on real estate and to invest their funds in bonds mortgages notes and other interest bearing securities and obligations" approved the tenth day of July Anno Domini one thousand nine hundred and one Pamphlet Laws six hundred and thirty-nine by defining more definitely the amount of money banks may loan on the security of and the amount said banks may invest in bonds and mortgages on real estate

Senate Bill No. 987.

An Act making a chief burgess of a borough eligible to the office for the next succeeding term

Senate Bill No. 216.

An Act making an appropriation for the payment to one John J Devitt for services rendered due him as a member of the Mine Inspectors Examining Board for the counties Schuylkill Northumberland Columbia and Dauphin which was not paid him

Senate Bill No. 251.

An Act making an appropriation to carry out further the provisions of the act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act making an appropriation for the improvement of the State canal basins at the port of Erie by dredging said basins for widening the piers and bridge over the water channel between the said canal basins and erecting certain walls in the same for the protection of the said State canal basins with harbor of Erie authorizing the appointment of a commission to make said improvements and providing for regulating the manner in which said basins shall be used by the public and kept in repairs"

Senate Bill No. 263.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and thirteen

Senate Bill No. 300.

An Act to protect the health and lives of employes in certain occupations by requiring the use of blowers or similar apparatus in connection with certain kinds of machinery and specifying the equipment to be used in connection therewith regulating the use of such blowers and apparatus and providing penalties for violation of this act

Senate Bill No. 301.

An Act making an appropriation for the improvement of the port of Erie by constructing a modern commercial steamboat landing or wharf upon State lands within the harbor of Erie authorizing the appointment of a commission to construct same and providing for regulating the manner in which said wharf shall be used by the public and kept in repair

Senate Bill No. 357.

An Act making an appropriation to Emma Lorah mother of Bruce L Lorah formerly an Assistant Range-Master in the Ninth Regiment National Guard of Pennsylvania

Senate Bill No. 371.

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland County Pennsylvania for its maintenance and support for the two fiscal years beginning June first one thousand nine hundred and thirteen for the removal of power plant for furnishings equipment and repairs alterations and changes in buildings completion of nurses' and superintendent's residence and providing the manner of payment of said appropriation

Senate Bill No. 388.

A Supplement to an act entitled "An Act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and

the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 396.

An Act making an appropriation to the Western State Penitentiary

Senate Bill No. 397.

An Act making an appropriation to reimburse the several counties in the Western Penitentiary district for a certain sum of money paid into the State Treasury

Senate Bill No. 506.

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Kerr Street in the city of Harrisburg in front of the State Arsenal

Senate Bill No. 564.

An Act to refund to Aaron Hershenson of McKean County money paid for license to sell oleomargarine

Senate Bill No. 649.

An Act making an appropriation to carry into operation the provisions of an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act to authorize the completion of a dike or dikes for the protection of property adjacent to the Delaware River in Falls township Bucks county and the payment of all monies still due for work heretofore done on the said dike or dikes and making an appropriation therefor"

Senate Bill No. 874.

An Act providing for compensation of the members of the commission to revise and codify the present anthracite mining laws for their services in attendance upon the meetings of the commission which commission was appointed under the provisions of an act entitled "An Act authorizing the appointment of a commission to revise and codify the present anthracite mining laws defining its powers and duties and making an approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven fixing their compensation at ten dollars (\$10.00) per day and making an appropriation to defray the expense thereof

Senate Bill No. 936.

An Act directing the State Librarian to cause certain old church records of this State to be translated preserved and published and making an appropriation therefor

Senate Bill No. 1047.

A Supplement to an act entitled "An Act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forest reserves by the Department of Forestry" approved the twenty-fifth day of February Anno Domini one thousand nine hundred and one Pamphlet Laws page eleven authorizing the Department of Forestry to designate certain of the foresters within its employ to act as District Foresters in the performance of general forest work other than within the State Forests

Senate Bill No. 1048.

An Act making an appropriation for the purpose of erecting a protection and retaining wall and filling the washout caused by floods of the Beaver and Ohio Rivers and by the erection of dam number one and the abutment thereto of the Beaver division of the Pennsylvania Canal at Bridge-water Pennsylvania

Senate Bill No. 1170.

An Act refunding to Frank Bolger E-Treasurer of Bedford County certain moneys by him erroneously paid into the State Treasury

Senate Bill No. 1273.

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving McClay street in the city of Harrisburg in front of the Pennsylvania State Lunatic Hospital

Senate Bill No. 1281.

An Act defining the water resources of the Commonwealth providing for the taking of an inventory thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing penalties for violation of this act and making an appropriation to carry the same into effect

Senate Bill No. 1346.

An Act providing for the reimbursement for loss or damage sustained by the breaking of a dam near Austin Potter county and making an appropriation therefor

Senate Bill No. 1393.

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth

Senate Bill No. 1575.

A Joint Resolution providing for the appointment of a commission to select and purchase a silver service for the battleship "Pennsylvania" and making an appropriation therefor and providing for the appointment of a committee to arrange for the presentation exercises

Whereupon, the Speaker in the presence of the House signed the same.

ADJOURNMENT.

The SPEAKER. The Chair would suggest that as there is nothing on the calendar which would make it necessary for the House to meet at the regular time to-morrow morning, it might be better to conserve the strength of the members to take a good sleep to-morrow morning in preparation of the hard work of the week. I don't suppose there will be any calendar before noon.

Mr. HESS. Mr. Speaker, I move that this House do now adjourn until one o'clock to-morrow.

The motion was agreed to and (at 11:58 o'clock P. M.) the House adjourned to meet to-morrow at one o'clock P. M.

Legislative Journal.

Session 1913

120th of the General Assembly

VOL. 2.

HARRISBURG, PA., TUESDAY, JUNE 24, 1913.

No. 89.

SENATE.

TUESDAY, June 24, 1913.

The Senate met at 11 o'clock A. M.

The PRESIDENT (Lieutenant Governor John M. Reynolds) in the Chair.

PRAYER.

The Rev. Harry Nelson Bassler offered the following prayer:

Heavenly Father, in whose presence there is fullness of joy and lasting peace and in whose hands are the lives of all people. To Thee we come in our morning devotions praying a Father's love and a Father's protection and care to be upon us, so that this day in all our doings we may serve Thee aright, fill our place as men and do our part as citizens. We pray this morning for those who are at home. May Thy love keep them and bless them. We pray that Thou wilt strengthen the presiding officer for the duties of this day and finally bring us all into Thy presence above. Amen.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BUCKMAN, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

AGAINST EMPLOYER'S LIABILITY BILL.

Mr. JARRETT presented petitions of Wayne Center Grange No. 1402 P. of H. and Varnon Grange No. 936 P. of H. against Employers' Liability bill.

Which were referred to the Committee on Corporations.

AGAINST CHANGING ROUTE OF STATE HIGHWAY BETWEEN FRANKLIN AND MEADVILLE.

Mr. JARRETT presented petition of citizens of Mercer and Venango Counties against changing the route of the State Highway between Franklin and Meadville.

Which was referred to the Committee on Public Roads and Highways. q

REPORTS FROM COMMITTEES.

Mr. GRAFF, from the Committee on Insurance reported as committed, Senate Bill No. 989, entitled:

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation Law of one thousand nine hundred thirteen

Mr. KNAPP, from the Committee on Banks and Building and Loan Associations, reported as amended, Senate Bill No. 1384, (House Bill No. 1019), entitled:

An Act providing for the liquidation of assets and dissolution of corporations under the supervision of the Commissioner of Banking and providing for the conservation and management of such corporations and their business.

Mr. McILHENNY, from the Committee on Judiciary General reported with a favorable recommendation all the

nominations received from His Excellency, the Governor of the Commonwealth, at yesterday's session and those received on Friday, June 20, 1913.

Mr. SPROUL, from the Committee on Finance reported as committed the following concurrent resolution:

Resolved (if the House of Representatives concur) That the Committee to revise the Corporation and Revenue Laws of the Commonwealth be and it is hereby authorized to have printed three thousand (3,000) additional copies of its last report one thousand (1,000) copies for the use of the Senate twelve hundred and fifty (1,250) copies for the use of the House of Representatives, two hundred and fifty (250) copies for the use of the Legislative Reference Bureau and five hundred (500) copies for the use of the committee at a cost not to exceed fifteen hundred dollars (\$1,500) which shall be provided for in the General Appropriation Bill

CONSIDERATION OF CONCURRENT RESOLUTION AUTHORIZING THE PRINTING OF ADDITIONAL COPIES OF THE REPORT OF THE COMMITTEE TO REVISE THE CORPORATION AND REVENUE LAWS OF THE COMMONWEALTH.

Mr. SPROUL. Mr. President. I ask unanimous consent that Rule 39 be suspended in order to have this resolution considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

The resolution was twice read as follows, considered and agreed to:

Resolved (if the House of Representatives concur) That the Committee to revise the Corporation and Revenue Laws of the Commonwealth be and it is hereby authorized to have printed three thousand (3,000) additional copies of its last report one thousand (1,000) copies for the use of the Senate twelve hundred and fifty (1,250) copies for the use of the House of Representatives, two hundred and fifty (250) copies for the use of the Legislative Reference Bureau and five hundred (500) copies for the use of the committee at a cost not to exceed fifteen hundred dollars (\$1,500) which shall be provided for in the General Appropriation Bill

REPORT OF COMMITTEE.

Mr. SPROUL, from the the Committee on Finance reported as committed the following concurrent resolution:

Whereas The Committee to Revise the Corporation and Revenue Laws of Pennsylvania authorized by concurrent resolution of May twenty-fourth one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and fifty-one) has made a report of its investigations and findings to the present Legislature

Whereas Owing to the many complex questions that have come before it for consideration and the great diversion of opinion as to the proper method of taxation et cetera it is deemed advisable to continue said investigation therefore be it

Resolved (if the House of Representatives concur) That the President pro tempore of the Senate shall appoint three members of the present Senate and the Speaker of the House of Representatives shall appoint three members of the present House of Representatives who with the present President pro tempore of the Senate and the present Speaker of the House of Representatives shall constitute a joint committee whose duty it shall be to further consider the laws of this Commonwealth relating to corporations and to revenue and the practical workings thereof and to make a final report thereof to the General Assembly in January one thousand nine hundred and fifteen together with a draft of such act or acts and such other recommendations as it may deem necessary to effect a uniform system of taxation on all subjects in Pennsylvania. Such committee shall have power to elect its own chairman to sit after the adjournment of the Legislature to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid Its expenditures shall be limited to the amount provided therefor in the General Appropriation Bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the Chairman of said Committee

Said Committee shall also have power to issue subpoenas signed by its chairman requiring the attendance of persons and the production of books and papers which in its judgment will assist in the performance of its duties aforesaid

CONSIDERATION OF CONCURRENT RESOLUTION FOR THE APPOINTMENT OF COMMITTEE TO FURTHER CONSIDER THE LAWS RELATING TO CORPORATIONS AND TO REVENUE.

Mr. SPROUL. Mr. President, I ask unanimous consent that Rule 39 be suspended in order to have this resolution considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

The resolution was twice read as follows, considered and agreed to:

Whereas The Committee to Revise the Corporation and Revenue Laws of Pennsylvania authorized by concurrent resolution of May twenty-fourth one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and fifty-one) has made a report of its investigations and findings to the present Legislature

Whereas Owing to the many complex questions that have come before it for consideration and the great diversion of opinion as to the proper method of taxation et cetera it is deemed advisable to continue said investigation therefore be it

Resolved (if the House of Representatives concur) That the President pro tempore of the Senate shall appoint three members of the present Senate and the Speaker of the House of Representatives shall appoint three members of the present House of Representatives who with the present President pro tempore of the Senate and the present Speaker of the House of Representatives shall constitute a joint committee whose duty it shall be to further consider the laws of this Commonwealth relating to corporations and to revenue and the practical workings thereof and to make a final report thereof to the General Assembly in January one thousand nine hundred and fifteen together with a draft of such act or acts and such other recommendations as it may deem necessary to effect a uniform system of taxation on all subjects in Pennsylvania. Such committee shall have power to elect its own chairman to sit after the adjournment of the Legislature to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid Its expenditures shall be limited to the amount provided therefor in the General Appropriation Bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the Chairman of said Committee

Said Committee shall also have power to issue subpoenas signed by its chairman requiring the attendance of persons and the production of books and papers which in its judgment will assist in the performance of its duties aforesaid

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

APPROVAL OF CONCURRENT RESOLUTION RECALLING SENATE BILL 950 FROM THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 18, 1913.
the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have his day approved and signed Concurrent Resolution from the Senate and House of Representatives, recalling from the Governor for the purpose of amendment Senate Bill No. 950, entitled "An Act regulating the offering or operation of automobile vehicles for hire in cities of the first class providing for the licensing of said vehicles providing for the licensing of operators chauffeurs or solicitors for said vehicles authorizing them to solicit business upon the highway authorizing the making of regulations by the Department of Public Safety in said cities governing the operation of said vehicles and operators thereof and providing penalties for the violation thereof."

JOHN K. TENER.

RECONSIDERATION OF VOTE ON SENATE BILL, NO. 950.

Mr. SHEATZ. Mr. President, I move to reconsider the vote by which Senate Bill No. 950, entitled:

An Act regulating the offering or operation of automobile vehicles for hire in cities of the first class providing for the licensing of said vehicles providing for the licensing of operators chauffeurs or solicitors for such vehicles authorizing them to solicit business upon the highway authorizing the making of regulations by the Department of Public Safety in said cities governing the operation of said vehicles and operators thereof and providing penalties for the violation thereof

passed finally.

The PRESIDENT. How did the Senator vote.

Mr. SHEATZ. Mr. President, I voted "Aye."

Mr. BUCKMAN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. BUCKMAN. Mr. President, I voted "Aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. SHEATZ. Mr. President, I move to reconsider the vote by which this bill passed third reading.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. SHEATZ. Mr. President, I move that this bill be recommitted to the Committee on Municipal Affairs.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. McILHENNY.

That Rule 38, which requires nominations made by the Governor, to lie on the table one day be dispensed with, and the Senate do now resolve itself into Executive Session. for the purpose of acting upon all the nominations reported at to-day's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. McILHENNY.

That the Senate do advise and consent to the nominations reported.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleran,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

BILL ON THIRD READING RECALLED FROM THE GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 77, entitled:

An Act to exempt from the payment of inheritance taxes bequests and devise to institutions of purely public charity

Said bill having been recalled from the Governor for amendment.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Alexander,	Gyger,	Magee,	Sensenich,
Beidleman,	Hoke,	McNichol,	Sheatz,
Catlin,	Homsher,	McNichols,	Snyder,
Cooper,	Hunter,	Miller,	Sones,
Daix,	Jarrett,	Mills,	Sproul,
DeWitt,	Judson,	Morgan,	Vare,
Farley,	Knapp,	Nulty,	Wasbers,
Graff,	Kurtz,	Salus,	

NAYS—1.

Buckman,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

CONCURRENT RESOLUTION RETURNING TO THE GOVERNOR SENATE BILL NO. 77.

Mr. SPROUL. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SPROUL offered the following resolution which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur) That Senate Bill No. 77 entitled:

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity which was recalled from the Governor for the purpose of amendment, be returned to the Governor without amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORT OF COMMITTEE OF CONFERENCE.

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on Senate Bill No. 994, as follows:

To the Members of the Senate and House of Representatives: We, the undersigned Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering Senate bill No. 994, entitled "An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State highways and providing a method of condemnation procedure", beg leave to submit the following amended bill as our report:

JOHN W. HOKE,
WALTER McNICHOL,
JOSEPH HEACOCK,
Committee on the part of Senate.

R. R. DOWN,
CHARLES A. AMBLER,
MICHAEL R. HOFFMAN,
Committee on the part of the House of Representatives.

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure

Whereas There are a number of canals in this Commonwealth that have been abandoned and are no longer used for the purpose for which they were intended and

Whereas There are a number of abandoned rights of ways of canals railroad and railways that have not been used occupied or built upon which canals railroads and railway rights of way can be used to a great advantage in the relocation construction and improvement of the public highways of the Commonwealth therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Highway Commissioner be and is hereby authorized to take over in his discretion for the use of the State Highway Department any abandoned canal or any part thereof that is no longer used for the purpose for which it was intended except where such abandoned canal is used or occupied by a railroad or railway in actual operation or any abandoned right of way of a railroad or railway and rights of way or railways that have not been used occupied or built upon for a period of not less than five years for the purpose of relocating public highways constructing them as State highways when such abandoned canals and rights of way extend in the general direction as that of the State highway originally projected

Section 2 When it is desired to locate a State Highway on any such abandoned canal or any portion thereof or on any abandoned right of way of a railroad or railway company that has not been used occupied or built upon for a period of five years it shall be the duty of the State Highway Commissioner for and in behalf of the Commonwealth by amicable agreement to purchase said right or rights of way or such part thereof as may be necessary for the locating of said State Highway from the owner or owners thereof and if a fair and reasonable price which shall be approved by the Governor for said right of way or part thereof cannot be agreed upon it shall then be lawful for the State Highway Commissioner to proceed to secure such right or rights of way under the methods of procedure as is provided for in the ninth section of the act of May thirty-one one thousand nine hundred and eleven (Pamphlet laws four hundred and sixty-eight) as amended by the act of Assembly approved April ——— Anno Domini one thousand nine hundred and thirteen to condemn and take over turnpike roads

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Washers,
Gerberich,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 621, (House Bill No. 197), as follows:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time when returns shall be made of marriages solemnized to the clerk of the orphan's court and prescribing the duties of the clerk of the orphan's court

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no license to marry shall be issued except upon written and verified application to the clerk of the Orphans' Court Such application shall contain a statement of the full Christian name and surname color occupation birthplace residence and ages of the parties whether the marriage contemplated is the first second or other marriage and that neither of the contracting parties is afflicted with a transmissible disease together with the full Christian name and surname residence color occupation and birthplace of their parents including the maiden name of the mother together with such other facts as may be necessary to determine whether any legal impediment to the proposed marriage exists Such application shall be recorded by the clerk together with the license and certificate of marriage in a book provided for that purpose which book shall be a public record

Section 2 Applications for license to marry shall be uniform throughout the State and it is hereby made the duty of the State Department of Health to furnish a form therefor to the several clerks at once upon the approval of this act Provided That said State Department of Health may revise said forms so furnished from time to time as may be advisable

Section 3 No license to marry shall be issued where either of the contracting parties is an imbecile epileptic of unsound mind or under guardianship as a person of unsound mind nor to any male person who is or has been within five years an inmate of any county asylum or home for indigent persons unless it satisfactorily appears that the cause of such condition has been removed and that such male applicant is physically able to support a family or if at the time of making application either of the contracting parties is under the influence of any intoxicating liquor or narcotic drug and no license shall be valid for a longer period than sixty days from the date of issue

Section 4 In those cases when the right to a license is not made to appear the clerk shall refuse to issue the same At once upon such refusal he shall certify the proceeding to the proper Orphans' Court without formality or expense to the application who shall be notified by him of such action Such application shall thereupon be at the earliest practicable time heard by the judge of said court without a jury in court or in chambers during the term or in vacation as the case may be and his finding that a license ought to issue or ought not to issue shall be final and the clerk shall act in accordance therewith the true intent of this section being to secure for the applicants a hearing by said judge without affirmative action by said applicants and to give notice to them of such hearing its time and place without delay or expense

Section 5 All acts or parts of acts conflicting with the provisions of this act be and the same are hereby repealed Provided That nothing in this act shall be construed to authorize the marriage of persons not of legal age without the consent of parents or guardians as now provided by law

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BEIDLEMAN. Mr. President, I move that the vote by which this bill passed third reading be reconsidered.

Mr. HUFFMAN. Mr. President, I second the motion. The motion was agreed to.

BILL RECOMMENDED.

Mr. BEIDLEMAN. Mr. President, I move that this bill be recommitted to the Committee on Judiciary General.

Mr. HUFFMAN. Mr. President. I second the motion. The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1760 (House Bill No. 1127), as follows:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty-five thousand dollars (\$85,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Wills Eye Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of maintenance the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary

For the purpose of reconstruction of present buildings the sum of fifty thousand dollars (\$50,000)

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,	Judson,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1850 (House Bill No. 374), as follows:

An Act making an appropriation to the Pennsylvania Museum and school of Industrial Arts of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety thousand dollars (\$90,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pennsylvania Museum and School of Industrial Art of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes The sum of one hundred thousand dollars (\$100,000) for the general maintenance of said Pennsylvania Museum and School of Industrial Art and a further sum of ten thousand (\$10,000) dollars for the purpose of installing new engines and new heating and lighting facilities throughout said institution Provided That in each school there shall be maintained a free scholarship for one pupil from each county in the State to be filled by the appointment of the Governor of the Commonwealth except that for counties having more than one Senator as many scholarships shall be provided as there are Senatorial districts in such counties and in case of the failure of any county to be properly represented by an appointee or appointees at the opening of any school year October first then the Governor shall have power to fill such vacancy or vacancies by the appointment of applicants from other parts of the State in each quarterly statement furnished by the managers of the said institution to the Auditor General

there shall be included a statement of the names and residences of pupils filling free scholarship as provided by this act

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,	Judson,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1881 (House Bill No. 1623), as follows:

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

Whereas for some years the State of Pennsylvania has been making large appropriations for the improvement of roads in the several counties of the State in which the city of Philadelphia up to the present time has never been a beneficiary therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) be and the same is hereby appropriated toward the improvement of county roads in the suburban section of the city of Philadelphia Provided That the said city shall spend an equal amount for the improvement of county roads in the suburban section of the city of Philadelphia The said appropriation of three hundred thousand dollars (\$300,000) by the State is hereby specifically made to the Department of Public Works for the care maintenance and improvement of county roads in the suburban section of the city of Philadelphia designated by the director of the Department of Public works

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,	Judson,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1886 (House Bill No. 1428), as follows:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State village for feeble-minded women for the care of feeble-minded women between the ages of sixteen and forty-five is hereby constituted and established the ground and buildings for which are hereby directed to be selected and constructed which village shall be governed and maintained in the manner hereinafter provided and shall be known as the Pennsylvania Village for Feeble-Minded Women That this institution shall be entirely and specially devoted to the reception segregation detention care and training of feeble-minded women of child-bearing age and shall be so planned in the beginning and construction as shall provide separate classification of the numerous groups embraced under the terms idiotic imbecile or feeble-minded It is specifically determined that the processes of an agricultural training shall be primarily considered in the educational department and that the employment of the inmates in the care and raising of stock and the cultivation of fruits vegetables roots et cetera shall be made tributary to the maintenance of institution

Section 2 The Governor with the consent of the Senate shall appoint a board of managers composed of nine citizens of the Commonwealth who shall be appointed for the following terms and to serve until their successors are appointed three for three years at least one of whom shall be a woman three for two years at least one of whom shall be a woman and three for one year at least one of whom shall be a woman and thereafter the Governor with the consent of the Senate shall annually appoint three persons to fill the vacancies occurring by the expiration of the terms of members and shall fill by appointment any other vacancies that may occur and there shall be at all times a representation of at least three women upon the said board of managers The members of the board shall receive no compensation for their services as such but shall receive the proper expenses incurred by them in the performance of their duties

Section 3 It shall be the duty of the board of managers together with the superintendent appointed by them subject to the approval of the Governor to select a suitable tract of land for said village on a portion of the State forest reserves and to provide suitable plans for said buildings subject to the approval of the Board of Charities and of the Governor and to make all necessary contracts for the construction and furnishing of the same also to perform such other acts as are hereinafter specified The buildings aforesaid shall be constructed on the cottage system so as to provide for the accommodation of at least two hundred persons and in such manner as to admit of the proper classification of the inmates according to their mental and moral condition and the care instruction and employment which they should respectively receive Additional buildings may be erected from time to time as the needs of the village shall require and as the General Assembly shall appropriate funds for their construction

Section 4 As soon as a building shall be completed and ready for occupancy and the board has elected its officers and employees and become prepared to take care of at least twenty-five persons its president and secretary shall report these facts in writing to the Governor who shall make public proclamation of the same and thereupon section eleven of this act shall go into effect and not sooner

Section 5 All contracts for the erection or equipment of said buildings shall be entered into only after competitive bidding and upon the contractor executing a bond to the Commonwealth of Pennsylvania in an amount and with surety or sureties to be approved by the board conditioned for the faithful performance of the terms of the contract

Section 6 All payments made on account of any contract for the erection or equipment of said buildings shall be by warrants drawn by the Auditor General on the State Treasurer but no warrant shall be drawn until the board of managers or a majority thereof shall have certified to the Auditor General in writing that the terms of the contract have been faithfully complied with and that the work for which payment is to be made by the warrant has been formally approved and accepted by the board or a majority thereof No work done in pursuance of any contract shall be approved and accepted until a majority of the members of the board shall have personally inspected the work Payments shall be made for expenses maintenance and any other purpose only by warrants similarly drawn and certified to

Section 7 The board of managers shall elect annually from its members a president secretary and treasurer and shall appoint a superintendent who shall be under its direction and control and who shall hold office during the pleasure of the board The superintendent shall be a skilled woman physician who shall be a graduate of a legally chartered medical college with an experience of at least five years in the actual practice of her profession with such powers as said board may confer upon her and such board shall also appoint such instructors assistants matrons stewards attendants and employees as may be necessary for the proper maintenance discipline and government of said institution and remove the same from time to time at pleasure and shall fix the compensation of all said officers and employees The said board shall also have authority to employ legal counsel from time to time as occasion may require and as they may deem necessary The superintendent shall have authority to make temporary appointments and to suspend any employee subject to ratification by the board of its next meeting Employees for the special work of the institution shall be selected only after strict examination as to their

moral character and their fitness to care for and instruct those who may be assigned to the custody of the village The compensation of all officers and employees shall be fixed by the board

Section 8 The board of managers shall have power to make all necessary rules and regulations not contrary to the constitution and laws of this Commonwealth for the admission care detention employment discipline instruction and temporary or permanent release of any and all persons received in the village for feeble-minded women Under said rules there shall be established such a system of work and discipline for the inmates as will secure to each person instruction in English education and in such manual or handicraft vocation as may be useful to her

Section 9 A record shall be kept of each person at the village for feeble-minded women setting forth her name age nationality date of admission and such facts concerning the life antecedents and environment as can be obtained from herself and from other sources either at the time of her admission or later likewise any further facts which may be directed by the Board of Public Charities detailed information on the subject shall be forwarded to the Board of Public Charities upon forms to be furnished by said board whenever it shall so request

Section 10 The said board of trustees shall receive and care for as inmates of said village such idiotic and feeble-minded women between the age of sixteen and forty-five as may be committed thereto by any of the Courts of quarter session of the counties of the Commonwealth as hereinafter provided and all such idiotic feeble-minded women between the age of sixteen and forty-five years may be transferred by the directors of any of the poor districts of any county of the Commonwealth as will be suitable inmates of the village It shall be lawful for the husband parent guardian or other person standing in loco parentis to such feeble-minded person her next of kin the county commissioners or the overseers of the poor or the managers or trustees of any institution having such person in charge or the district attorney of the county in which such person shall reside to apply by petition to the court of quarter sessions of the county in which said idiotic or feeble-minded person shall be resident setting forth in said petition the age and residence of such person and the address of the petitioner praying for the commitment of such persons to the State village for feeble-minded women which said petition shall be accompanied by a certificate made under oath after a personal examination of such feeble-minded person by a reputable physician with an experience of at least five years in the actual practice of his profession setting forth that such person is an idiot or feeble-minded and a proper subject for commitment to said village Thereupon the said court or a judge thereof shall appoint a day for the hearing of the said petition and shall cause notice thereof to be given to all parties in interest and if at the said hearing it shall be made to appear that said person is of feeble mind and a proper subject for commitment to said village and that the best interests of said person or the welfare of society require such commitment the court shall make an order committing such feeble-minded person to the said State village for feeble-minded women and direct her removal thereto by a proper officer or person at the cost of the said county

At the said hearing the said court or judge shall inquire as to the estate of such feeble-minded person and if the same be sufficient for the purpose shall make an order directing the payment therefrom of the cost of the maintaining such person in said village otherwise that such payment be made by the husband or parent of such or feeble-minded person if it appear that the circumstances of said husband or parent are such as to make such an order proper and advisable and any such order shall be enforceable in the same manner in which orders in desertion cases are now enforceable by law Where the estate of said feeble-minded idiotic or epileptic person is insufficient and the circumstances of her husband or his or her parents are not such as to warrant an order for maintenance on either of them the said or feeble-minded person shall be maintained and cared for in the said institution at the cost of the Commonwealth

The costs of such hearing shall be paid by the county and the court may in its discretion allow a fee of five dollars (\$5.00) to the physician making the examination and a fee of ten dollars (\$10.00) to the attorney presenting the petition and appearing at the hearing which fee shall be paid by the county

The said board of trustees shall also receive all such or feeble-minded women as may be transferred to such institution from any other State institution by the Committee on Lunacy of the Board of Public Charities and the said Committee on Lunacy shall have authority to transfer any inmate of said institution to any person proper State institution

When in the opinion of the board of trustees it appears probable that the mental condition of any inmate of said institution has so improved that her release will be beneficial to such inmate and not incompatible with the welfare of society the said board may recommend the discharge of such inmate to the court committing her to said institution which recommendation shall be accompanied by a record of the case of such inmate setting forth the date of her commitment the time of her detention the history of her case in the institution and the opinion of the superintendent and medical staff as to her present mental condition whereupon the said court may in its discretion after hearing all persons desirous of being heard in the premises issue an order under the seal of the court upon the said board to discharge the said inmate from the said institution

Section 11 The sum of fifty thousand dollars (\$50,000.00) or so much thereof as may be necessary is hereby appropriated out of any moneys in the treasury not otherwise appropriated for the preliminary clearing improvement and surveys of the land selected and for the construction and furnishing of buildings thereon in accordance with the provisions of this act

And the amendments made thereto having been printed as required by the Constitution,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magée,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichols,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,	Judson,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. KLINE. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 962 (House Bill No. 1120), on third reading postponed for the present, entitled:

An Act to amend section one of Article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class"

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 962 (House No. 1120), entitled:

An Act to amend section one of article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class"

And said bill having been read at length the second time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Alexander,	Graff,	Kline,	Moore,
Beidleman,	Gyger,	Knapp,	Morgan,
Buckman,	Hall,	Kurtz,	Nulty,
Catlin,	Heacock,	Magée,	Salus,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichols,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Jarrett,	Miller,	Vare,
Endsley,	Jones,	Mills,	Wasbers,
Farley,	Judson,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 494 (House No. 354), entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing penalty for the violation thereof

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—23.

Alexander,	Daix,	Hall,	Martin,
Beidleman,	Endsley,	Hilton,	McIlhenny,
Buckman,	Farley,	Hoke,	McNichols,
Catlin,	Gerberich,	Huffman,	Sensenich,
Clark,	Graff,	Judson,	Snyder,
Crow,	Gyger,		

NAYS—8.

Cooper,	Hunter,	Mills,	Salus,
Heacock,	Miller,	Morgan,	Wasbers,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 803 (House Bill No. 570), as follows:

An Act requiring any individual firm or corporation mining anthracite coal in this Commonwealth where coal mined and paid for by the car to keep a record of all coal mined at the miners' chutes where said coal is loaded in cars providing that said record shall be the final basis in computing the miners' earnings per car without any deduction for any slate or refuse that may be loaded in said car or cars in the usual and natural course of mining coal providing further that said record shall be open for the inspection of all miners and providing penalties for failure to comply with the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at every anthracite coal mine in this Commonwealth where coal is mined and paid for by the car a record of all cars of coal mined shall be kept at the miners' chutes or at the most convenient and practical of said chutes where said coal is loaded in cars which record shall be the final basis in computing the miners' earnings per car without any deduction for any slate or other refuse that may be loaded on said car or cars in the usual and natural course of mining and loading coal and which record shall be open at all times for the inspection of all miners

Section 2 Any individual firm or corporation violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction shall for each offense be sentenced to pay a fine of not less than fifty dollars nor more than one hundred dollars

Section 3 Provided That this act shall not affect any existing contract nor shall it prevent the making of any contract between the owner or operator of any mine and the miners employed therein as to the method of recording cars mined and of deducting for refuse therein and no penalty provided in this act shall apply to such owner or operator so contracting or agreeing

Section 4 That all acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BEIDLEMAN. Mr. President, This bill is intended to correct a condition which exists among the miners of this section alone. I am advised that in all the regions, both anthracite and bituminous, contracts have been entered into between the operators and the miners relative to dockage which have been satisfactory, except to the miners of Dauphin County, where the operators have absolutely refused to enter into any contract whereby those workmen may know to what extent, if any, they are to be docked when they engage in mining coal. This bill, as it now appears upon the Calendar, will not interfere with any contract which now exists or which may hereafter be entered into between the operators and the miners for the satisfactory docking, if any such docking is to take place, but in this county for some years the miners have been arbitrarily docked without any known schedule therefor, and it was at the miners located in upper Dauphin County last year the miners suffered a most unfair, unreasonable and unjust dockage, arbitrarily made by the mining company and amounting to over ten thousand cars. It is to correct this condition that this bill appears upon the

calendar and I ask the careful consideration of the Senate in securing its passage.

And the question recurring,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Alexander,	Gerberich,	Jones,	Mills,
Beidleman,	Graff,	Judson,	Moore,
Buckman,	Gyger,	Kline,	Morgan,
Catlin,	Hall,	Knapp,	Nulty,
Clark,	Heacock,	Kurtz,	Salus,
Cooper,	Hilton,	Magee,	Sensenich,
Crow,	Hoke,	Martin,	Sheatz,
Daix,	Homsher,	McNichol,	Snyder,
DeWitt,	Huffman,	McNichols,	Vare,
Endsley,	Hunter,	Miller,	Wasbers,
Farley,	Jarrett,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 1217 (House Bill No. 1458), on third reading, entitled:

An Act creating a Division of Distribution of documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

has not been received from the printer and will go over in its order.

BILL RECOMMITTED.

Mr. HUFFMAN. Mr. President, I move that Senate Bill No. 1315 (House Bill No. 1248), on third reading, entitled:

An Act to fix the salaries of the deputies in the offices of clerks of the courts county controller recorder of deeds county treasurer chief deputy sheriff chief clerk to the county commissions and chief deputy to the board for the assessment and revision of taxes in counties of this Commonwealth having two hundred and fifty thousand (250,000) and less than five hundred thousand (\$500,000) inhabitants each

be recommitted to the Committee on Judiciary General.

Mr. HALL. Mr. President, I second the motion.
The motion was agreed to.

BILL OVER IN ORDER.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 1325 (House Bill No. 969), on third reading, entitled:

An Act relating to commissioners of townships of the first class and regulating their term and election

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1328 (House Bill No. 1408), as follows:

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the journal and reading clerks of the Senate and the House of Representatives shall each receive two thousand five hundred dollars (\$2,500) for each regular biennial session including the session of one thousand nine hundred and thirteen and ten dollars (\$10.00) per diem for each special or

extraordinary session The mileage and salary of the said journal and reading clerks as returning officers shall be as heretofore authorized by law

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Gerberich,	Jones,	Moore,
Beidleman,	Graff,	Judson,	Morgan,
Buckman,	Gyger,	Kline,	Nulty,
Catlin,	Hall,	Knapp,	Salus,
Clark,	Heacock,	Kurtz,	Sensenich,
Cooper,	Hilton,	Magee,	Sheatz,
Crow,	Hoke,	Martin,	Snyder,
Daix,	Homsher,	McNichol,	Sones,
DeWitt,	Huffman,	McNichols,	Sproul,
Endsley,	Hunter,	Miller,	Vare,
Farley,	Jarrett,	Mills,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING.

Agreeably to order,

The Senate Proceeded to the third reading and consideration of Senate Bill No. 1568 (House No. 1349), entitled:

An Act to regulate the temperature of milk and cream intended to be shipped solid or offered for sale

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. HOMSHER. Mr. President, I very much apprehend that if this bill is enacted into a law it will not only impose almost impossible conditions upon moderate sized and small farmers but will also tend greatly to increase the price of milk to customers in the cities. The milk provides that all milk shall be reduced to fifty degrees within one hour after milking. A spring water only averages about fifty four degrees it will be impossible in many cases for the farmers without ice to reduce the milk to sixty degrees, and they must reduce it below sixty degrees because it will rise in the shipping. In addition to this, a great many farmers throughout the section that I represent have already begun to discontinue the keeping of cows and are feeding steers on account of inability to comply with the increasing exacting conditions imposed and the trolley roads that are now hauling the milk are doing it more for the accommodation of the patrons than they are for the profit and if this act passes in order to transport this milk they will have to put on additional cars and they will likely decline to do so and this will add to the scarcity of the milk and advance in the price to the customers.

Mr. NUTTY. Mr. President, This bill is not changing the present law. The milk to-day is delivered into the city of Philadelphia at sixty. The bill does not change the temperature at this time, but if the Boards of Health in the various cities or in the city of Philadelphia see fit to change the temperature, to bring it down to fifty-five, there is where the hardship is going to come in to the farmers and the carriers. They have no trouble getting the milk in at sixty, but, in order that the Senate may be fairly convinced, I move that the question together with a further consideration of the bill be postponed for the present.

Mr. KNAPP. Mr. President, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. HUFFMAN. Mr. President, I move that Senate Bill No. 1788 (House Bill No. 1789), on third reading, entitled:

An Act regulating process and practice in all civil cases whether at law in equity in divorce or otherwise howsoever hereafter brought in any court of common pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

be recommitted to the Committee on Judiciary General.

Mr. HALL. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1838 (House Bill No. 1833), entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in one thousand nine hundred and fifteen to celebrate the completion and opening of the Panama Canal and the Four Hundredth Anniversary of the discovery of the Pacific Ocean and provide for the appointment of a commission and making an appropriation to defray the expenses of the same

And said bill having been read at length the second time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. HUFFMAN. Mr. President, I asked yesterday that this bill go over until to-day to make some examination about the necessity of making this appropriation of four hundred and fifty thousand dollars and I am free to say that if I had found there seemed to be any reasonable necessity for that, I would vote for it but I think at the present time it is an extravagant appropriation. Together with what we appropriated two years ago, it will make half a million of dollars. A half million of dollars is equivalent to the amount of money we appropriated two years ago for the dirt roads throughout the State of Pennsylvania, and it was made that because the Governor said it was for want of funds. We have passed other bills here that will take from the State some additional funds this year, and making the income perhaps less than it was two years ago, and we are not sure there will be any more funds then there were two years ago, and it seems to me that if three hundred thousand dollars were appropriated it would be ample and satisfactory. The normal schools of Pennsylvania thirteen of them, asked for three hundred and ninety thousand dollars and this committee that raised this appropriation from three hundred thousand to four hundred and fifty thousand saw fit to reduce that appropriation one hundred and thirty thousand dollars. Now these schools appeal to the large portion of the population of the State, of the poor people, and they need the appropriation therefor because they have already spent the money, they are in debt, and if the State cannot see fit to appropriate the additional one hundred and thirty thousand dollars, it does not seem to me to be fair to add the hundred and fifty thousand dollars and make this almost half a million dollars for a show over at San Francisco. The necessity does not seem to exist. One hundred thousand dollars would build a large structure and another hundred thousand dollars will entertain all the people that would go there. It seems to be that two hundred thousand dollars would be a very fair appropriation here and we ought not to ask the State to appropriate four hundred and fifty thousand dollars to this object. The House went over the matter thoroughly and scaled it down to a three hundred thousand dollar figure and I hope the Senate will consent to do that and vote against this bill.

Mr. WASBERS. Mr. President, I believe it is just and proper that this great State of Pennsylvania put up a building that would be a credit to the State but the appropriations that were made heretofore for purposes of expositions were three hundred thousand dollars. Now, at

Chicago, the building I believe cost ninety-one thousand dollars, furnishings sixteen thousand dollars and Pennsylvania Day, I believe five thousand dollars, making a one hundred and twelve thousand dollars. Subtracting that from three hundred thousand dollars left one thousand and eighty-eight thousand dollars for a contingent fund. Now the same applies to the St. Louis Buildings. The appropriation there was three hundred thousand dollars, and the cost of the building was seventy-four thousand dollars, the furnishings were thirteen thousand five hundred dollars and Pennsylvania Day cost nineteen thousand three hundred dollars leaving a balance of one hundred and ninety-three thousand dollars. Therefor I believe that four hundred and fifty thousand dollars is unnecessary.

Mr. McILHENNY. Mr. President, I am surprised at the gentlemen who have just preceded me referring to the appropriation of \$450,000 as being entirely too much for this great State of Pennsylvania to spend in the exhibition at the Panama Canal Exposition. If they will only take into consideration the conditions surrounding, the labor and the wages for mechanics in California at the present time, and what was expended in St. Louis as representing \$128,000 for a building, it would be impossible for this State or any other State in the eastern part of the country to do what they did in St. Louis with the increase for the cost of mechanics and the increase in the cost of materials in that part of the country for \$250,000. If the money is properly and economically expended, I think Pennsylvania, to us the greatest State in the Union, would be absolutely compensated and the advantage to our inhabitants and the people engaged in business if Pennsylvania appropriated half a million dollars or a million dollars, because if the money is wisely spent it gives great advertising to the industries of this State and I think this bill should pass as it came from the committee. because of the increased price of labor as it now exists in California it is costing one hundred per cent. more than it was the time of the expositions at St. Louis and Chicago.

Mr. KLINE. Mr. President, in addition to what the Senator from Philadelphia has said in regard to this bill, I wish to say that it would really be a shame to appropriate only three hundred thousand dollars along side, say of New York. The State of New York, I understand, has appropriated \$800,000 for buildings at this exposition. I know there is not a member of this Senate who will stand up and want to believe that the State of New York should stand pre-eminent over the great Commonwealth of Pennsylvania with regard to their buildings, and if any member of this Senate should go to the Panama Exposition and see an inferior buildings alongside of any other State they will be ashamed of the great Commonwealth in which they so proudly believe and I sincerely hope that this \$450,000 in this bill will prevail.

Mr. MILLER. Mr. President, in connection with this bill we know that the State of Pennsylvania appropriated \$300,000 for each of the Chicago Expositions and the Louisiana Purchase Exposition at St. Louis, and that only possibly one-half of the allowance of money that was appropriated then was expended for buildings and for expenses as the result of the exposition. I see no reason at all why at this time and for this exposition, 3,500 miles away, the State of Pennsylvania should appropriate \$450,000—\$150,000 more than was expended or appropriated for any one of those expositions. We know that the appropriation bills that we have passed here and are now passing will very likely exceed the revenues for the next two years and I think it would be entirely wrong to have reductions made in appropriations that were made to hospitals and educational institutions and penal institutions and those institutions that need money very sorely in this State, and to appropriate \$450,000—\$150,000 more than has been appropriated at any time heretofore. I ask this question, why do we need \$150,000 more now? Is it due to the high cost of living or is it due to the high-handed method of appropriating money for purposes of this kind? I believe it is not right. Furthermore, this exposition will be held in the year 1915 and the next session of the Legislature will meet in 1915. Why not make this amount \$300,000 now and in case there should be a deficiency the next Legislature could provide for that difference?

Mr. KLINE. Mr. President, I just want to take up with the Senator from Lehigh one thing, and that is about this

exposition being so far away. We do not care how far away the exposition may be, whether it is away over in the Eastern Hemisphere or not. Pennsylvania, wherever she may be, wants to be represented right and proper. This marks the opening of the great Panama Canal, which, when completed, will confer upon our great nation the commercial sceptre of the seas, and also marks the opening of this great way to the grand Pacific Ocean, which will carry to us from her shores the blessings of the future. The progressive spirit prevails not only through our State, but through our Nation, and the progress of this great nation must rightly continue and Pennsylvania must rightly continue in her position in the grand United States, and I sincerely hope this bill will pass.

Mr. McNICHOLS. Mr. President, I confess that I am not very well acquainted with the provisions of this bill otherwise than the amount they seek to appropriate for this occasion. For information I presume that this building is intended for the housing of the exhibits from this State, taken from the different departments of the State. If such is the case I presume the man who drafted this bill knew what he was doing, that it would take so much money to complete such a building, but if the building is intended simply as a resort for the reception of the citizens of this Commonwealth while visiting that fair in California, then to my mind this appropriation is too large. If it is for the purpose, as I said, to use the building in San Francisco for the reception of the citizens of this Commonwealth and a place to meet, then I believe the amount of money sought to be appropriated in this bill is too large. But if it is to house the different departments of this Commonwealth and its exhibits, then I believe the sum possibly will be sufficient, and I do not think it is exorbitant. But for information I would like to have that point explained. The resolution as recited in the bill does not clearly express the object of this appropriation.

Mr. KLINE. Mr. President, so as to enlighten the Senator from Lackawanna and also the other members of the Senate of Pennsylvania, I would say that my understanding is that this will do both, not only for the purpose of a place where the people of the State of Pennsylvania and elsewhere may go and receive sandwiches and soft drinks without any investigation whatever, but also a place for the housing of the different exhibits of the different industries of the Commonwealth of Pennsylvania, a fitting place for the same and the members of this commission who have had charge of this and have given considerable study to this bill realize that it requires an enormous building to house all the exhibits, and they place the amount necessary to carry out this purpose at \$450,000.

Mr. HUFFMAN. Mr. President, my information is that the New York State appropriation is \$400,000 and not \$800,000, and besides that New York is situated differently and there may be some local necessity for their appropriation of \$400,000. We appropriated \$50,000 two years ago. Now this it not a State exhibition. It is a National exhibition. This so far as Pennsylvania is concerned is but an incident to Pennsylvania. The United States Government is making or giving this exhibition. They are controlling it. It is their affair, and they are making a proper appropriation to take care of the expenses. Therefore Pennsylvania, New York and the other states taking part in it are simply taking part in it as visitors and so long as the Chairman of this Committee has been unable to show the Senate the necessity of making an appropriation of even \$300,000, it does seem to me that there is very little necessity for the appropriation.

Mr. McNICHOL. Mr. President, it is true that the United States is taking this unto itself as a proposition. But the State of Pennsylvania is in the position of the merchant or business man who desires to advertise his wares and with all the nations of the world assembled at that Exposition, why should not Pennsylvania be there represented in her proper sphere. And why should not we with conditions such as there are, not only as to the cost of labor but as to the increased cost of material, why should we not have a building there in keeping with the great State of Pennsylvania and with the conditions such as the Senator from Scranton refers to, able, competent and capable of housing any thing that you might desire to put there and have this advertisement. Not only will the county which the Senator represents, but every county in

the State, and Pennsylvania will be known not only in this country but all over the world as the great State of Pennsylvania.

Mr. MILLER. Mr. President, I desire to interrogate the Senator from Philadelphia, Mr. McNichol.

The PRESIDENT. Will the Senator from Philadelphia, Mr. McNichol, permit himself to be interrogated?

Mr. McNICHOL. Mr. President I will.

Mr. MILLER. Mr. President, Is the price indicated as to what this building will cost?

Mr. McNICHOL. Mr. President, it is left to the integrity of the gentlemen on that Commission, as they know the cost of materials has increased from the time the gentleman referred to as to the St. Louis and Louisiana Expositions. Materials have increased upwards from fifty to seventy-five per cent. and labor has increased from fifty to sixty per cent. in this section of the country, and in California one hundred per cent. I think the Commission has acted wisely. Labor in California is dearer and more expensive than in any other section of the United States.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—26.

Beidleman,	Endsley,	Knapp,	Morgan,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Hoke,	Martin,	Snyder,
Clark,	Homsher,	McIlhenny,	Sones,
Cooper,	Hunter,	McNichol,	Sproul,
Crow,	Jones,	McNichols,	Vare,
Daix,	Kline,		

NAYS—16.

Alexander,	Heacock,	Judson,	Nulty,
Farley,	Hilton,	Magee,	Sensenich,
Graft,	Huffman,	Miller,	Sheatz,
Gyger,	Jarrett,	Mills,	Wasbers,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

RECONSIDERATION OF HOUSE BILL NO. 1789.

Mr. VARE. Mr. President, I move to reconsider the vote by which Senate Bill No. 1788 (House Bill No. 1789) entitled:

An Act regulating process pleading and practice in all civil cases whether at law in equity in divorce or otherwise howsoever hereafter brought in any court of common pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

was recommitted to the Committee on Judiciary General.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Mr. VARE. Mr. President, I move the Senate do now proceed to the third reading and consideration of Senate Bill No. 1788 (House Bill No. 1789), entitled:

An Act regulating process and practice in all civil cases whether at law in equity in divorce or otherwise howsoever hereafter brought in any court of common pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

A division was called for.

Whereupon twenty Senators voted in the affirmative and seventeen Senators voted in the negative.

So the question was determined in the affirmative.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1788 (House Bill No. 1789) entitled:

An Act regulating process and practice in all civil cases whether at law in equity in divorce or otherwise howsoever hereafter brought in any court of common pleas

Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BUCKMAN. Mr. President, this is rather an important bill and I presume perhaps it would be best to call the attention of the Senate to some of the features of this bill. This is what is known as a practice act which is along Progressive lines. It does away entirely with the necessity of filing demurrers in civil cases and compels affidavits of defense to be filed in trespass cases. It is a bill that has been very carefully considered and compared and as I understand it has been recommended by the State Bar Association, or at least a bill similar to this has been recommended. There are a number of features in it which go to simplify the practice of the law. I have read the bill very carefully, and I believe it would be a wise piece of legislation for this Senate to pass.

Mr. HUFFMAN. Mr. President, I want to take issue with the gentleman on that question. I think this bill will revolutionize the practice of law in Pennsylvania. In 1887 a Practice Act was passed designed to simplify the practice in Pennsylvania and the argument made at that time was that the poor man then could get to the courts without costing so much money. This Act is not a progressive act as termed by the Senator from Bucks. It is a revolutionary act. It is a technical act. Lawyers who have learned to practice law under the old practice act will have to go back to their books and study over again. I venture to say there are no judges or lawyers who have actually made a study of this act who are in favor of it and I am quite sure the laity would not be in favor of it. The State Bar Association of Pennsylvania is not in favor of the Act and the Bar Association of Philadelphia is against it, and so far as I know the only man who wants this Act is a member of the House, in the Legislature at the present time. It will not simplify a thing. It is a complicated bill. I think it is designed to complicate the practice and the Act of 1887 which we have all been practicing under all these years will go to pieces. I hope the Senate will defeat this bill. It is not an appropriation bill where the organization has to put through twenty-six votes. Nobody is interested in it particularly and I hope the lawyers at least will stand up and defeat it.

Mr. VARE. Mr. President, I do not know whether this is a good bill or a bad bill, but the best lawyers of Philadelphia have requested my vote on this bill, and I want to take issue with the Senator from Monroe, when he says that only one of these lawyers wants this bill. I repeat the best law firm of Philadelphia is very much interested in the passage of this bill.

Mr. CROW. Mr. President, I would take it that the law firm of Philadelphia that is in favor of this bill would have more to do with the plaintiff's side of damage cases than the other side.

Mr. McILHENNY. Mr. President, the objection I have to this bill is the one voiced by the Senator from Fayette, Mr. Crow. Ever since I have been in the Legislature there has been a bill introduced to compel defendants in negligence cases to file affidavits of defense and in the Judiciary General Committee, composed entirely of lawyers, they have uniformly been negative, and the reason for that is that the defendants in negligence cases have a hard enough time anyhow. It is a very difficult kind of case to try—to be the defendant in, and to give the plaintiff an additional advantage over what he has to-day in negligence cases will be no justice, but undue advantage to plaintiffs in that class of cases, and for that reason only I think the bill should not pass.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—21.

Alexander,
Beidleman,
Buckman,

Endsley,
Farley,
Graft,

Magee,
Martin,
McNichol,

Morgan,
Sensenich,
Sheatz,

Catlin,
Clark,
Cooper,

Hilton,
Knapp,

Mills,
Moore,

Snyder,
Vare,

NAYS—20.

Laix,
DeWitt,
Hall,
Heacock,

Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,

Judson,
Kurtz,
McIlhenney,
Miller,
Nulty,

Salus,
Sones,
Sproul,
Wasbers,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

REPORTS FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, reported as committed. Senate Bill No. 1808 (House Bill No. 593) entitled:

An Act relating to contracts of insurance relief benefit or demnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

BILL ON FIRST READING.

Mr. SNYDER. Mr. President, I move the Senate do now proceed to the first reading and consideration of Senate Bill No. 1808 (House Bill No. 593) entitled:

An Act relating to contracts of insurance relief benefit or demnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

She Senate proceeded to the first reading and consideration of Senate Bill No. 1808 (House Bill No. 593), entitled:

An Act relating to contracts of insurance relief benefit or demnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Corporations, reported as amended, Senate Bill No. 1432 (House Bill No. 183) entitled:

An Act defining public services companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Court of Common Pleas and giving the Court of Common Pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an

appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth Article of the Constitution relative to railroads and canals and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1890 (House No. 1062) entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1891 (House No. 1067) entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Farley,	Hunter,	Nulty,
Beidleman,	Gerberich,	Judson,	Salus,
Buckman,	Graff,	Magee,	Sensenich,
Catlin,	Gyger,	McNichol,	Sheatz,
Clark,	Heacock,	McNichols,	Snyder,
Crow,	Hilton,	Miller,	Sones,
Daix,	Hoke,	Mills,	Sproul,
DeWitt,	Homsher,	Moore,	Vare,
Endsley,	Huffman,	Morgan,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1893 (House No. 1303) entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 929, as follows:

An Act prohibiting the keeping of live pigs in cities of the first class without an annual license from the Bureau of Health in such cities authorizing the Board of Health to make alter and amend rules and regulations therefor and granting the board of health power to revoke such licenses fixing the fee for such licenses prescribing penalties for violation of this act or of such rules and regulations and repealing all acts and parts of acts inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be unlawful for any person firm or corporation to keep live pigs in any city of the first class without a special annual license in writing from the Bureau of Public Health in such cities or to continue to keep live pigs in such cities after any such license shall have been revoked unless sit shall be reinstated upon appeal or to keep live pigs within said cities otherwise than in accordance with the rules and regulations hereinafter provided for

Section 2 The Board of Health in cities of the first class is hereby empowered and directed to make alter and amend all reasonable rules and regulations for the keeping of live pigs in such cities and for granting and revoking licenses therefor The Bureau of Health shall grant licenses upon application to those who have complied with this act and the rules and regulations hereby authorized Licenses when issued shall not be transferable as to person or place The Board of Health shall revoke such licenses for violations of this act or of the rules and regulations hereby authorized provided however That no license shall be revoked until after ten days written notice shall have been given to the holder thereof of the allegations against him and until he shall have been afforded a full opportunity to be heard and an appeal from such revocation shall lie within twenty days thereafter to the court of quarter sessions A like appeal shall lie from a denial of an original application for a license

Section 3 The rules and regulations adopted by said Board of Health in any such city as aforesaid shall be promulgated by advertising three times each in two newspapers published in said city notice that such rules and regulations have been adopted and where copies thereof may be had Such rules and regulations shall be printed and shall be furnished free upon application by the Bureau of Health

Section 4 Any person firm or corporation violating any of the provisions of this act or any of the rules and regulations adopted by said Board of Health and promulgated as above directed shall upon conviction be deemed guilty of a misdemeanor and shall be fined not less than five dollars and not more than fifty dollars for each offense provided that every day of violation of this act or of any of said rules and regulations after thirty days written notice of such violation shall have been given by said Bureau of Health shall constitute a new offense

Section 5 Any person shall have a right to institute prosecutions for violation of this act Such prosecutions shall be instituted before a magistrate who shall have power to summarily dispose of the same subject to appeal the same as other cases of summary conviction

Section 6 The fee for the license hereby authorized shall be one dollar for each calendar year or fractional part thereof.

Section 7 All acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 980 (House Bill No. 888), en-

An Act designating the blue violet as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

The first section of the bill was read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the lilac shall be State flower or floral emblem of the Commonwealth of Pennsylvania

The second section of the bill was read as follows:

Section 2 The fourteenth day of June in each year shall be known as lilac and be celebrated accordingly

On the question,

Will the Senate agree to the section?

Mr. ALEXANDER. Mr. President, I move to amend section 2, in line 2, by inserting after the word "lilac" the word "day."

Mr. ENDSLEY. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The preamble of the bill was read as follows and agreed to.

Whereas The Commonwealth of Pennsylvania is one among the eight states of the United States which have up to the present time failed or neglected to adopt some form of floral emblem or state flower and

Whereas The adoption of some emblem as aforesaid would inculcate patriotism in the school children of the State therefore

The title of the bill was read as follows and agreed to:

An Act designating the lilac as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. SALUS. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceeded to the third reading and consideration of Senate Bill No. 989, entitled:

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation Law of one thousand nine hundred thirteen

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 989, as follows:

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation law of one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That every insurance company corporation or association except associations organized under the laws of this Commonwealth to transact business on the mutual plan

authorized to transact business in this Commonwealth which insures employers against liability under the provisions of the Workmen's Compensation Law of one thousand nine hundred and thirteen under any amendments thereof or supplements thereto shall file with the Insurance Commissioner its classification of risks and premiums relating thereto and shall also file with the Insurance Commissioner any subsequent proposed classification of premiums none of which shall take effect until the Insurance Commissioner shall have approved the same as adequate for the risks to which they respectively apply

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. SALUS. Mr. President, In order that the Senate may understand what this bill is, it is a bill in reference to insurance to go along with the liability bill, a bill which will compel the various insurance companies to make report to Harrisburg, in so far as their connection with insurance is concerned and will only be effective if the liability bill goes through.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Alexander,
Beidleman,
Ruckman,
Catlin,
Cooper,
Daix,
DeWitt,

Endsley,
Graff,
Hilton,
Hoke,
Jarrett,
Jones,
Judson,

Kline,
Kurtz,
Magee,
Martin,
McNichol,
McNichols,
Miller,

Moore,
Nulty,
Salus,
Snyder,
Sproul,
Vare,

NAYS—8.

Clark,
Heacock,

Homsher,
McIlhenny,

Sensenich,
Sheatz,

Sones,
Wasbers,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

RECONSIDERATION OF HOUSE BILL NO. 243.

Mr. NULTY. Mr. President, I move that the vote by which Senate Bill No. 530 (House Bill No. 243), entitled:

An Act to prevent deception in the sale of paint putty turpentine and linseed oil or any substitutes therefor and providing penalties for the violation thereof

was defeated on final passage be reconsidered.

The PRESIDENT. How did the Senator vote?

Mr. NULTY. Mr. President, I voted "no."

Mr. SPROUL. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SPROUL. Mr. President, I voted "no."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. HEACOCK. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEE.

Mr. McNICHOLS. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOLS, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 1385 (House Bill No. 1146), entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees, defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the

county or township of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and township desiring the same in the improvement of township or county roads defining highways and State aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties township boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act

Also, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 1443 (House Bill No. 1467), entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1248 (House Bill No. 1692), entitled:

An Act giving the power to mayors of third class cities of this Commonwealth to be present and vote at council meetings in order to make a quorum and cast a deciding ballot in case of a tie vote

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1358 (House Bill No. 1429), entitled:

An Act prohibiting any person to lead drive or work or cause or permit any other person to lead drive or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class. Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of duly incorporated societies in this Commonwealth to make arrests on view or by warrants of offenders of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. McNICHOL. Mr. President, I move that Senate Bill No. 1380 (House Bill No. 1739), on second reading, entitled:

An Act extending and defining the liability of owners or operators of electric wires or electric current conductors and declaring what shall constitute negligence in actions where death or injury to property has resulted on public highways and declaring on whom the burden of proof shall be and defining who shall be considered an owner under this act

recommended to the Committee on Corporations.

Mr. SPROUL. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1387 (House Bill No. 1636), as follows:

An Act making it the duty of the recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyance of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavits shall be sent only to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury. And further providing That neither the said affidavit nor the contents thereof shall be shown or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistants and employees in their respective offices and providing penalty for the violation thereof.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the recorders of deeds of all counties of this Commonwealth having a population of over one million five hundred thousand inhabitants before admitting to the records any deed or other instrument of conveyance of real estate to require of the grantee or grantees in such deed or other instrument to furnish to such recorder his or their affidavit or the affidavit of some other person who is conversant with the facts that the consideration mentioned in the said deed or other instrument is the actual and true consideration therefor and that there is no other or further consideration for such conveyance or if the consideration stated in the deed or other instrument be not the true and actual consideration then such affidavit shall set forth what is true and actual consideration for the same. The affidavits furnished as aforesaid shall be sent by such recorders of deeds only to the authorities in their respective counties charged with the duty of the revision and equalization of taxes upon real estate therein and shall be certified by such recorders of deeds only to the officials of their respective counties who may be charged with the duty of revising the assessments of real estate.

Section 2. Any person who shall make or furnish a false affidavit in pursuance of the provisions of this act shall be deemed guilty of perjury and on conviction thereof shall be punishable as other persons committing perjury are by law punishable.

Section 3. Neither the said affidavits nor the contents thereof shall be known or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistants and employees in their respective offices. Any person violating the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding five hundred dollars or imprisonment not exceeding three months one or both at the discretion of the court.

Section 4. All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1410 (House bill No. 800), entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photographic negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1776 (House Bill No. 1987), as follows:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Children's Aid Society of Western Pennsylvania for the two fiscal years beginning June one one thousand nine hundred and thirteen for the purpose of maintenance and prosecution of its work

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1816 (House Bill No. 2085), entitled:

An act providing for payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

The PRESIDENT PRO TEMPORIS (Mr. D. P. Gerberich) in the Chair.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1824 (House Bill No. 796), entitled:

An Act regulating the returns of vital statistics by local registrars including the compensation therefor and the payment thereof by the State and the respective county and city prescribing penalties for violation of this act and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SNYDER. Mr. President, I move that Senate Bill No. 1824 (House Bill No. 796), the bill just read, be recommitted to the Committee on Corporations.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1835 (House Bill No. 786), entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and perpetuate the memory of the men who were principally instrumental in establishing and carrying into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1894, as follows:

An Act regulating the sale of bichloride of mercury and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter it shall be unlawful for any person partnership or corporation to sell at retail bichloride

of mercury or any mixture or compound containing the same except upon the prescription of a registered physician of this Commonwealth

Section 2 Any person partnership or corporation that shall violate the provisions of the first section of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500.00) For any subsequent offense the fine shall be not more than one thousand dollars (\$1,000.00) and in addition such person or the members of such partnership or the officers and directors of such corporation as the case may be with guilty knowledge of said violation shall each be sentenced to undergo imprisonment not exceeding ninety days

Section 3 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1895 (House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax making an appropriation and providing penalties for the violation thereof

The first, second, third and fourth sections of the bill were read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within sixty days after the approval of this act the State Highway Commissioner shall establish in the State Highway Department a Bureau of Township Highways which shall be in general charge of one of the Deputy State Highway Commissioners to be designated by the State Highway Commissioner

The State Highway Commissioner shall subject to the approval of the Governor appoint any additional clerks officers and employees that may be required to carry out the provisions of this act fix the rate of their salary which shall not exceed that paid other employees of the department for similar service and the amount of the bond if any they shall be required to give

The salaries and expenses of all such employees shall be paid by the State Treasury upon warrant of the Auditor General out of the moneys appropriated therefor in the same manner as the salaries and expenses of other officers and employees of the State Highway Department are paid

Section 2 The Bureau of Township Highways under the direction of the State Highway Commissioner shall

First Have general supervision of all township highways and bridges which are constructed improved or maintained in whole or in part by the aid of State moneys excepting State and State-aid highways otherwise provided for

Second Prescribe rules and regulations not inconsistent with law fixing the duties of township officers in respect to all highways and bridges under his jurisdiction Such rules and regulations shall before taking effect be printed and transmitted to the highway officers affected thereby

Third Compel compliance with laws rules and regulations relating to such highways and bridges by highway officers and see that the same are carried into full force and effect

Fourth Compile statistics relating to such public highways throughout the State and collect traffic census data and such other information in regard thereto as he shall deem expedient

Fifth Prepare tables showing total number of miles of highways in the State by township and county and file a copy of the same in the office of the State Highway Commissioner

Sixth Make an annual report to the State Highway Commissioner for publication covering the work of his department the condition and needs of the township roads of the Commonwealth and containing such recommendations as he shall deem necessary for their further improvement Said report shall also contain a complete list of the employees in his department and the compensation paid to each which shall be published as part of the State Highway Commissioner's report

Seventh Call such State county or township road meetings or conventions at such times and at such places as he shall deem wise and direct officers and employees of his department to attend

Eighth Perform such other duties and have such other powers as may be conferred by law or imposed by the State Highway Commissioner

Section 3 The State Highway Commissioner shall divide the State into suitable districts and assigne to each district a Superintendent of Highway provision for whom has already been made by existing laws Each such Superintendent in addition to his other duties and subject to the rules and regulations of the State Highway Commissioner and for the purpose of ascertaining what townships shall be entitled to participate in moneys appropriated by the Commonwealth to assist the carrying out the provisions of this act shall

First, Have the general charge of all township highways

and bridges within his district or county and see that the same are improved repaired and maintained as provided by law and according to the rules and regulations of the State Highway Commissioner have the general supervision of the work of constructing improving and repairing township bridges and highways in his district or county so far as is it practical to do so

Second, Visit and inspect highways and bridges in each township of his district or county at least once in each year or whenever directed by the State Highway Commissioner and advise and direct how to repair maintain and improve such highways and bridges

Third, Examine the various formations and deposits of gravel and stone in his district or county for the purpose of ascertaining the materials which are best available and suitable for the improvement of highways therein and when requested by the State Highway Commissioner submit samples of such formations and deposits and make a written report in respect thereto

Fourth, Approve plans and specifications and estimates for the erection and repair of township bridges and culverts and the construction and maintenance of township highways He shall not approve of plans or specifications for the construction or repair of any township bridge or culvert to be constructed of concrete stone or iron unless such plans and specifications are in accordance with standards which the State Highway Commissioner is hereby directed to prepare or have been submitted to and approved by the State Highway Commissioner through the superintendent in charge of such county or district and no contract for the repair or construction of any township bridge or culvert shall be valid unless such contract is in accordance with standard plans prescribed or unless the plans specifications and estimates have been prepared or approved by the State Highway Commissioner

Fifth, Report to the State Highway Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district or county containing such matter and in such form as may be prescribed by the State Highway Commissioner. Additional reports shall be made from time to time when required by the State Highway Commissioner in respect to such matters as may be specified by him

Sixth, Attend any meeting or convention when directed to do so by the State Highway Commissioner Whenever a public meeting for a county or district shall have been called by the State Highway Commissioner he shall cause due notice to be mailed to each township supervisor or commissioner and such others as shall be directed by the State Highway Commissioner

Seventh, Perform such other duties as may be prescribed by law or the rules and regulations of the State Highway Commissioner

Section 4 The general supervision of road affairs in every township of the second class shall be in the hands of three qualified electors of such township who shall be styled township supervisors instead of road supervisors as under former laws and who shall be elected at the municipal elections in the odd numbered years for a term of six years The term of all supervisors elected in the years one thousand nine hundred and nine and one thousand nine hundred and ten shall expire on the first Monday of December one thousand nine hundred and thirteen and the term of all supervisors elected in the year one thousand nine hundred and eleven for the short or long term respectively (if two vacancies were filled) shall expire on the first Monday of December one thousand nine hundred and thirteen or one thousand nine hundred and fifteen as the case may be At the municipal election in the year one thousand nine hundred and thirteen one supervisor shall be elected for a full term of six years and one supervisor for a term of four years and then each municipal election thereafter one supervisor shall be elected for the full term of six years

The fifth section of the bill was read as follows:

Section 5 The supervisors of each township shall meet at the place where the auditors of the respective townships meet to perform their official duties on the first Monday in December one thousand nine hundred and thirteen and yearly thereafter and after being duly sworn or affirmed according to law to discharge their duties with fidelity a copy of the oath to be filed with the township auditors shall organize as a board by electing one of their number as chairman and shall appoint a treasurer and a secretary who may or may not be the same person and who may or may not be a member of the board and the secretary shall perform all the duties formerly performed by the township clerk which office has been abolished and the said secretary shall receive as compensation for his services such sum as shall be fixed by the township auditors Provided That the combined amount paid to said secretary and treasurer shall not exceed two per centum of the money paid out by said treasurer except where such percentage would be less than ten dollars The board shall proceed to levy a road tax which shall not exceed ten mills on each dollar of valuation this valuation to be the last adjusted valuation for county purposes and which shall be furnished to said township supervisors by the commissioners of the proper county Provided That if any further adjustment of valuation of any property is made by the county commissioners after said tax is so levied and before said tax is payable such valuation so adjusted shall be certified to the township supervisors and the tax shall be collected on the basis of such valuation as so adjusted Provided That a greater rate than ten mills and not to exceed ten additional mills may be levied by order of the court of quarter sessions of the peace of that county upon petition of the board of supervisors with their unanimous recommendation and upon due cause shown Provided however That the said road tax shall hereafter be collected in cash and no such taxes shall be payable in labor or worked out Each township coming under the provisions of this act shall receive annually from the State fifty per centum of the total amount of road tax collected by

such township as shown by the sworn statement of the board of township supervisors contained in the annual report furnished to the State Highway Commissioner on or before the first day of January in each year as hereinafter provided for Provided That no townships shall receive in any one year more than twenty dollars for each mile of township road in said township Upon receipt of the sworn statement from the board of township supervisors it shall be the duty of the State Highway Commissioner to certify to the Auditor General the amount due the respective township and he shall draw a warrant upon the State Treasurer for the payment of the amount due said township under the provisions of this section to the treasurer of the board of township supervisors which shall be paid out of the moneys appropriated for that purpose Provided however No such payment shall be made until such treasurer has filed in the office of the superintendent in charge of such county or district and with the State Highway Commissioner a certified copy of the bond given by him as hereinafter provided for in this act nor until the agreement for the expenditure of such State money together with the township's money has been made and approved as hereinafter provided for Provided That whenever the township highway funds together with funds appropriated by the General Assembly for State aid to township roads have been exhausted the board of supervisors is hereby authorized to issue a certificate of indebtedness and borrow on the credit of the township money in anticipation of taxes to be collected to the end that work may be performed in proper season and in accordance with rules and regulations prescribed

The State Highway Commissioner shall furnish from time to time bulletins of instruction to each board of township supervisors for the building repairing and maintenance and improvement of township roads and bridges and shall furnish any additional information when called upon to do so The State Highway Commissioner shall also furnish from time to time free of charge standards plans and specifications for permanent improvements in the building of bridges and culverts establishing of grades proper drainage and such other matters as he may deem essential The State Highway Department shall furnish blanks to the supervisors in which said supervisors or a majority of them shall make a sworn statement that the money has been expended in building repairing maintaining dragging and improving the township roads according to the instructions standards and specifications or the rules and regulations prescribed by the State Highway Department so far as the available funds and local conditions make it possible Provided further That upon the neglect or refusal of the supervisors of any township to carry out the instructions rules and regulations of the State Highway Commissioner then the State Highway Commissioner may withhold from said township so neglecting or refusing the amount to which it would otherwise be entitled for the year in which said neglect or refusal occurred

On the question,

Will the Senate agree to the section?

Mr. McNICHOLS. Mr. President, I move to amend section 5 by striking out all of lines 33 and 34 to and including the word "Commissioner" in line 35, and inserting in lieu thereof the words "such moneys as the Legislature may from time to time appropriate."

Mr. ENDSLEY. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended??

It was agreed to.

The sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first and twenty-second sections of the bill were read as follows and agreed to.

Section 6 It shall be the duty of the board of township supervisors immediately after their organization as a board to divide their township into one or more road districts and they shall employ a superintendent for the entire township or a roadmaster for each district Township supervisors may require the superintendent or roadmasters to give bond with approved security for faithful performance of their duties and said superintendent or roadmasters shall at all times be subject to removal by the board of supervisors The township supervisors from time to time shall fix the wages to be paid per hour to the superintendent or roadmasters and laborers for work on the roads and bridges Provided however That nothing in this act shall prohibit the board of township supervisors from making a contract for the improvement and keeping in repair of not more than ten miles of road no contract to extend over a period of more than four years and no contract to be given unless approved of and signed by at least two of the board of township supervisors Every contractor for road work shall give bond for the amount of said contract and sign specifications furnished by the township supervisors for the building and care of such contract roads Provided also That nothing in this act shall prohibit the township supervisors should they deem it advisable from overseeing and working on the roads themselves in part or all of the roads in their townships in which case they shall not be required to employ a superintendent or roadmasters The compensation of such supervisors when overseeing or working on roads shall be fixed by the township auditors Provided however That the rate per day shall not be less than one dollar and fifty cents nor more than three dollars

Section 7 The township superintendent or the roadmasters under the general direction of the board of supervisors or the

supervisors acting as superintendent or roadmasters all subject to the rules and regulations of the State Highway Commissioner shall

First, Have the general care and superintendence of the improvement of the highways and bridges in the township except as otherwise specially provided

Second, Cause such highways and bridges to be kept in repair and free from obstructions caused by snow trees brush et cetera and give the necessary directions thereof and inspect the highways and bridges within the township during the months of April and October of each year or at such other time as the board of supervisors or the superintendent may direct

Third, Divide the township into as many sections as may be necessary for the proper maintenance and repair of the highways therein and the opening of highways obstructed by snow

Fourth, Employ or hire such persons teams and implements as may be necessary for the proper maintenance and repair of highways and bridges and the removal of obstructions caused by snow subject to the approval of the board of supervisors and provide for the organization and supervision of the persons so employed and work on the roads themselves when directed to do by the Board of Supervisors Records shall be kept and reports made and filed giving the names of all persons so employed including supervisors superintendent or road masters dates on which work was done and nature and location of same with compensation paid to each and the capacity in which they are employed

Fifth, Construct and keep in repair sluices and culverts and cause the waterways bridges and culverts to be kept open

Sixth, Cause loose stones lying in the beaten track of every highway within his township to be removed Stones so removed shall be conveyed to some place from which they shall not work back or be brought back into the track by road machines road drags or by other implements used in repairing or maintaining such highways

Seventh, Report monthly to the board of supervisors containing the matter and in the form to be prescribed by the State Highway Commissioner

Eighth, Attend such road meetings and conventions as may be called when directed to do so by the board of supervisors

Ninth, Perform such other duties and have such other powers as may be imposed or conferred by law or the rules and regulations of the State Highway Commissioner

Section 8 The board of supervisors is authorized to purchase such material machinery road drags tools and implements as shall in its judgment be necessary for making and repairing roads and bridges the same to be the property of the township and used for the benefit of the township and to be properly housed and cared for by the board of supervisors

All contracts for the purchase of power rollers traction engines stone crushers concrete mixers or road machines for grading or scraping shall be made only after consultation with the Superintendent in charge of such county or district and no such contract shall be valid unless it shall be approved and signed by such superintendent

Section 9 The treasurer appointed by the board of township supervisors shall be required to give bond with at least two sufficient sureties to be approved by the auditors of the township conditioned that the said treasurer shall well and truly account for and pay over all moneys collected or paid by the State according to the provisions of this act and received by him for road purposes according to law and such bond shall be filed with the township auditors and a certified copy of the same shall be filed with the Superintendent and with the State Highway Commissioner He shall pay out such money received by him only upon a written order signed by two members of the board or supervisors which order shall be by the use of blanks prepared and furnished by the State Highway Commissioner which is for the purpose of providing a uniform system of accounting and auditing throughout the State

Section 10 Moneys levied and collected or received from the State as State aid according to the provisions of this act shall be expended at such place and in such manner as may be agreed upon by the board of supervisors Such agreement which shall be upon a blank furnished by the State Highway Commissioner shall be written and signed in triplicate by a majority or all of the members of the board and shall be approved by the superintendent in charge of such county or district and the State Highway Commissioner before the same shall take effect and before the State's money shall be paid to the treasurer of the board of township supervisors as hereinbefore provided One of such triplicate copies shall be filed with the treasurer one in the office of the superintendent and one with the State Highway Commissioner

Section 11 The board of township supervisors shall annually before their organization meeting in December or as soon thereafter as practicable make or cause to be made written estimate of the amount of money which should be raised in the township for the ensuing year beginning on the first monday of December for the purpose therein set forth which shall be filed with the treasurer Such estimates for the purpose of aiding the board in determining how much road tax to levy shall specify

First The amount of money necessary to be levied and collected for the maintenance repair and improvement of highways including sluices

Second The amount of money to be levied and collected for the repair and construction of culverts and bridges

Third The amount of money to be levied and collected for the purchase hire repair and custody of tools implements and machinery

Fourth The amount of money necessary to be levied and collected for other miscellaneous purpose

Section 12 After the taking effect of this act the fiscal year shall expire on the day before the first Monday in December in each year and all receipts disbursements contracts or purchases subsequent to that date shall be chargeable to and entered as of record in the fiscal year following

Section 13 The State Highway Commissioner shall supply the necessary books blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended as provided for in this act for highways machinery bridges tools and implements and for miscellaneous purposes which shall be uniform through the State so far as practicable All books blanks forms reports et cetera provided for in this act shall be forwarded by the State Highway Commissioner to the various boards of supervisors by December first of each year

Section 14 The supervisors for each township shall make or cause to be made a duplicate designating the amount of road tax levied against each taxpayer of the township and deliver the same to the township collector who shall after receiving said duplicate give notice thereof in the same manner as is now required by law in collection of State county and poor taxes and shall give him a warrant to collect the tax which shall be collected as follows namely To all taxpayers who pay their road tax to the collector before June first of each year an abatement of five per centum shall be made on all road taxes paid to the collector between June first and October first of each year the taxpayers shall pay the full amount of the road tax levied against them and on all road taxes remaining unpaid on the first of October in each year the collector shall add five per centum thereto as penalty for such delinquency and shall collect said penalty in addition to the tax levied said penalty to be his compensation for collecting said delinquent taxes The tax collector shall be allowed two per centum on all taxes collected on his duplicate previous to the first day of June of each year and five per centum on all taxes collected from June first to October first

The tax collector shall keep correct accounts of all moneys collected marking paid on his duplicate each taxable amount of tax and the date on which paid and said collector shall on the first of each month make a true and correct statement in writing to the secretary of the board of supervisors for their use of all taxes collected during the previous month giving names of taxables and amount collected from each and the total amount received and said collector shall pay over on the first day of each month to the treasurer all moneys collected during the previous month and take his receipt for same In case of the refusal or neglect of any tax collector to comply with the provisions of this act he shall be guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not less than one hundred dollars or to be imprisoned for a term not exceeding one year or both at the discretion of the court

Section 15 The township supervisors shall meet for the transaction of business once each month at a time to be fixed by the board Two members shall constitute a quorum The board shall be allowed for necessary expenses including office rent and stationery light and fuel to be paid out of the township road funds Upon request the township auditors shall allow those supervisors who do not act in the capacity of superintendent or roadmasters to collect from the township road funds as compensation for serving as township supervisors an amount which will average not less than one dollar nor more than four dollars for each monthly meeting attended the amount to be determined by the township auditors

Section 16 In all cases where a vacancy occurs in the board of township supervisors from any cause and no petition for the appointment of a person to fill such vacancy has been presented to the court as hereinafter provided for the two remaining supervisors may appoint a successor to fill the office for the unexpected term and shall certify his appointment to the prothonotary of the county within fifteen days thereafter In the event of a petition signed by a supervisor and not less than ten voters who are owners of real estate in the township being presented to the court or in the event of several petitions being presented the court of quarter sessions of the proper county shall appoint a person or persons to fill the vacancy or vacancies for the unexpired term or terms

Section 17 The board of township supervisors shall keep minutes of their proceedings and such books as they may find necessary in the performance of their duties all of which shall be open for the inspection of any taxpayer at all reasonable times and which shall be submitted for the information of the township auditors when said auditors meet to audit the accounts of the treasurer and other township officers and shall deliver such books papers and accounts to their successors The State Highway Commissioner may at such times as may be deemed expedient cause an examination to be made of all accounts and records kept as required by this act and it shall be the duty of all county and township officers to produce all such accounts for examination and inspection at any reasonable time on demand of a duly appointed representative of the State Highway Department It shall also be the duty of the treasurer to produce all such records for inspection of any taxpayer and to submit the same to the township auditors when said auditors meet as herein provided

Section 18 It shall not be lawful for any superintendent of highways township supervisor superintendent or roadmaster to be interested either directly or indirectly in any purchase made or contract relating to roads and bridges except as provided for in this act nor to furnish any materials therefor Any person knowingly violating the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to be imprisoned for a term not exceeding six months both or either at the discretion of the court and shall forfeit his office

Section 19 If any superintendent township supervisor township superintendent roadmaster or contractor employed to work on the roads bridges and highways of the Commonwealth shall violate any of the provisions of this act other than those otherwise provided for or shall fail neglect or refuse to carry out the provisions of the same he shall be guilty of a misdemeanor and upon conviction sentenced to pay a fine of not more than fifty dollars (\$50) to be collected in the name of the township as other debts of like amount and paid to township treasurer for the use of the road fund of said township.

Section 20 The township supervisors or superintendents of the several townships of this Commonwealth elected or appointed in pursuance of this act shall have all the powers and shall perform all the duties imposed by the existing laws on supervisors of roads and bridges and highways and shall be subject to the same responsibilities and penalties as road supervisors are now subject to except in so far as changed or supplied by the terms of this act.

Section 21 The board of supervisors of the several townships shall annually on or before the first day of January in each and every year make a sworn statement to the State Highway Commissioner on blanks furnished to them by the State Highway Commissioner of the whole amount of tax levied during the preceding year for road purposes and the total amount of road taxes collected during the year specifying in such report the amount expended for maintenance or repairs of roads for opening and building of new roads and for macadamizing or otherwise permanently improving roads and the number of miles thus made and the total number of miles of township roads in said township together with the names and addresses of the chairman members and secretary and treasurer of the board and such other matters and things as the State Highway Commissioner may require. It shall be the duty of the clerk of courts in each county not later than the twentieth day of November following every municipal election to certify to the State Highway Commissioner the names and post office addresses of all supervisors and commissioners of the respective townships in said county. The failure or neglect of any clerk of courts to furnish such list shall be deemed a misdemeanor and on conviction thereof shall be punished by fine of not more than fifty dollars at the discretion of the court.

Section 22 The provisions of this act shall take effect the first Monday of December Anno Domini one thousand nine hundred and thirteen except those sections providing for the election of township supervisors which shall govern the election of township supervisors at the municipal election in the year one thousand nine hundred and thirteen. As this act goes into effect all acts or parts of acts general special or local inconsistent herewith or supplied hereby be and the same are hereby repealed. Provided however That an act entitled "An Act enabling the taxpayers of townships and road districts to contract for making at their own expense roads and paying salaries of township or road district officers and thereby preventing the levy and collection of road tax therein" approved June twelfth one thousand eight hundred and ninety-three and the act entitled "An Act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven also "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class" approved April twenty-eighth one thousand eight hundred and ninety-nine also "An Act to amend 'An Act to provide for the classification of townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class' approved April twenty-eighth one thousand eight hundred and ninety-nine" approved the twenty-fourth day of May one thousand nine hundred and one shall not be repealed or affected hereby.

The title of the bill was read as follows:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax making an appropriation and providing penalties for the violation thereof

On the question,

Will the Senate agree to the title?

Mr. McNICHOLS. Mr. President, I move to amend the title, in line 3, by striking out the words "making an appropriation."

Mr. ENDSLEY. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1896 (House Bill No. 1588), entitled:

An Act to provide for the nomination at fall primaries of candidates for the office of judge of the supreme and superior courts when such office is to be filled at a municipal election

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1897 (House Bill No. 782), entitled:

An Act making an appropriation to carry out the laws of this Commonwealth relative to the supervision construction maintenance and repair of township roads in second class townships

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. KLINE. Mr. President, I ask that Senate Bill No. 1898 (House Bill No. 1243), on second reading, entitled:

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanatorium in this Commonwealth not under the absolute control of the State and unable to pay for the same

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which were laid upon the table.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1899 (House Bill No. 1733), entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown Borough in Dauphin County and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1900 (House Bill No. 2233), entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1901 (House Bill No. 19), entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville to mark the most eastern point reached by the Confederate Army during the Civil War

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1902 (House Bill No. 1315), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne County and authorizing the board of trustees to perform certain work of construction in connection therewith

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1903 (House Bill No. 1502), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as Hampton Battery) on the Battlefield of Intietam and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1904 (House Bill No. 1505), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1905 (House Bill No. 1511), entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about 1755 at Shippensburg Cumberland County and providing a suitable memorial to the pioneer settlers of the Cumberland Valley

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1906 (House Bill No. 1738), entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

The first section of the bill was read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall have unlawful carnal knowledge of a woman forcibly and against her will shall be guilty of a felony and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) and to undergo an imprisonment by separate or solitary confinement at labor or a single imprisonment not exceeding fifteen years

The second section of the bill was read as follows:

Section 2 Any person shall be guilty of a felony who being of the age of sixteen years or upwards shall unlawfully and carnally know and abuse any woman or child under the age of sixteen years with or without her consent and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) and to undergo an im-

prisonment by separate or solitary confinement at labor as follows If the child be under the age of twelve years an imprisonment not exceeding twenty-five years If of the age of twelve years or over and under the age of fourteen years an imprisonment not exceeding twenty years If of the age of fourteen years or over and under the age of sixteen years an imprisonment not exceeding ten years Any person shall be guilty of a felony who being of the age of eighteen years or upwards shall unlawfully and carnally know and abuse any woman child between the ages of sixteen and eighteen years with or without her consent and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars and to undergo an imprisonment at separate and solitary confinement at labor not exceeding five years

Upon the trial of any defendant charged with the unlawful carnal knowledge and abuse of a woman child under the age of eighteen years if the jury shall find that such woman child was not of good repute and that the carnal knowledge was with her consent the defendant shall be acquitted of the felonious rape and convicted of fornication only If by the admission of the woman child or otherwise it be known that she has had willful intercourse with male persons or has been guilty of unchaste or immodest conduct the jury may infer that she was not of good repute

On the question,

Will the Senate agree to the section?

Mr. BEIDLEMAN. Mr. President, I move to amend section 2 by striking out all of lines 14, 15, 16, 17, 18, 19, 20 and 21; also in section 2, line 24, by striking out the word "eighteen" and inserting in lieu thereof the word "sixteen."

Mr. SALUS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendments?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third section of the bill was read as follows and agreed to.

Section 3 All acts and parts of acts inconsistent with or supplied by this act are repealed

The title of the bill was read as follows and agreed to.

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1907 (House Bill No. 673), entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1908 (House Bill No. 902), entitled:

An Act authorizing the appointment of a commission for the erection of a monument of John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1909 (House Bill No. 1188), entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mount Vernon Cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township Allegheny County providing for a commission to carry the same into effect and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1910 (House Bill No. 1442), entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reade Township Cambria County

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1911 (House Bill No. 1456), entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1912 (House Bill No. 22), entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company "G" Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1913 (House Bill No. 129), entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1914 (House Bill No. 208), entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of One Hundred and Ninety-eighth Regiment of Pennsylvania Volunteer Infantry at the Battles of Poplar Grove Church, Hatches Run Lewis Farm Gravely Run Five Forks and Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1915 (House Bill No. 526), entitled:

An Act making an appropriation for the erection of a monument in memory of soldiers of the Revolutionary War of Captain Philip's Company of Colonel Piper's Regiment murdered by Indians near Saxton in Bedford County Sunday July sixteenth one thousand seven hundred and eighty

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS SIGNED.

The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 59, entitled:

A supplement to an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and continuing the term of existing associations and providing for certain additional officers in such associations.

Senate Bill No. 158, entitled:

An Act to authorize the Board of Commissioners of every townships of the first class to establish lights upon State highways and turnpike roads in such townships

Senate Bill No. 395, entitled:

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcohol drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

Senate Bill No. 628, entitled:

An Act making an appropriation to the Trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania located at Harrisburg

Senate Bill No. 742, entitled:

An Act making it lawful for appropriations to be made and for contracts to be entered into and work and materials to be done and furnished under such contracts when funds for the purposes thereof shall have been or have been authorized to be borrowed by cities of the first class without awaiting the issue of such loans or the receipt of the money to be borrowed

Senate Bill No. 763, entitled:

An Act to amend the act approved the twenty-third day of May one thousand nine hundred and seven entitled "An act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred and nine entitled "An act to amend an act entitled 'An act relating to husband and wife and to enlarge the rights and remedies of married women in cases of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred and seven permitting husband and wife to testify and providing for the method of services of process"

Senate Bill No. 1280, entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

Senate Bill No. 1395, entitled:

An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred and eighty-nine entitled "A further supplement to an act entitled 'An act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" as amended

Senate Bill No. 1399, entitled:

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled "An act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations

and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts"

Senate Bill No. 1438, entitled:

An Act regulating the appropriation and use of money realized by cities of the first class from the sale of certain bonds

Whereupon,

The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

HOUSE BILLS FOR CONCURRENCE.

The Chair cleared his table and laid before the Senate bills of the House of Representatives for concurrence as follows:

House Bill No. 720 (Senate Bill No. 1916), entitled:

An Act making an appropriation for the improvement of the Conemaugh river below the mouth of Stony Creek

Which was committed to the Committee on Appropriations.

House Bill No. 2227 (Senate Bill No. 1917), entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee upon Committees and for clerical assistance herefor

Which was committed to the Committee on Appropriations.

House Bill No. 1259 (Senate Bill No. 1918), entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1553 (Senate Bill No. 1919), entitled:

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Chief Factory Inspector to see that this act is enforced and providing a penalty for violation thereof

Which was committed to the Committee on Judiciary Special.

House Bill No. 2219 (Senate Bill No. 1920), entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special reported as committed Senate Bill No. 1919 (House Bill No. 1553), entitled:

An Act to protect the lives of persons employed in or about mines, factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator, making it the duty of the Commissioner of Labor and Industry to see that this act is enforced and providing a penalty for violations thereof

BILLS ON FIRST READING.

Mr. SNYDER. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1919 (House Bill No. 1553), entitled:

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Chief Factory Inspector to see that this act is enforced and providing a penalty for violation thereof

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1919 (House Bill No. 1553), entitled

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Chief Factory Inspector to see that this act is enforced and providing a penalty for violation thereof

And said bill having been read at length the first time, Ordered. To be laid aside for second reading.

REPORTS FROM COMMITTEE.

Mr. KLINE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE from the Committee on appropriations reported as committed, Senate Bill No. 1916 (House Bill No. 720), entitled:

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stony Creek

Also from the Committee on Appropriations reported as committed, Senate Bill No. 1917 (House Bill 2227), entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

Also, from the Committee on Appropriations reported as committed Senate Bill No. 1918 (House Bill No. 1259), entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

Also, from the Committee on Appropriations reported as committed, Senate Bill No. 1920 (House Bill No. 2219), entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

BILLS ON FIRST READING.

Mr. KLINE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1916 (House Bill No. 720), entitled:

An Act making an appropriation for the improvement of the Conemaugh river below the mouth of Stony Creek

Senate Bill No. 1917 (House Bill No. 2227), entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee upon Committees and for clerical assistance therefor

Senate Bill No. 1918 (House Bill No. 1259), entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

Senate Bill No. 1920 (House Bill No. 2219), entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1916 (House Bill No. 720), entitled:

An Act making an appropriation for the improvement of the Conemaugh river below the mouth of Stony Creek

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1917 (House Bill No. 2227), entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee upon Committees and for clerical assistance therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1918 (House Bill No. 1259), entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1920 (House Bill No. 2219), entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECESS.

Mr. CATLIN. Mr. President, I move the Senate do now take a recess until three o'clock.

Mr. JUDSON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

RESOLUTION PROVIDING FOR RESERVED SEATS FOR MEMBERS OF THE SENATE AT THE FIFTIETH ANNIVERSARY OF THE BATTLE OF GETTYSBURG.

Mr. SNYDER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER offered the following resolution which was twice read, considered and agreed to.

Resolved by the Senate of Pennsylvania that the Commissioners of the Battle of Gettysburg Commission shall forward to each Senator at his home address forthwith four reserved seats tickets in the tent where services of commemoration are being conducted for each day of the ceremonies of the Fiftieth Anniversary of the Battle of Gettysburg.

RESOLUTION PROVIDING FOR THE APPOINTMENT OF ADDITIONAL MEMBERS OF THE PANAMA-PACIFIC INTERNATIONAL EXPOSITION COMMISSION.

Mr. SNYDER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER offered the following resolution which was twice read as follows:

Resolved (if the House concur) That the President pro tempore of the Senate shall appoint ten Senators and the Speaker of the House ten members of the House of Representatives, who, together with the present President pro tempore of the Senate and the present Speaker of the House of Representatives, shall be additional members of the Panama-Pacific International Exposition Committee, and who shall have all the rights and privileges of the original members of the said committee.

On the question,

Will the Senate agree to the resolution?

Mr. HEACOCK. Mr. President, I would like to ask why it should be limited to ten members. Why not take the whole Senate?

Mr. McILHENNY. Mr. President, I do not object to the amendment being considered at this time, but I do object

to the adoption of the resolution. There are now I think twenty-five members on this Panama Exposition Commission and there is no reason why we should have forty-five members and have the State spending its money. It ought at least to be for the benefit of the State not for the benefit of any individual of the State and I object very much to this resolution passing.

Mr. SNYDER. Mr. President, I beg to differ with the gentleman from Philadelphia. I submit that if I were as old in legislative practice as the gentleman is the commission that was previously appointed would have been amended as I now desire to have it amended. It is my belief, gentlemen of the Senate, that these commissions that the State appoints are officered, manned and conducted by laymen in the State who have nothing else to do and have the time to be honorary members of these commissions and they employ attorneys to do their work. It seems to me not more than just that the members of the House and members of the Senate who make it their business to attend to legislation and who are conversant with it ought to have the benefits and privileges of any honorary positions that may be created, as well as the pleasure. It seems to me a proper and just resolution that the members of the Senate and House should be members of this Commission. I do not object to the Governor appointing his friends. They are all proper men, but it seems to me that the practice of the members of the Senate and House in the past to permit men of the State who are simply on these commissions and fill them in an honorary way and employ attorneys to do their work, that that same work could be done by the members of the Senate and House with the same kind of service that the members appointed are now working under and I ask that the members of the Senate vote for this resolution. I would like to know for information how did the gentlemen from Philadelphia vote upon the proposition? If he voted against this appropriation and it passed, it seems to me it ought to be a matter of pride that other members of the Senate are interested enough to bother with this commission.

Mr. McILHENNY. Mr. President, I cannot say that I point to my vote with pride. I voted for the resolution because I thought that Pennsylvania ought to be represented. I do think the appropriation is extravagant, but if we are going to have an extravagant appropriation by all means let us spend the money on the building. Four hundred and fifty thousand dollars is a great deal of money, but it does not take forty-five people to see that it is spent honestly and I think it is a great mistake to have all these people do one piece of work and I think the resolution ought to be defeated.

Mr. HUFFMAN. Mr. President, I do not know whether this resolution was introduced in good faith or not. But twenty-five men on a commission of this kind of course is very large and if we put ten more Senators to it and ten men from the House, notwithstanding the fact that probably every man in the Senate should have an equal right to go there, if they feel after having voted one half million dollars for this kind of a show, it does seem to me, however, that is very unfair to add any more members to this commission. I would not like to have the Senate pass this resolution. It looks to me it would be something of a joy-ride that ought not to be tolerated by the Senate. I hope the Senate will not pass this resolution. I endorse what the Senator from Schuylkill says to the extent of his criticism of the method of appointing these commissions. I am not in favor of it.

And the question recurring.

Will the Senate agree to the resolution?

The yeas and nays were required by Mr. McIlhenny and Mr. Heacock and were as follows, viz:

YEAS—18.

Catlin,	Endsley,	Kurtz,	Nulty,
Clark,	Graff,	Martin,	Salus,
Cooper,	Hoke,	McNichol,	Snyder,
Crow,	Homsher,	Morgan,	Vare,
Daix,	Knapp,		

NAYS—12.

Hall,	Hunter,	Magee,	Mills,
Heacock,	Jarrett,	McIlhenny,	Sensenich,
Huffman,	Jones,	Miller,	Washers,

So the question was determined in the affirmative.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until nine o'clock to-night.

Mr. KURTZ. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which was laid upon the table.

BILL SIGNED.

The PRESIDENT-PRO-TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the title was publicly read as follows:

Senate Bill No. 77, entitled:

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity

Whereupon,

The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

HOUSE CONCURS IN RESOLUTION RETURNING SENATE BILL NO. 77 TO THE GOVERNOR WITHOUT AMENDMENT.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House had concurred in resolution as follows:

Resolved (if the House of Representatives concur) That Senate Bill No. 77, entitled:

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity

which was recalled from the Governor for the purpose of amendment be returned to the Governor without amendment.

CONCURRENT RESOLUTION ASKING THE CONGRESS OF THE UNITED STATES TO ENACT THE HAMIL BILL (H. R. 92241) KNOWN AS THE STRAIGHT PENSION BILL FOR THE PENSIONING OF CIVIL SERVICE EMPLOYEES OF THE UNITED STATES POST OFFICE DEPARTMENT.

Mr. SHEATZ. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SHEATZ offered the following resolution:

Whereas, At a convention held in the city of Rochester, State of New York, in September, 1911, at which thirty thousand letter carriers employed by the United States Post Office Department, including representatives of the letter carriers from nearly every city and town in Pennsylvania were represented, resolutions were adopted asking Congress to enact the Hamil Straight Pension Bill (H. R. 92241) which provides for a pension to Civil Service employees of the United States Post Office Department under conditions prescribed in the bill; and,

Whereas, The legislature of the State of Pennsylvania is in hearty sympathy and accord with the project to pension these faithful servants of the government;

Therefore Be It Resolved (if the House concur) That the Senate and House of Representatives of the Commonwealth of Pennsylvania heartily recommend to Congress the speedy passage of the said Hamil Bill (H. R. 92241) and request the Senators and the members of the House of Representatives in Congress from the Commonwealth of Pennsylvania to give their support to and vote for the said bill;

And Be It Further Resolved, That the Secretary of the Commonwealth of Pennsylvania be and he is hereby instructed to immediately after their adoption forward a copy of these resolutions to the President of the Senate of the United States, to the Speaker of the House of Representatives of the United States and to the Senators and the Representatives in Congress from the Commonwealth of Pennsylvania.

Mr. SHEATZ. Mr. President, I move that Rule 39 be suspended in order that the resolution may be considered at this time.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

The foregoing resolution was twice read, considered and agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

CONCURRENT RESOLUTION AUTHORIZING THE CHIEF OF THE DEPARTMENT OF MINES TO EXAMINE INTO THE CONDITION AND METHOD OF OPERATION OF SLATE, STONE, ETC., QUARRIES AND TO MAKE REPORT THEREON.

Mr. SNYDER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. SNYDER offered the following resolution:

Resolved (if the House of Representatives concur) That the Chief of the Department of Mines is hereby authorized to examine into the condition and method of operation of the slate, stone, marble and granite quarries, ore and clay banks, ore and graphite mines, and any other mineral operations of the Commonwealth; also to examine into the condition of the petroleum and natural gas wells drilled through the coal measures, and the method of drilling, casing and protecting said wells and to make a report to the Governor, for transmission to the General Assembly of one thousand nine hundred and fifteen, covering said examinations and containing recommendations for legislation necessary to meet the existing conditions.

Mr. SNYDER. Mr. President, I move that Rule 39 be suspended in order that the resolution may be considered at this time.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

The foregoing resolution was twice read, considered and agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

RECONSIDERATION OF THE VOTE ON RESOLUTION AUTHORIZING THE PRINTING OF AN ACT RELATIVE TO THE UNLAWFUL USE OF THE AMERICAN FLAG.

Mr. MILLS. Mr. President, I move to reconsider the vote by which the Senate concurred in the following resolution:

Whereas, Many persons in this Commonwealth are not aware of the provisions of the act May twenty-third one thousand nine hundred and seven (Pamphlet Laws 225) prohibiting the unlawful use of the flags of the United States and of this State therefore be it

Resolved (if the Senate concur) That fifty thousand (50,000) copies of the above mentioned act be printed twelve thousand copies (12,000) for the use of the House eight thousand (8,000) copies for the use of the Senate and the remaining thirty thousand (30,000) copies for distribution by the Daughters of the American Revolution

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate concur in the resolution?

Mr. MILLS. Mr. President, I move to amend the resolution in the second paragraph, line 2, by striking out after the word "twelve" the word "hundred."

Mr. SPROUL. Mr. President, I second the motion.

The amendment was agreed to.

On the question,

Will the Senate concur in the resolution as amended?

It was agreed to.

Ordered, That the resolution as amended be returned to the House of Representatives with the information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

HOUSE CONCURS IN SENATE BILL NO. 78.

The Chair cleared his table and laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 78, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a Commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 118.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 118, entitled:

An Act providing for the furnishing of a room in the building erected by the Women's Relief Corps in the Andersonville Prison grounds at Andersonville Georgia creating a commission for such purposes and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 220.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 220, entitled:

An Act making an appropriation to the General Braddock Memorial Park Association of Fayette County

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 401.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 401, entitled:

An Act making an appropriation to the Battlefield Commission of the Third Division Ninth Army Corps for the purpose of completing the printing binding and distribution of the said History to the surviving comrades of the Third Division

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 429.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 429, entitled:

An Act making an appropriation further to carry out the purposes of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act making an appropriation for the erection of a proper fence or coping and pavement to protect a monument erected near Petersburg Virginia by the association of the Survivors of the forty-eighth Regiment Pennsylvania Volunteers to commemorate the Battle of the Crater and providing for commission and the expenses thereof to erect the same"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 437.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 437, entitled:

An Act providing for the erection of a monument to the memory of Colonel Henry Boquet and his soldiers on the Bushy Run Battlefield in Westmoreland county and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 778.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 778, entitled:

An Act providing for the erection upon the grounds of the Allegheny Arsenal at Pittsburgh of a monument in memory of the persons who lost their lives by an explosion in the arsenal in one thousand eight hundred and sixty-two and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1168.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1168, entitled:

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1466.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1466, entitled:

A joint resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the War of one thousand eight hundred and twelve

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1454.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1454, entitled:

An Act in relation to convicts in the Western Penitentiary in Centre County who may break prison or escape imposing the costs of trial in an indictment for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

with the information that the House has passed the same without amendment.

SENATE BILL NO. 167 RECALLED FROM THE GOVERNOR.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 167, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class approved the seventh day of March Anno Domini one thousand nine hundred and one enlarging the powers of such cities over the public streets and highways therein" in order to provide comfort houses drinking places and waiting conveniences

said bill having been recalled from the Governor for the purpose of amendment. With the information that the House of Representatives has concurred in the same.

SENATE BILL NO. 648 RECALLED FROM THE GOVERNOR.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 648, entitled:

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluding in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be excluded with an appeal to the Supreme Court within one month from the date of such determination

said bill having been recalled from the Governor for the purpose of amendment. With the information that the House of Representatives has concurred in the same.

SENATE BILL NO. 827 RECALLED FROM THE GOVERNOR.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 827, entitled:

A supplement to an act entitled "An Act to create a system of fire wardens to preserve the forests of the Commonwealth by preventing and suppressing forest fires and prescribing penalties for the violation thereof providing for the compensation of the fire wardens and those who assist in extinguishing fire and making an appropriation therefor" approved the thirteenth day of May one thousand nine hundred and nine conferring authority upon the Department of Forestry to enter into co-operative relations with local associations established for the purpose of preventing forest fires and providing for and regulating a local patrol and the compensation thereof

said bill having been recalled from the Governor for the purpose of amendment. With the information that the House of Representatives has concurred in the same.

SENATE BILL NO. 1117 RECALLED FROM THE GOVERNOR.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1117, entitled:

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini one thousand eight hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situate in one or more counties and to provide for the adjustment of indebtedness

said bill having been recalled from the Governor for the purpose of amendment. With the information that the House of Representatives has concurred in the same.

AMENDMENTS TO HOUSE BILL NO. 1589 RECALLED FROM THE GOVERNOR.

He also laid before the Senate for concurrence bill of the House of Representatives as follows:
House Bill No. 1599, entitled:

A supplement to an act entitled "An Act providing for the incorporation and government of cities of the third class" approve dthe twenty-third day of May Anno Domini one thousand eight hundred and eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said Department and authorizing the exercise of the powers herein provided by a park or other municipal commission

said bill having been recalled from the Governor for amendment. The vote had on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendments the concurrence of the Senate is requested.

Mr. CLARK. Mr. President, I move that Rule 21, which requires amended bills to be noted on the Calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

The amendments were twice read as follows:

In section 2, line 15, by striking out after the word "ordinances" the word "and" and inserting in lieu thereof the words "but such disapproval"; also, in line 15, by inserting after the word "shall" the word "not"; also, in line 15, by striking out after the word "operate" the words "with the same force and effect"; also in line 16, by striking out after the word "veto" the words "by the Mayor under existing laws."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Alexander,	Graff,	Kurtz,	Salus,
Beidleman,	Hall,	Magee,	Sensenich,
Catlin,	Hoke,	Martin,	Sheatz,
Clark,	Homsher,	McIlhenry,	Snyder,
Cooper,	Hunter,	McNichol,	Sones,
Crow,	Jarrett,	McNichols,	Thompson,
DeWitt,	Judson,	Miller,	Vare,
Endsley,	Kline,	Mills,	Wasbers,
Farley,	Knapp,	Morgan,	Gerberich,
			Pes. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL RECOMMITTED.

Mr. McNICHOL. Mr. President, I move that Senate Bill No. 1896 (House Bill No. 1588), on third reading, entitled:

An Act to provide for the nomination at fall primaries of candidates for the office of judge of the Supreme and Superior courts when such office is to be filled at a municipal election

be recommitted to the Committee on Elections for the purpose of amendment.

Mr. GRAFF. Mr. President, I second the motion.

The motion was agreed to.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 747.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 747, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 489.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 489, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 492.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 492, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 361.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 361, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 48.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 48, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 61.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 61, entitled:

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second street Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 190.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 190, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 192.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 192, entitled:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of Passavant Hospital of Pittsburgh

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 247.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 247, entitled:

An Act making an appropriation to the J C Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 310.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 310, entitled:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 923.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 923, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 762.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 762, entitled:

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 761.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 761, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 724.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 724, entitled:

An Act making an appropriation to the DuBois Hospital of Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 714.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 714, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 708.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 708, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria county

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 661.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 661, entitled:

An Act making an appropriation to the Braddock General Hospital of the borough of Braddock Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 124

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 124, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 230.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 230, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 249.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 249, entitled:

An Act making an appropriation to the Home of the Friendless Women and Children of the City of Scranton

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 329.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 329, entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 335.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 335, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 425.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 425, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 606.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 606, entitled:

An Act making an appropriation to the Philadelphia Museums

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 428.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 428, entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 445.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 445, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 423.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 423, entitled:

An Act regulating the placing of earth or any other material in any creek within this Commonwealth and providing a penalty for the violation of this act

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1110.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1110, entitled:

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purposes of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary line of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation and damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds providing for reconveyance in certain cases

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 790.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 790, entitled:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1178.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1178, entitled:

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 706.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 706, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 854.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 854, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 875.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 875, entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 906.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 906, entitled:

An Act making an appropriation to the Province Mission and Rescue Home

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1506.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 1506, entitled:

An Act making an appropriation to Julia White Priscilla Home for Aged Colored people

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 144.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 144, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 216.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 216, entitled:

An Act making an appropriation to the Paradise Protective and Agricultural School at Paradise township York county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 413.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 413, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 541.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 541, entitled:

An Act making an appropriation to the Western Pennsylvania Humane Society

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 546.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 546, entitled:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 549.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 549, entitled:

An Act making an appropriation to the St. Joseph's Protector for Homeless Boys of Pittsburgh Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 579.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 579, entitled:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 652.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 652, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 781.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 781, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 885.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 885, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1045.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 1045, entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1285.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 1285, entitled:

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1839.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 1839, entitled:

An Act making an appropriation to the trustees of the Medico-Chirurgical College of Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 842.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 842, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 868.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 868, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 712.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 712, entitled:

An Act making an appropriation to the Armstrong County General Hospital

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 728.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 728, entitled:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 178.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 178, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 353.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 353, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 637.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 637, entitled:

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 686.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 686, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 780.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 780, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1373.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendment made by Senate to House Bill No. 1373, entitled:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in one thousand seven hundred and seventy-eight known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model and supervise the erection thereof

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 32.

He also presented communications from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 32, entitled:

An Act to provide for an annual amount to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Governor of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the Confederate States of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

RULE 21 SUSPENDED FOR THE REMAINDER OF THE SESSION.

Mr. SPROUL. Mr. President, I move that for the remainder of the Session Senate bills returned from the House of Representatives with amendments be not noted or placed upon the Calendar, so that they may be considered at once, otherwise some of them may be delayed beyond the final day.

Mr. VARE. Mr. President, I second the motion.
The motion was agreed to.

SENATE BILL NO. 642. RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 642, entitled:

An Act providing for the expenses of county commissioners and county poor directors

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

In section 1, line 10, by striking out the words "consist of" and inserting in lieu thereof the word "include."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Sheatz,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Vare,
Daix,	Hunter,	Miller,	Wasbers,
DeWitt,	Jarrett,	Mills,	Gerberich,
Endsley,	Jones,	Moore,	Pres. pro tem.
Farley,	Judson,	Morgan,	
Graft,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 392 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 392, entitled:

An Act amending section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to reasonableness of the amount of license fees between the municipal corporation and telegraph telephone or light or power companies extending the provisions thereof to electric motor or electric street railway companies

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

In the title, line 7, by striking out the words "electric motor or electric street railway company" and inserting in lieu thereof the words "street passenger railway motor, traction, gas or water company"; also in section 1, line 49, by striking out the words "company electric motor railway company or traction company and inserting in lieu thereof the words "street passenger railway motor traction gas or water company"; also by adding new sections to be known as sections 2 and 3 as follows:

Section 2 Section three which reads as follows

"Section 3 The said court in its decision of said dispute shall determine the amount of annual license fees which should be paid to the said municipal corporation in order to properly compensate it for the necessary cost of the services performed or to be performed by it for the inspection and regulation of the poles wires conduits or cables of the said telegraph telephone light or power company and the amount thus determined shall be the maximum sum which the said municipal corporation shall be authorized to charge as license fees against such petitioning corporation" be and the same is amended to read as follows

Section 3 The said court in its decision of said dispute shall determine the amount of annual license fees which

should be paid to the said municipal corporation in order to properly compensate it for the necessary cost of the services performed or to be performed by it for the inspection and regulation of the poles wires conduits or cables pipes or mains of the said telegraph telephone light power street passenger railway motor traction gas or water company and the amount thus determined shall be the maximum sum which the said municipal corporation shall be authorized to charge as license fees against such petitioning corporation

Section 3 Section six which reads as follows
"Section Nothing in this act contained shall be so construed as to alter or affect the duty of said telegraph telephone light or power company to properly erect or construct and maintain its poles wires conduits and cables or to relieve it from liability for negligence in regard thereto either primarily to the person injured or secondarily to the municipal corporation if judgment be recovered against it by the person injured by reason of such negligence" be amended so as to read as follows

Section 6 Nothing in this act contained shall be so construed as to alter or affect the duty of said telegraph telephone light power street passenger railway motor traction gas or water company to properly erect or construct and maintain its poles wires conduits cables pipes or mains or to relieve it from liability for negligence in regard thereto either primarily to the person injured or secondarily to the municipal corporation if judgment is recovered against it by the person injured by reason of such negligence

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Vare,
Daix,	Hunter,	Miller,	Wasbers,
DeWitt,	Jarrett,	Mills,	Gerberich,
Endsley,	Jones,	Moore,	Pres. pro tem.
Farley,	Graft,	Morgan,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. McNICHOL. Mr. President, I move that the House do now resume consideration of Senate Bill No. 1640 (House Bill No. 298), on third reading postponed for the present, entitled:

An Act authorizing the appointment of a commission to consider the revision and amendment of the Penal Laws of the State so as to provide for the employment of all inmates of all penal institutions to provide for compensation for their labor and to devise a system whereby the results of such labor shall be utilized in the penal and charitable institutions of the State and making an appropriation to the expense of said commission

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1640 (House Bill No. 298), entitled:

An Act authorizing the appointment of a commission to consider the revision and amendment of the Penal Laws of the State so as to provide for the employment of all inmates of all penal institutions to provide for compensation for their labor and to devise a system whereby the results of such labor shall be utilized in the penal and charitable institutions of the State and making an appropriation to the expense of said commission

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,
Beideman,
Buckman,
Cattlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graft,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,

Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

REPORTS FROM COMMITTEES.

Mr. HALL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HALL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1414 (House Bill No. 1568), entitled:

An Act to provide for an additional law judge of the several courts of Eleventh Judicial district

Mr. McNICHOLS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOLS presented the report of the Committee of Conference appointed to consider the differences existing between the two Houses in relation to Senate Bill No. 942, entitled:

An Act providing for the printing binding and distribution of two publications heretofore published by the State namely "Pennsylvania at Gettysburg" and "Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proofreading and indexing thereof and making an appropriation for said work

which was laid over for printing.

CONCURRENT RESOLUTION PROVIDING FOR THE APPOINTMENT OF A COMMISSION TO CONSIDER AND REPORT UPON A REVISION OF THE LAWS FOR THE GOVERNMENT OF CITIES OF THE FIRST CLASS, FOR THE EMPLOYMENT OF NECESSARY OFFICERS AND EMPLOYEES AND GIVING IT AUTHORITY TO COMPEL THE ATTENDANCE OF PERSONS AND THE PRODUCTION OF BOOKS AND PAPERS.

Mr. SALUS. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS offered the following resolution:

Resolved (if the House of Representatives concur) That the Governor of the Commonwealth be and he is hereby authorized to appoint three citizens of any city of the first class of this Commonwealth, who together with three Senators to be appointed by the president pro tempore of the Senate and three members of the House of Representatives to be appointed by the Speaker of the House of Representatives shall constitute a commission to serve without compensation and whose duty it shall be to consider the laws of the Commonwealth relating to the government of cities of the first class, and especially to the structure and organization of councils thereof, and to report to the next Legislature whatever changes may be deemed necessary in said laws for the government of cities of the first class, together with a draft of an act or acts of Assembly to accomplish such changes. Said commission shall have power to elect its own chairman, to sit after the adjournment of the Legislature, to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid. Its expenditures shall be provided for in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said commission. The said commission shall have power to issue subpoenas, signed by its chairman, requiring the attendance of such persons and the production of such books and papers as in its judgment will assist in the performance of its duties aforesaid. The said commission shall make a full report

in writing to the Governor of the Commonwealth of its findings, with such recommendations as it may deem proper six months prior to the meeting of the general assembly in the session of 1915, which report shall be published for public information.

Mr. SALUS. Mr. President, I move that Rule 39 be suspended in order that the resolution may be considered at this time.

Mr. McNICHOL. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. McILHENNY. Mr. President, I do not want to make any formal objection, but it is such a complicated resolution that I would like to have it go over in its order until to-morrow.

Mr. McNICHOL. Mr. President. I think that if the Senator from Philadelphia will understand the purport of the resolution he will not object to having it considered. It is with a view of taking up the matter of redistricting the City of Philadelphia, so as to take into consideration the question of redistricting the ward lines in the matter of councilmanic representation. It is a matter in which the Committee of Seventy is interested.

Mr. McILHENNY. Mr. President, as I said, I do not want to make any formal objection. The explanation of the Senator is satisfactory to me and I do not want to make even an informal objection.

And the question recurring,

Will the Senate agree to the motion?

It was agreed to.

The resolution was twice read, considered and agreed to.

Ordered. That the Clerk present the same to the House of Representatives for concurrence.

SENATE BILL NO. 268 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 268, entitled:

An Act to amend the first paragraph of the first section of an act hitherto amended and entitled "An Act to authorize chattel mortgages to this Commonwealth upon iron ore pig-iron blooms steel and iron nails steel ingots and billets rolled or hammered steel in sheets bars or plates and all steel and iron castings of every description not in place" approved the twenty-eighth day of April Anno Domini one thousand eight hundred and eighty-seven so as to authorize chattel mortgages on all kinds of machinery

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

The amendments were twice read and printed as required by the Constitution, as follows:

In the title, line 8, by striking out the words "not less than one hundred dollars;" also in section 1, line 23, by striking out the words "for any sum not less than one hundred dollars;" also in lines 40 and 41, by striking out the words "for any sum not less than one hundred dollars."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Alexander,
Beideman,
Cattlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graft,

Gyger,
Hall,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,
Knapp,
Kurtz,

Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,

Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. McNICHOL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOL. from the Committee on Elections, reported as amended, Senate Bill No. 1896 (House Bill No. 1588), entitled:

An Act regulating political parties, providing for and regulating the nomination of candidates of political parties for certain public offices, election of, delegates and alternate delegates to national party conventions, state committee-men and of certain party officers a method whereby electors of political parties may express their choice of candidates for the office of President of the United States and their reimbursement by the State of the expenses of the same, also providing for the nomination at fall primaries of candidates for the office of judge of supreme and superior court when such office is to be filled at a municipal election and providing penalties for the violation of the provision of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation.

SENATE BILL NO. 372 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 372, entitled:

An Act to provide a method for determining the liabilities and rights of persons agreeing to be answerable for the default of another

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 1, line 3, by striking out after the word "that" all of lines 4 to and including the word "ensue" in line 20 and inserting in lieu thereof the following: "every written agreement hereafter made by one person to answer for the default of another shall subject such person to the liabilities of suretyship and shall confer upon him the rights incident thereto unless such agreement shall contain in substance the words "This is not intended to be a contract of suretyship" or unless each portion of such agreement intended to modify the rights and liabilities of suretyship shall contain in substance the words "This portion of the agreement is not intended to impose the liability of suretyship."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Hall,	Knapp,	Nulty,
Beidleman,	Heacock,	Kurtz,	Salus,
Buckran,	Hilton,	McNichols,	Sensenich,
Ca'lin,	Hoke,	McNichols,	Sheatz,
Clark,	Homsher,	McIlhenny,	Snyder,
Cooper,	Huffman,	McNichols,	Sones,
Crow,	Hunter,	McNichols,	Sproul,
Daix,	Jarrett,	Miller,	Vare,
DeWitt,	Jones,	Mills,	Wasbers,
Endsley,	Judson,	Moore,	Gerberich,
Farley,	Kline,	Morgan,	Pres. pro tem.
Graff,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1642 (House Bill No. 1912), entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State.

BILL ON FIRST READING.

Mr. VARE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1642 (House Bill No. 1912), entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State.

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1642 (House Bill No. 1912), entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State.

And said bill having been read at length the first time, Ordered, To be laid aside for a second reading.

REPORT FROM COMMITTEE.

Mr. McILHENNY. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McILHENNY, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 621 (House Bill No. 197), entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the Orphans' Court and prescribing the duties of the clerk of the Orphans' Court.

RECONSIDERATION OF HOUSE BILL NO. 354.

Mr. SALUS. Mr. President, I move that the vote by which Senate Bill No. 494 (House Bill No. 354), entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing penalty for the violation thereof

was defeated on final passage be reconsidered.

The PRESIDENT. How did the Senator vote?

Mr. SALUS. Mr. President, I voted "No."

Mr. HUNTER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. HUNTER. Mr. President, I voted "No."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. SALUS. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. HUNTER. Mr. President, I second the motion.

The motion was agreed to.

SENATE BILL NO. 1375 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1375, entitled:

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganization merger or consolidation

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

In section 1, line 24, by striking out the word "five" and inserting in lieu thereof the word "two"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Alexander,	Farley,	Knapp,	Sheatz,
Beidleman,	Graft,	Kurtz,	Snyder,
Buckman,	Gyger,	Magee,	Sones,
Catlin,	Hoke,	Martin,	Sproul,
Cooper,	Homsher,	McNichol,	Vare,
Crow,	Hunter,	McNichols,	Vasbers,
Dalx,	Jones,	Miller,	Gerberich,
DeWitt,	Judson,	Morgan,	Pres. pro tem.
Endsley,	Kline,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 73 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 73, entitled:

An Act to amend section two and three of an act entitled "An Act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceeding relative to the same" approved the second day of May one thousand eight hundred and eighty-nine extending the same to other cases of escheat

with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed, as required by the Constitution, as follows:

In the title by striking out the words "To amend section two and three of an act entitled 'An Act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceeding relative to the same' approved the second day of May one thousand eight hundred and eighty-nine extending the same to other cases of escheat" and inserting in lieu thereof the following:

To amend section two and sections three and five as heretofore amended of an act entitled "An Act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" approved the second day of May one thousand eight hundred and eighty-nine extending the same to other cases of escheat and to supplement the said act by requiring reports to be made to the Auditor General of property liable to escheat and for the inspection by and under the direction of the Auditor General of the books accounts documents and papers of persons and corporations required to make such report fixing the fees and compensation of escheators in all cases fixing the fees or compensation of the informant and in certain cases prohibiting the payment of any fees or compensation to informants

Also by striking out all of section 2 and inserting in lieu thereof five additional sections to be known as Sections 2, 3, 4, 5, and 6, as follows:

Section 2 That the third section of the said act which as heretofore amended reads as follows

"Section 3 That whensoever any trustee or other person is or shall be seized of any property or estate real or personal in a fiduciary capacity and shall file an account of the same in any court of this Commonwealth and whensoever it shall appear that the cestui qui trust or beneficial owner of said property or effects or any part thereof has been unknown for a period of seven years and still remains unknown then and in such case so much of said property or effects as belonged to said unknown cestui qui trust or beneficial owner shall escheat to the Commonwealth subject to all legal demands on the same and whensoever the trustee or trustees under a dry trust and whensoever on the termination of an active trust or afterwards the trustee or trustees thereunder is or shall be seized or possessed of any property or estate real or personal either the subject of the trust or in any wise arising from the possession of the trust property or the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of court from rents accretions profits or interest from of or on the trust property or any part thereof which property or estate is or shall be without a lawful owner such property or estate shall escheat to the Commonwealth subject to all legal demands on the same" be and the same is hereby amended to read as follows

Section 3 It shall be the duty of every trustee guardian committee executor administrator assignee or other person acting in a fiduciary capacity who shall be seized or possessed of any property or estate real or personal of which the cestui que trust or beneficial owner shall have been unknown to him for a period of seven years and still remain unknown or has made no demand for said property or effects for a period of seven years to file an account thereof in the proper court and so much of said property or effects as belonged to said cestui que trust or beneficial owner and is not claimed at the audit of said account shall escheat to the Commonwealth subject to all legal demands on the same and whensoever the trustee or trustees under

a dry trust and whensoever on the termination of an active trust or afterwards the trustee or trustees thereunder is or shall be seized or possessed of any property or estate real or personal either the subject of the trust or in any wise arising from the possession of the trust property or the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of the court from rents accretions profits or interest from of or on the trust property or any part thereof which property or estate is or shall be without a lawful owner or such lawful owner be unknown for a period of seven years or has made no demand for such property or estate for a period of seven years such trustee or trustees shall file a report with the Auditor General setting forth such property or estate which property or estate shall escheat to the Commonwealth subject to all legal demands on the same

Section 3 That the fifth section of the said act which as heretofore amended reads as follows

"Section 5 That the jurisdiction in all cases of escheat under the provisions of this act shall be vested in the courts of this Commonwealth as follows namely

Wherever an escheat shall occur or be supposed to occur by reason of any person dying intestate without heirs or known kindred a widow or surviving husband the orphans' court of the county wherein said decedent was resident at the time of his death or in case said decedent was not at the time of his death resident within this Commonwealth then the orphans' court of the county in which the greater part of his property real and personal shall be situate shall have jurisdiction

Whenever an escheat shall occur or be supposed to occur of any property estate or effects deposited in the custody of any court or with any depository receiver or other officer thereof the owner whereof shall be unknown and whenever any escheat shall occur or be supposed to occur of any property estate or effects held by any trustee or other person in a fiduciary capacity who shall have filed an account thereof in any court of this Commonwealth by reason of the fact that the cestui que trust or beneficial owner thereof shall be unknown then and in such case the court in which or in the custody of any depository receiver or other officer of which said property estate or effects may have been or shall be deposited whether the same be real or personal or in which said account has been or may be duly filed shall have jurisdiction and whensoever any property estate or effects held by any trustee or trustees under any trust or held by and resulting to such trustee or trustees from the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of court from rents accretions profits or interest from of or on the trust property or any part thereof shall escheat or be supposed to escheat by reason of the fact that such property estate or effects has no lawful owner the court of common pleas of the county in which such property estate or effects or the greater part thereof shall be located shall have jurisdiction except in cases where the trustee shall be a corporation in which case the court of common pleas of the county wherein the principal office of such corporation is located shall have jurisdiction" be and the same is hereby amended to read as follows

Section 5 That the jurisdiction in all cases of escheat on the provisions of this act shall be vested in the courts of this Commonwealth as follows namely

Whenever an escheat shall occur or be supposed to occur by reason of any person dying intestate without heirs or known kindred a widow or surviving husband the orphans' court of the county wherein said decedent was resident at the time of his death or in case said decedent was not at the time of his death resident within this Commonwealth then the orphans' court of the county in which the greater part of his property real and personal shall be situate shall have jurisdiction

Whenever an escheat shall occur or be supposed to occur of any property estate or effects deposited in the custody of any court or with any depository receiver or other officer thereof the owner whereof shall be unknown or shall have been unknown for seven years or shall have made no demand therefor for the space of seven years and whenever any escheat shall occur or be supposed to occur of any property estate or effects held by any trustee or other person in a fiduciary capacity who shall have filed an account thereof in any court of this Commonwealth by reason of the fact that the cestui que trust or beneficial owner thereof shall have been unknown to him for a period of seven years and still remains unknown or has made no demand for said property or effects for a period of seven years then and in such case the courts in which or in the custody of any depository receiver or other officer of which said property estate or effects may have been or shall be deposited whether the same be real or personal or in which said account has been or may be duly filed shall have jurisdiction and whensoever any property estate or effects held by any trustee or trustees under any trust or held by and resulting to such trustee or trustees from the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of court from rents accretions profits or interest from of or on the trust property or any part thereof shall escheat or be supposed to escheat by reason of the fact that such property estate or effects has no lawful owner or such owner is unknown or no demand has been made therefor as above described the court of common pleas of the county in which such property estate or effects or the greater part thereof shall be located shall have jurisdiction except in cases where the trustee shall be a corporation in which cases the court of common pleas of the county wherein the principal office of such corporation is located shall have jurisdiction

Section 4 It shall be the duty of every person and corporation having in his her or its possession as depository or receiver or other officer of a court or as trustee guardian executor administrator assignee or other person acting in a fiduciary capacity property of any kind liable to escheat to the Commonwealth to report the same and all known particulars to the Auditor General immediately upon having knowledge that such property is liable to escheat and for failure to make such report such person or corporation shall be liable to pay to the Commonwealth a penalty at the rate of twelve per centum of the value of such property for the first year of such failure and twenty per centum of such value for each year thereafter and no person shall receive a fee as informant for information leading to the escheat of any property concerning which there shall be a duty to make such report. Provided however that this act shall not apply to or affect any proceedings in escheat now pending in any court of this Commonwealth provided that in such proceedings evidence has prior to the passage of this act been adduced upon which such court may determine whether such escheat has occurred and in all of such cases the informant and the escheator shall be recompensed in accordance with existing laws. And in all cases where no report is required to be made by the provisions of this act the fee which shall be paid the informant shall be fifteen per centum of the price which such property real or personal shall produce after all costs of prosecution and charges of sale are deducted therefrom. The escheator in all cases of escheat whatsoever shall be paid five per centum of all moneys paid into the State Treasury by reason of such escheat together with all expenses incurred by him for in and about the prosecution of the escheat and the performance of the duties imposed upon him by law.

Section 5 The Auditor General shall have power by himself or by one or more counsel expert accountants or agents to inspect from time to time as he shall direct the books accounts documents or papers of any person or corporation required by this act to make report to the Auditor General for the purpose of ascertaining the facts with respect to the subject matter of any report made or which he may believe ought to be made and the person or persons employed for that purpose by the Auditor General shall receive a reasonable compensation to be fixed by him and if any person or corporation or officer or employee thereof shall refuse to permit any person designated by the Auditor General to inspect books accounts documents or papers as required by this act the Auditor General may apply by petition in the name of the Commonwealth to the court of common pleas of the county in which such refusal shall take place and the court shall make such order on reasonable notice as shall compel compliance with the law and the violation of such order shall be a contempt of such court and punishable as such.

Section 6 All acts or parts of acts inconsistent herewith or supplied thereby are hereby repealed.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—0.

NAYS—43.

Alexander,	Graff,	Kline,	Nulty,
Beidleman,	Gyger,	Knapp,	Salus,
Buckman,	Hall,	Kurtz,	Sensenich,
Catlin,	Hilton,	Magee,	Sheatz,
Clark,	Hoke,	Martin,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Ordered, That the Clerk inform the House of Representatives accordingly.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. SPROUL. Mr. President, I move that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

Mr. McILHENNY. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Sproul, McIlhenny and Sones be such committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 76 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 76, entitled:

An Act providing for the report to the Auditor General and escheat to the Commonwealth under certain conditions of deposits of money deposits of money stocks bonds notes papers and other securities and all other valuables of the same or any other kind for safe keeping and stock and dividends and the principal and interest of bonds notes certificates and of all and any other kinds of indebtedness of corporations limited partnerships and partnership associations and providing for the enforcement of the same

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, and were as follows:

In the title, line 8, by inserting after the word "same" the following:

"And for the inspection by the bank examiners under the direction of the Commission of Banking of the books accounts documents and papers of banks trust companies safe deposit companies and all persons partnerships and corporations required to make such report making it the duty of the Commissioner of Banking to report the result of such examination to the Auditor General and prohibiting the payment of fees to informants in certain cases and fixing the fees or compensation of escheators and repealing all acts inconsistent herewith or supplied hereby"

Also by striking out sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12, and substituting the following new sections:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every bank trust company safe deposit company and every person firm and corporation receiving deposits of money shall in the month of January in every year hereafter file with the Auditor General a report under oath of all deposits of money with the interest and profits accrued thereon which have not been increased or diminished or credited with interest in the pass book at the request of the depositor within seven years last preceding such report Such report shall show the amount of such deposit of money and the name and address of the depositor. Provided that the provisions of this act shall not apply to savings institutions savings banks savings funds or savings deposits which are now otherwise regulated by law.

Section 2 Every person firm and corporation in this Commonwealth receiving deposits of money stocks bonds notes papers and other securities or other valuables of the same of any other kind for the safe keeping shall in the month of January in every year hereafter file with the Auditor General a report under oath of all such deposits to which access has not been actually had by the owner or owners thereof within seven years last preceding such report Such report shall give the names and addresses of the depositors and the nature and amount of the deposit if known.

Section 3 Every corporation limited partnership and partnership association organized under the laws of this Commonwealth shall in the month of January in every year hereafter file with the Auditor General a report under oath of one of its executive officers having personal knowledge thereof of the names and addresses of all stockholders to whom a dividend or dividends shall have been declared and who have not claimed the same for seven years next preceding together with the amount of such dividend and the kind and number of shares on which the same shall have been declared and also the names and addresses of all holders of bonds notes certificates and of all and any other kind of indebtedness of said corporations limited partnerships and partnership associations who shall not have claimed for seven years next preceding the principal or interest due on the same together with the amount of such interest and of all of the principal of such bonds notes certificates and other kinds of indebtedness Should the names and addresses of said stockholders holders of such bonds notes certificates and other kinds of indebtedness be unknown to the executive officers of any such corporation limited partnership or partnership association a report shall nevertheless be filed as hereinbefore provided setting forth the amount and nature thereof and all other information in the possession of such corporation limited partnership or partnership association concerning said stocks bonds notes certificates and other kinds of indebtedness.

Section 4 Such reports shall be preserved by the Auditor General in his office for his information and he shall keep for his information and index of the names of all persons so reported to him the amount and nature of the property involved and the person or corporation reporting it.

Section 5 When any such deposit of money stocks bonds notes papers securities valuables stock dividends or principal or interest of indebtedness as aforesaid shall have been so reported to the Auditor General for seven successive years the same together with the interest and profits accrued thereon shall escheat to the Commonwealth and the Auditor General shall appoint an escheator to conduct the proceedings for the escheat of the same in the manner provided by law in cases of escheat and the same or the proceeds thereof shall pursuant to an adjudication of escheat be paid into the State Treasury for use of the State and a record of such escheat and payment shall be made by the Auditor General in said index.

Section 6 At any time within seven years after such payment of such deposit of money dividend or interest or principal of any such bonds notes certificates or other kinds of indebtedness or within seven years after such payment of the proceeds of any such stocks bonds notes papers securities or other valuables to the State Treasurer the persons who would have been the lawful owners thereof had it not been so paid or their legal representatives shall receive the same out of the State Treasury out of moneys otherwise unappropriated upon the warrant of the Auditor General on the State Treasurer upon the production to the Auditor General

State Treasurer and the Attorney General of satisfactory proof of such ownership.

Section 7 No fee shall be paid to any informant for information leading to the escheat of any property concerning which a report is required to be made by this act. The escheator in all cases of escheat shall be paid five per centum of all moneys paid into the State Treasury by reason of such escheat together with all expenses incurred by him for in and about the production of the escheat and the performance of the duties imposed upon him by law.

Provided however that this act shall not apply to or affect any proceedings in escheat pending in any court of this Commonwealth provided that in such proceedings evidence had prior to the passage of this act been adduced upon which such court may determine whether such escheat has occurred and in all of such cases the informant and the escheator shall be recompensed in accordance with existing law.

Section 8 The failure to make any report required by this act shall subject the person firm corporation limited partnership or partnership association so failing to a penalty of fifty dollars a day for each day such failure continues to be recovered by the Commonwealth. The failure to pay to the State Treasurer any such deposit of money or dividend or interest or principal of any bond note certificate or all or any other kind of indebtedness of such corporation limited partnership or partnership association upon demand pursuant to and adjudication of escheat shall render the person firm corporation limited partnership or partnership association so refusing liable to an action by the Commonwealth to recover such deposits with interest at twelve per centum per annum.

Section 9 Nothing in this act shall be construed to prevent the escheat of property to the Commonwealth in any way otherwise provided by law for lack of next of kin or a known owner.

Section 10 It shall be the duty of the bank examiners under the direction of the Commissioner of Banking to examine from time to time the books accounts documents or papers of every bank saving institution trust company safe deposit company and every person partnership and corporation required by this act to make report to the Auditor General for the purpose of ascertaining the accuracy and completeness of such report and all the facts with respect to the subject matter set forth therein after such report has been made to the Auditor General and also for the purpose of ascertaining whether the provisions of this act requiring the making of such reports have been complied with and the Commissioner of Banking shall report the result of such examination to the Auditor General. And if any bank saving institution trust company safe deposit company or any person partnership or corporation shall refuse to permit any bank examiner to inspect the books accounts documents or papers as required by this act the Commissioner of Banking may apply by petition in the name of the Commonwealth to the Court of Common Pleas of the county in which such refusal shall take place and the court shall make such order on reasonable notice as shall compel compliance with the law and the violation of such order shall be a contempt of such court and punishable as such.

Section 11 The following acts and parts of acts be and the same are hereby repealed.

An Act entitled "An Act requiring banks and other corporations to give notice of unclaimed dividends deposits and balances in certain cases" Approved March sixth one thousand eight hundred and forty-seven.

Section fifty-two of an act entitled "An Act regulating banks" Approved April sixteen one thousand eight hundred and fifty.

An Act entitled "An Act relating to the return of moneys escheated to the Commonwealth" Approved June fourth one thousand eight hundred and eighty-five.

An Act entitled "An Act to amend the first section of an act entitled 'An Act relating to the return of moneys escheated to the Commonwealth' approved the fourth day of June Anno Domini one thousand eight hundred and eighty-five extending the same to certain other cases of escheat" Approved June twenty-fifth one thousand eight hundred and ninety-five and all other acts or parts of acts inconsistent with the provisions of this act or supplied hereby be and the same are hereby repealed.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—0.

NAYS—44.

Alexander,	Gyger,	Knapp,	Nulty,
Beldleman,	Hall,	Kurtz,	Salus,
Buckman,	Hilton,	Magee,	Sensenich,
Carlin,	Hoke,	Martin,	Sheatz,
Clark,	Homsher,	McIlhenny,	Snyder,
Cooper,	Huffman,	McNichol,	Sones,
Crow,	Hunter,	McNichols,	Sproul,
Daix,	Jarrett,	Miller,	Vare,
DeWitt,	Jones,	Mills,	Wasbers,
Endsley,	Judson,	Moore,	Gerberich,
Farley,	Kline,	Morgan,	Pres. pro tem.
Graff,			

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Ordered, That the Clerk inform the House of Representatives accordingly.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. SPROUL. Mr. President, I move that a committee of conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

Mr. McILHENNY. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Sproul, McNichol and Sones be such committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. SPROUL. Mr. President, I move that the Senate do now take a recess until 11 o'clock.

Mr. McILHENNY. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

HOUSE BILL NO. 1246 RECALLED FROM GOVERNOR.

The Chair cleared his table and laid before the Senate resolution from the House of Representatives as follows, which was twice read, considered and agreed to:

Resolved (if the Senate concur) That House Bill No. 1246 entitled:

An Act providing for and regarding the releasing on parole of certain prisoners who have been sentenced for life

be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House insists on its amendments non-concurred in by the Senate to Senate Bill No. 73, entitled:

An Act to amend sections two and three of an act entitled "An Act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" approved the second day of May one thousand eight hundred eighty-nine extending the same to other cases of escheat

and has appointed Messrs. Roney, Semmens and Mitchell as a committee of conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House insists on its amendments non-concurred in by the Senate to Senate Bill No. 76, entitled:

An Act providing for the report to the Auditor General and escheat to the Commonwealth under certain conditions of deposits of money deposits of money stocks bonds notes papers and other securities and all other valuables of the same or any other kind for safe keeping and stock and dividend and the principal and interest of bonds notes certificates and of all and any other kinds of indebtedness of corporations limited partnerships and partnership associations and providing for the enforcement of the same

and has appointed Messrs. Roney, Semmens and Mitchell as a committee of conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House insists on its amendments non-concurred in by the Senate to Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

and has appointed Messrs. Roney, Foster and W. H. Wilson as a committee of conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

SENATE BILL NO. 785 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives, returning to the Senate, Senate Bill No. 785, entitled:

An Act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation

with the information that the House has passed the same with amendments, in which the concurrence of the House is requested.

Said amendments were twice read and printed, as required by the Constitution, as follows:

In the title, line 1 by striking out "outlet" and inserting in lieu thereof the word "outlet", also in the preamble, line 8, by striking out "contiguous" and inserting in lieu thereof the word "contiguous"; also in the preamble, line 30, by striking out "development" and inserting in lieu thereof the word "development"; also in section 1, line 4, by striking out "comimssion" and inserting in lieu thereof the word "commission"; also, in section 3, line 9, by striking out the article "a"; also in section 3, line 29, by striking out the word "four" and inserting in lieu thereof the word "of"; also in section 8, line 7, by striking out the word "accomplished" and inserting in lieu thereof the word "accompanied"; and in lines 7 and 8 by striking out the word "certified" and inserting in lieu thereof the word "verified."

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 41.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 41, entitled:

An Act making an appropriation to the Altoona Hospital Blair county

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 43.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 43, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 108.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 108, entitled:

An Act making an appropriation to the People's Co-Operative Hospital Sayre Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 109.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 109, entitled:

An Act making an appropriation to the Providence Hospital of Beaver Falls Beaver County Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 110..

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 110, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 122.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 122, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 143.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 143, entitled:

An Act making an appropriation to the Salvation Army Rescue Children's Home and Hospital of Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 149.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 149, entitled:

An Act making an appropriation to the Wyoming Valley Society for the Prevention and Treatment of Tuberculosis of Wilkes-Barre Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 177.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 177, entitled:

An Act making an appropriation to the Florence Crittenton Circles of Wilkes-Barre

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 179.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 179, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 206.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 206, entitled:

An Act making an appropriation to the Elizabeth Steel Magee Hospital of Pittsburgh

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 267.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 267, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 306.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 306, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men for maintenance in handicraft employment

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 311.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 311, entitled:

An Act making an appropriation to the Markleton General Hospital at Markleton Somerset county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 315.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 315, entitled:

An Act making an appropriation to the Sewickley Fresh Air Home in Beaver County Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 319.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 319, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 375.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 375, entitled:

An Act making an appropriation to the Beaver County Children's Home Association of New Brighton Beaver county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 580.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 580, entitled:

An Act making an appropriation to the Philadelphia Polyclinic and College for Graduates in Medicine

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 596.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 596, entitled:

An Act making an appropriation to the Somerset County General Hospital of Somerset Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 599.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 599, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind at Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 607.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 607, entitled:

An Act making an appropriation to the Psychopathic Department of the Saint Francis Hospital Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 629.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 629, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 737.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 737, entitled:

A supplement to an act entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burials or removal permits requiring prompt returns to the Bureau of Vital Statistics at the Capitol of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third one thousand eight hundred and eighty-five and making an appropriation for establishing and maintaining such a Bureau and providing certain penalties" approved May first one thousand nine hundred and five Pamphlet Laws three hundred and thirty authorizing the statistics required to be obtained and preserved by the tenth section of an act entitled "An Act creating a Department of Health defining its powers and duties" approved April twenty-seventh one thousand nine hundred and five Pamphlet Laws three hundred and twelve or by any subsequent law or laws to be obtained collected compiled and preserved by and in said Central Bureau of Vital Statistics and fixing the salary of the State Registrar of Vital Statistics

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 953.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 953, entitled:

An Act making an appropriation to the Punxsutawney Sanatorium located at Punxsutawney Jefferson county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1161.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1161, entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane at Danville Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1270.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1270, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1271.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1271, entitled:

An Act making an appropriation to the Colored Day Nursery of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1272.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1272, entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1278.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1278, entitled:

An Act making an appropriation to the Children's Home of the city of York Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1348.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1348, entitled:

An Act authorizing counties within this Commonwealth requiring a water supply for their almshouses hospitals or jails to condemn property and rights inside and outside of their limits for the purpose of obtaining such water supply

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1400.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1400, entitled:

An Act making an appropriation to the Hospital and College Departments of the Hahnemann Medical College and Hospital

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1436.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1436, entitled:

An Act making an appropriation to the Hayes Mechanics' Home of Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1439.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1439, entitled:

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis of Reading Pennsylvania for use of the Orphanage at Millmont Berks county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1634.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1634, entitled:

An Act making an appropriation to the Saint Francis Country Home for Convalescents Lansdowne Avenue Darby Township Delaware County Pennsylvania

with the information that the House has passed the same without amendment.

SENATE BILL NO. 56 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 56, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 10, by striking out the word "for" and inserting in lieu thereof the word "For."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckran,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Washers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 61 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 61, entitled:

An Act making an appropriation to the Home for the training in Speech of Deaf Children Before They are of School Age at Belmont and Monument Road Philadelphia

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 14, by striking out the word "four" and inserting in lieu thereof the word "six;" also in the same line by striking out the word "one" and inserting in lieu thereof the word "eight;" also in the same line by striking out the figures "(\$44,100)" and inserting in lieu thereof the figures "(\$46,800);" also in section 2, line 2, by striking out the word "two" and inserting in lieu thereof the word "five;" also in the same line by striking out the words "five hundred;" also in line 3, by striking out the figures "(\$2,500)" and inserting in lieu thereof the figures "(\$5,000)."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 168 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 168, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 2, line 3, by striking out the words "with the approval of;" also in the same line by striking out the article "a" and inserting in lieu thereof the article "A;" also in the same line by striking out the word "to" and inserting in lieu thereof the word "shall."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 379 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 379, entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

In section 1, line 8, by striking out the words "June first" and inserting in lieu thereof the words "May thirty-first."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 428 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 428, entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

In section 1, line 8, by striking out the words "building a sanitary sewer system, erecting buildings and maintenance" and inserting in lieu thereof the words "maintenance for the two fiscal years beginning June first, one thousand nine hundred and thirteen;" also by striking out the whole of lines 12, 13 and 14.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 608 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 608, entitled:

An Act making an appropriation to the Saint Francis Hospital of the city of Pittsburgh Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 4, by striking out the word "eighty-nine" and inserting in lieu thereof the word "eighty-one," also in line 5, by striking out the figures "\$189,000.00" and inserting in lieu thereof the figures "\$181,500;" also in line 11 by striking out "maintenance" and inserting in lieu thereof the word "maintenance."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 615 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 615, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children of Philadelphia Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 4, by striking out "thousnd" and inserting in lieu thereof the word "thousand;" also in line 6 by striking out "Christopher's" and inserting in lieu thereof the word "Christopher's."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 715 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 715, entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 8, by inserting before the word "fiscal" the word "two."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 716 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 716, entitled:

An Act making an appropriation to the Philadelphia Osteopathic Hospital of Philadelphia

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 7, by striking out the word "purposes" and inserting in lieu thereof the word "purpose;" also in line 10, by striking out the word "July" and inserting in lieu thereof the word "June."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 743 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 743, entitled:

An Act making an appropriation to the Philadelphia Jewish Sanatorium for Consumptives located at Eagleville Montgomery county

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

By striking out section 2.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1571 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 1571, entitled:

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 20, by striking out the word "recognized" and inserting in lieu thereof the word "reorganized;" also in line 21 by striking out "object" and inserting in lieu thereof the word "object."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1806 RETURNED WITH AMENDMENTS.

He also laid before the Senate communications from the House of Representatives returning to the Senate, Senate Bill No. 1806, entitled:

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 12, by striking out the word "in" and inserting in lieu thereof the word "of," also in the same line by striking out the word "upon" and inserting in lieu thereof the words "within seven days after receipt of a;" also in line 17, by inserting after the word "thereof" the words "Such question shall be submitted to the electors not more than fifteen days after the passage of such resolution."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

CONCURRENT RESOLUTION RECALLING HOUSE BILL NO. 718 FROM THE HOUSE FOR THE PURPOSE OF AMENDMENT.

Mr. SONES. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SONES offered the following resolution which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur) that House Bill No. 718 entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

be returned to the Senate for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORT FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1198 (House Bill No. 1175), entitled:

An Act authorizing the purchase or procuring of work labor materials or commodities to the value of one thousand dollars at any one time by cities of the first class without public advertisement for bids and in certain cases without entering into written contracts therefor

BILL ON FIRST READING.

Mr. VARE. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1198 (House Bill No. 1175), entitled:

An Act authorizing the purchase or procuring of work labor materials or commodities to the value of one thousand dollars at any one time by cities of the first class without public advertisement for bids and in certain cases without entering into written contracts therefor

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1198 (House Bill No. 1175), entitled:

An Act authorizing the purchase or procuring of work labor materials or commodities to the value of one thousand dollars at any one time by cities of the first class without public advertisement for bids and in certain cases without entering into written contracts therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, re-reported as amended, Senate Bill No. 1442 (House Bill No. 532), entitled:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law.

ADJOURNMENT.

Mr. CROW. Mr. President, I move that the Senate do now adjourn until tomorrow morning at 10 o'clock.

Mr. ALEXANDER. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 11:59 o'clock P. M. until Wednesday morning, June 25, 1913, at 10 o'clock.

HOUSE OF REPRESENTATIVES.

TUESDAY, June 24th, 1913.

The House met at 1 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

PRAYER.

The CHAPLAIN (Rev. J. E. Wright) offered the following prayer:

O God, we thank Thee for the experiences coming into our lives, opportunities opening avenues before us for thought and action, appeals calling for exertion of our energies and our will, enticements to be resisted, difficulties and hindrances to be composedly faced and resolutely conquered. Let us not be resentful, if hard things come, let us not be stirred to bitterness or moved to complaint because of checks or hindrances. We need this discipline and if we rightfully improve it we shall be the better and the stronger for the things which befall us. May those things which are most needful and helpful to us therefore come to us this day. We submit ourselves to Thee, the sons to the father, the disciples to the teacher, asking that we may face bravely and meet courageously whatever Thou dost send us and be made somewhat better because of the day through which we are passing. And Thy name shall have the praise of it, now and forever. Amen.

The SPEAKER. The Clerk will read the Journal of the proceedings of yesterday.

The Clerk proceeded to read the Journal of the proceedings of yesterday when, on motion of Mr. Humes, the further reading was dispensed with and the Journal approved.

REPORT FROM COMMITTEE.

Mr. LOHR, from the Committee on Forestry, reported as committed, House Bill No. 2242, (Senate Bill No. 1885), entitled:

An Act for the protection of trees shrubs and plants providing and regulating the licensing of persons who for hire act as dendrologists and treat trees, shrubs and plants for pests regulating the use of the license and providing penalties.

BILL ON FIRST READING.

Mr. LOHR asked and received unanimous consent that Senate Bill No. 1885, (House Bill 2242), which was just reported from Committee, be read the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2242 (Senate No. 1885) entitled:

An Act for the protection of trees shrubs and plants providing and regulating the licensing of persons who for hire act as dendrologists and treat trees, shrubs and vines and regulating the licensing of persons who for hire pests regulating the use of the license and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVES OF ABSENCE.

Mr. JOHN ROBERT JONES. Mr. Speaker, I ask unanimous consent of the House for the members of the Committee on Conference on the Uniform Primary Bill, Messrs. Humes, Walnut and myself, to sit in conference during the sessions of the House to-day.

The SPEAKER. Will the House give consent? The Chair hears no objection and leave is granted.

The SPEAKER. Next order is bills on third reading. It is the suggestion of the Chair that the first five bills on third reading should be acted on prior to any other business on the Calendar. However, the first bill, House Bill No. 1259, will be passed in its order for the present until there is a larger attendance.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 720 entitled:

An Act making an appropriation for the improvement of the Conemaugh river below the mouth of Stony Creek

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—111.

Adams,	Currier,	Letzkus,	Rockwell,
Allen,	Davis,	Light,	Roney,
Alworth,	Ehrhardt,	Lohr,	Rothenberger,
Ambler,	Ely,	Lowers,	Runk,
Aron,	Flynn,	Malie,	Sassaman,
Barner,	Forster, I. G.,	Martin,	Savacool,
Bass,	Foster, J. D.,	Mather,	Schaeffer, A. C.,
Bayle,	Frey,	Matt,	Schuck,
Becker,	Gans,	McAleer,	Scott, J. R. K.
Benninger,	Geary,	McAllister,	Scott, S. B.,
Benson,	Geiser,	McCaig,	Semmens,
Bergey,	Gibson,	McClintock,	Snyder,
Bigger,	Gramley,	McDermott,	Spangler,
Blair, W. A.,	Heidinger,	McKay,	Steele,
Blair, W. F.,	Hemminger,	Mechling,	Stein,
Body,	Hess,	Miller,	Stone,
Brosius,	Hibshman,	Missimer,	Strauss,
Brown,	Hobbs,	Mitchell,	Swartz,
Brownlee,	Howard, R.,	Morrow,	Swift,
Burnett,	Humes,	Moses,	Trach,
Caldwell,	Jackson,	Moulthrop,	Uman,
Campbell, C. M.,	Jones, E. E.,	Neely,	Watson,
Campbell, J. J.,	Jones, J. R.,	Peachey,	Wildman,
Carson,	Kaiser,	Perry, H. L.,	Williams,
Cheeseman,	Keegan,	Peters,	Wiltbank,
Coehran,	Klepper,	Reese,	Young, G. K.,
Conniff,	Kuhn, H. P.,	Rhoads,	Alter,
Conrade,	Kuhns, E. G. M.,	Richards,	Speaker.
Cox,	Lenker,	Robinson,	

NAYS—1.

Bleloch,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1553, as follows:

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationary engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Commissioner of Labor and Industry to see that this act is enforced and providing a penalty for violations thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm of corporation being the owner or lessee of any mine factory or other place of business wherein ten or more persons shall be employed at one time containing machinery operated stationary engines supplied with steam from boilers located in or about said mine factory or other place of business shall on or before the first day of January one thousand nine hundred and fourteen supply and equip each of the boilers used in or about the premises for the above purposes with an Automatic Feed Water Regulator equipped with a high and low water alarm of a design to be approved by the Commissioner of Labor and Industry and shall maintain the said regulator in good repair and working efficiency

Section 2 It shall be the duty of the Commissioner of Labor and Industry his deputy or deputies to take such means as he or they may deem necessary to enforce the provisions of this act and to notify the owners or lessees of mines factories and other places of business coming within the terms of this act of that fact a reasonable time after its passage so that they may properly equip all boilers on or before the first day of July nineteen hundred and fourteen

Section 3 Any such person or persons who shall fail to comply with the order of the Commissioner of Labor and Industry under the terms of this act shall be deemed guilty of a misdemeanor and upon conviction shall be liable to a fine of not less than fifty dollars (\$50) nor more than five hundred dollars (\$500) or imprisonment in the county jail for a term of not less than ten days or more than ninety days or both in the discretion of the court

Section 4 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. McCLINTOCK. Mr. Speaker, I wish the sponsor of this bill would explain it to the House.

The SPEAKER. As the sponsor of the bill does not appear to be in the House, the bill will be passed in order. Is there any objection? The Chair hears none.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2227 entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—144.

Adams,	Ehrhardt,	Mannion,	Savacool,
Alworth,	Eichenberger,	Martin,	Schaeffer, A. C.,
Ambler,	Ely,	Mather,	Schuck,
Aron,	Ewing,	Matt,	Scott, J. R. K.,
Barner,	Forster, I. G.,	McAleer,	Scott, S. B.,
Bass,	Foster, J. D.,	McClintock,	Semmens,
Bayle,	Gans,	McDermott,	Schaeffer, A. C.,
Becker,	Geiser,	McKay,	Shaffer, I. E.,
Benninger,	Gibson,	McNichol,	Smith, L.,
Bergey,	Glenn,	Mechling,	Snively,
Bigger,	Good,	Mellott,	Snyder,
Bittles,	Goss,	Metzenbacher,	Spangler,
Blair, W. A.,	Gramley,	Miller,	Speiser,
Blair, W. F.,	Gransback,	Missimer,	Spillinger,
Body,	Gray, Joseph,	Mitchell,	Steele,
Brosius,	Heidinger,	Morrow,	Stein,
Brown,	Hemminger,	Moses,	Stone,
Brownlee,	Hess,	Murphy,	Strauss,
Burnett,	Hibshman,	Neely,	Swartz,
Caldwell,	Hobbs,	O'Neill	Swift,

Campbell, C. M.,	Howard, R.,	Peachey,	Thomas,
Campbell, J. J.,	Humes,	Pennock,	Trach,
Carson,	Irwin, G. C.,	Peters,	Ulerich,
Carter,	Jackson,	Post,	Uman,
Cheeseman,	Jones, E. E.,	Price,	Watson,
Cleary,	Kaiser,	Redfield,	Wettach,
Cochran,	Keegan,	Reese,	Whitman,
Conniff,	Kern,	Reeser,	Wildman,
Conrade,	Klepper,	Rex,	Williams,
Cox,	Kuhn, H. P.,	Rhoads,	Wilson, J. H.,
Currier,	Kuhns, E. G. M.,	Richards,	Wiltbank,
Curry,	Latshaw,	Rockwell,	Young, G. K.,
Davis,	Lenker,	Roney,	Zimmerman,
Donnelly,	Lohr,	Rothenberger,	Alter,
Down,	Lowes,	Runk,	Speaker.
Dunn, H. B.,	Malie,	Sassaman,	
Dunn, J. A.,			

NAYS—2.

Letzkus,

Lowes,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

HOUSE RESUMES CONSIDERATION OF HOUSE BILL NO. 1553.

The SPEAKER. The Sponsor of House Bill No. 1553, now being present in the House, the Chair lays the bill before the House which was passed in its order. When this bill was before the House before, the question was, shall the bill pass finally, and the gentleman from Philadelphia, Mr. McClintock desired to interrogate the gentleman from Blair, Mr. George C. Irwin. Will the gentleman from Blair permit himself to the interrogated?

Mr. GEORGE C. IRWIN. Mr. Speaker, I will.

Mr. McCLINTOCK. Mr. Speaker, I desire the sponsor to explain this bill.

Mr. GEORGE C. IRWIN. Mr. Speaker, this bill provides for an extra precaution where steam boilers are used. In the larger manufacturing concerns the operators have adopted this precautionary measure, but some of the smaller ones are a little more careless. This makes it compulsory.

Mr. McCLINTOCK. In a great many instances the feed water gauge has not worked satisfactorily. The engineer or fireman, relying on the perfect working of the automatic arrangement, does not give it attention, thereby placing property and life in danger. I believe that the responsibility should be placed upon the fireman or engineer, and it will be better taken care of under those circumstances, than relying on the perfect working of the automatic regulator. I think this bill ought not to pass.

Mr. GEORGE C. IRWIN. Mr. Speaker, the fireman or engineer who does not pay any attention to the gauge should not be in charge of the boiler. The gauges now on a boiler are a precaution, but this bill provides for an additional precaution.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—126.

Adams,	Ehrhardt,	Lowes,	Roney,
Alworth,	Ely,	Malle,	Rothenberger,
Ambler,	Ewing,	Mannion,	Runk,
Aron,	Flynn,	Martin,	Schaeffer, A. C.,
Arthur,	Foster, J. D.,	Matt,	Schuck,
Barner,	Frey,	McAllister,	Scott, J. R. K.,
Bass,	Gans,	McCaig,	Scott, S. B.,
Bayle,	Geiser,	McDermott,	Semmens,
Becker,	Good,	McKay,	Shaffer, C. A.,
Benson,	Goss,	McNichol,	Shaffer, I. E.,
Bigger,	Gramley,	Mechling,	Snively,
Bittles,	Gray, Joseph,	Mellott,	Snyder,
Blair, W. F.,	Hackett,	Miller,	Spangler,
Body,	Haggerty,	Missimer,	Speiser,
Brosius,	Hemminger,	Mitchell,	Spillinger,
Brownlee,	Herman,	Moore,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Murphy,	Swartz,
		Neel,	Swift,
		Neely,	Thomas,
		North,	Trach,
		O'Neill,	Ulerich,
		Peachey,	Wettach,
		Pennock,	Whitaker,
		Post,	Whitman,
			Wildman,

Currier,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Dunn, H. B.,

Kennedy,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lenker,
Letzkus,
Light,
Reedfield,
Reeser,
Rex,
Rhoads,
Robinson,
Rookwell,

Williams,
Wilson, J. H.,
Young, G. K.,
Zimmerman,
Alter,
Speaker.

NAYS—40.

Blair, W. A.,
Conner,
Cox,
Curry,
Eichenberger,

Forster, I. G.,
Gibson,
Gransback,
Kern,
Lohr,

Mather,
McAleer,
McClintock,
Price,
Ramsey,

Sassaman,
Smith, L.,
Strauss,
Ulman,
Wiltbank,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1259 entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heldinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,

Rockwell,
Roney,
Rothenberger,
Lunk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Mouthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Penneck,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2219 entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Lanius,
Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heldinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,

Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. F.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 119 entitled:

An Act to provide for the health safety and welfare of minors by forbidding their employment or work in certain occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates and badges for certain children and prescribing rules for the issuance re-issuance filing return and recording thereof requiring certain abstracts and notices to be posted providing for the enforcement of this act by officers of the Department of Labor and Industry and the Department of Mines by the Superintendent of Public Instruction by officers of the Boards of School Directors and by police officers prescribing penalties for violations of the provisions of this act defining the procedure in prosecutions and repealing all acts and parts of acts that are inconsistent therewith

and has appointed, Messrs. Snyder, Clark and S. a committee of conference to confer with a similar committee of the House of Representatives, (If the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

Mr. LENKER. Mr. Speaker, I move that the House adhere to its non-concurrence in the amendments made by the Senate to House Bill No. 119 and appoint a committee of conference to confer with a similar committee of the Senate already appointed to consider the differences existing between the two Houses in relation to said bill.

Mr. MATT. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 119.

The SPEAKER. On the part of the House, the Chair appoints Messrs. Walnut, Lenker and Matt, as a committee of conference to confer with a similar committee of the Senate already appointed, in relation to the differences existing between the two Houses on said bill.

Ordered, that the Clerk inform the Senate accordingly.

REPORT FROM COMMITTEE.

Mr. EHRHARDT. Mr. Speaker, I desire to report a bill from the Committee on Appropriations.

The SPEAKER. The title of the bill will be read by the Clerk.

Mr. JOHN R. K. SCOTT. Mr. Speaker, what is the number of that bill?

Mr. EHRHARDT. Mr. Speaker, Senate Bill No. 1872, file folio 5397.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I object to that bill being read by title.

The SPEAKER. The order of presenting reports from Committee having passed it will be necessary to have unanimous consent to report a bill from committee, or suspend the rules for the purpose of reporting bills from committee. The Chair, at this time, hears objection to the reporting of this bill.

Mr. EHRHARDT. Mr. Speaker, I move that the rules be suspended for the purpose of permitting the reporting of this bill from committee.

Mr. LOWERS. Mr. Speaker, I second the motion.

Mr. ALLEN. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. ALLEN. Mr. Speaker, the previous motion was to report the bill.

The SPEAKER. The Chair takes up one thing at a time; I omitted the latter part of it.

Mr. ALLEN. Mr. Speaker, I appreciate the fact that the Chair eliminated the latter part of it.

The SPEAKER. The Chair did not notice the latter part of it.

Mr. EHRHARDT. Mr. Speaker, my motion was that the rules be suspended for the purpose of reporting this bill from the Committee, and reading it the first time. That would be the final purport of the motion.

The SPEAKER. The question is upon the motion to suspend the rules in order to permit the report of a bill from Committee.

The motion was agreed to.

And the rules were suspended for the purpose of reporting a bill from Committee.

REPORT FROM COMMITTEE.

Mr. EHRHARDT, from the Committee on Appropriations, reported as committed Senate Bill No. 1872, (House Bill No. 2239) entitled:

An Act fixing the number compensation mileage and duties of the officers and employees of the General Assembly and providing for their election or appointment and manner of filling vacancies.

Mr. EHRHARDT. Mr. Speaker, I ask unanimous consent that the bill be now read for the first time.

Mr. ALLEN. Mr. Speaker, I object on the grounds that the bill is not on the files of the members of the House.

The SPEAKER. The bill is Senate Bill No. 1872, file folio 5397 and it is on the files.

Mr. EHRHARDT. Mr. Speaker, I now move that we suspend the rules for the purpose of permitting this bill to be read the first time.

Mr. SNYDER. Mr. Speaker, I second the motion.

The SPEAKER. The motion is on the question of suspending the rules to permit the reading of this bill for the first time.

Mr. ALLEN. Mr. Speaker, I ask for a yea and nay vote. I feel that there are very few members in this House that know what Bill 1872 is. If they are desirous of going on record as voting for this bill without any further knowledge about it, they can do so.

Mr. JOHN R. K. SCOTT. Mr. Speaker, it is but fair to the members of the House to know that this is a bill that raises the salaries of the majority of the employees of the Senate and the House.

The SPEAKER. The question is on the motion to suspend the rules in order that this bill may now be read for the first time. The yeas and nays have been called for. Those who are in favor of suspending the rules for the purpose indicated will vote Aye, those opposed to suspending the rules for this purpose, will vote no.

The yeas and nays were required by Mr. ALLEN and Mr. J. R. K. SCOTT and were as follows:

YEAS—82.

Adams,	Dunn, J. A.,	Letzkus,	Rhoads,
Alworth,	Ehrhardt,	Lohr,	Richards,
Ambler,	Eichenberger,	Mannion,	Robinson,
Aron,	Ewing,	McCaig,	Roney,
Arthur,	Flynn,	McNichol,	Schaeffer, A. C.,
Baldwin, R. J.,	Forster, I. G.,	Mechling,	Schuck,
Bass,	Foster, J. D.,	Miller,	Semmens,
Bayle,	Gans,	Missimer,	Shaffer, C. A.,
Becker,	Geary,	Mitchell,	Snyder,
Body,	Gibson,	Moore,	Speiser,
Brown,	Good,	Morrow,	Thomas,
Campbell, C. M.,	Gransback,	Moses,	Ulerich,
Carter,	Hackett,	Murphy,	Ulman,
Cleary,	Herman,	Neel,	Watson,
Conner,	Hess,	North,	Wettach,
Conrade,	Heyburn,	O'Neill,	Whitaker,
Cox,	Hibshman,	Pennegar,	Wildman,
Curry,	Hobbs,	Pennock,	Wilson, J. H.,
Davis,	Irwin, G. C.,	Ramsey,	Wiltbank,
Donahoe,	Kaiser,	Reese,	Young, J. H.,
Down,	Keepert,		

NAYS—66.

Allen,	Geiser,	Light,	Rex,
Barnes,	Goss,	Lohr,	Rockwell,
Benninger,	Grabe,	Malie,	Rothenberger,
Benson,	Gramley,	Mather,	Runk,
Bigger,	Gray, Joseph,	McAleer,	Scott, J. R. K.,
Bittles,	Heidinger,	McAllister,	Scott, S. B.,
Bleloch,	Hemminger,	McClintock,	Shaffer, I. E.,
Brosius,	Humes,	McDermott,	Snively,
Brownlee,	Jackson,	McKay,	Steele,
Burnett,	Jones, E. E.,	Metzenbacher,	Swartz,
Caldwell,	Kaufman,	Moulthrop,	Swift,
Carson,	Kern,	Neely,	Trach,
Cheeseman,	Klepper,	Peachey,	Williams,
Currier,	Kuhn, H. P.,	Peters,	Wilson, W. H.,
DeFrees,	Kuhns, E. G. M.,	Post,	Young, G. K.,
Donnelly,	Latshaw,	Redfield,	Zimmerman,
Ely,	Lenker,		

So the question was determined in the affirmative and the motion was agreed to.

Mr. EHRHARDT asked and obtained unanimous consent to have the following bill read the first time.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2239 (Senate No. 1872) entitled:

An Act fixing the number compensation mileage and duties of the officers and employees of the General Assembly and providing for their election or appointment and manner of filling vacancies

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Mr. MATT asked and obtained unanimous consent to make the following report from committee:

REPORT FROM COMMITTEE.

Mr. MATT, from the Committee on Appropriations, reported as amended, House Bill No. 2240 (Senate No. 1871), entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen," approved the second day of April one thousand nine hundred and thirteen

Mr. MATT asked and obtained unanimous consent to have the following bill read the first time:

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2240 (Senate No. 1871), entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen," approved the second day of April one thousand nine hundred and thirteen

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Mr. ROCKWELL asked and obtained unanimous consent to make the following report from committee:

REPORT FROM COMMITTEE.

Mr. ROCKWELL, from the Committee on Judiciary General, reported as committed, House Bill No. 2243 (Senate No. 1884), entitled:

An Act authorizing S W Shearer and Joseph W George citizens of Indiana county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania

Mr. ROCKWELL asked and obtained unanimous consent to have the following bill read the first time.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2243 (Senate No. 1884) entitled:

An Act authorizing S W Shearer and Joseph W George citizens of Indiana county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Mr. ROCKWELL asked and obtained unanimous consent to make the following report from committee:

REPORT FROM COMMITTEE.

Mr. ROCKWELL, from the Committee on Judiciary General, reported as committed, House Bill No. 2236, (Senate No. 660), entitled:

A joint resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVIII) Article thereof

Mr. ROCKWELL asked and obtained unanimous consent to have the following bill read the first time.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2236 (Senate No. 660), entitled:

A joint resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVIII) Article thereof

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Mr. ROCKWELL asked and obtained unanimous consent to make the following report from committee:

REPORT FROM COMMITTEE.

Mr. ROCKWELL, from the Committee on Judiciary General, reported as committed, House Bill No. 2246, (Senate No. 1567), entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

Mr. ROCKWELL asked and obtained unanimous consent to have the following bill read the first time.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2246 (Senate No. 1567), entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Mr. NEEL asked and obtained unanimous consent to make a report from committee as follows:

REPORT FROM COMMITTEE.

Mr. NEEL, from the Committee on Appropriations, reported as committed, House Bill No. 2241 (Senate No. 1889), entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

Mr. NEEL asked and obtained unanimous consent to have the following bill read the first time:

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2241 (Senate No. 1889) entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Mr. CONNER asked and obtained unanimous consent to make a report from committee as follows:

REPORT FROM COMMITTEE.

Mr. CONNER, from the Committee on Appropriations, reported as committed, House Bill No. 2181 (Senate No. 818), entitled:

A Joint Resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

Mr. CONNER asked and obtained unanimous consent to have the following bill read the first time:

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2181 (Senate No. 818) entitled:

A Joint Resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILL INTRODUCED.

Mr. ISLER asked and received unanimous consent to introduce a bill, the title of which was first read for information of the House.

BILL REFERRED.

By Mr. ISLER. House Bill No. 2248.

An Act regulating the sale of bi-chloride of mercury and providing a penalty

Referred to the Committee on Public Health and Sanitation.

BILL ON FINAL PASSAGE.

Mr. AMBLER. Mr. Speaker, I desire to call up House Bill 1652, file folie 8103, entitled:

An Act to amend section twelve of an act entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth" approved the eighteenth day of June Anno Domini one thousand eight hundred and ninety-five providing that all principals or other persons in charge of schools are hereby required to refuse admission of any child to the school or schools under their charge or supervision except upon a certificate signed by a physician legally qualified to practice medicine setting forth that such child has been successfully vaccinated or that it has previously had smallpox whenever and for a period of twenty-one days after the health authorities of the city borough townships or municipality within which such school or schools are located or the State Commissioner of Health shall have given written or printed notice to the said principals or other persons in charge of schools as aforesaid that smallpox (variola or varioloid) exists within dangerous proximity to such school or schools said notice to contain the name and location of the person or persons afflicted with the disease and said notice to be renewable so long as smallpox (variola or varioloid) continues to exist within dangerous proximity to such school or schools and repealing all acts or parts of acts inconsistent with this act

Bills on final passage postponed for the present.

Agreeably to order,

The House resumed the consideration on final passage of H. R. bill No. 1652, entitled:

An Act to amend section twelve of an act entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth" approved the eighteenth day of June Anno Domini one thousand eight hundred and ninety-five providing that all principals or other persons in charge of schools are hereby required to refuse admission of any child to the school or schools under their charge or supervision except upon a certificate signed by a physician legally qualified to practice medicine setting forth that such child has been successfully vaccinated or that it has previously had smallpox whenever and for a period of twenty-one days after the health authorities of the city borough townships or municipality within which such school or schools are located or the State Commissioner of Health shall have given written or printed notice to the said principals or other persons in charge of schools as aforesaid that smallpox (variola or varioloid) exists within dangerous proximity to such school or schools said notice to contain the name and location of the person or persons afflicted with the disease and said notice to be renewable so long as smallpox (variola or varioloid) continues to exist within dangerous proximity to such school or schools and repealing all acts or parts of acts inconsistent with this act

On the question,

Shall the bill pass?

Mr. BERGEY. Mr. Speaker, in defending this bill I want to read from an editorial published on December 5, 1905, by a former member of this House and a member of the Committee which formerly drew the present law upon the statute books. The article says:

THE COMPULSORY VACCINATION SCHOOL LAW.

The Act of June 18, 1895, is a general health law, and was never intended as a compulsory vaccination law.

The Legislature understood that it applied to cities and towns, and was not intended to apply to townships, the word municipalities being used throughout the act.

It was intended to apply to congested districts, because the Legislature had been given the impression that the foreign element in large cities lives in uncleanly conditions, and that such conditions can breed smallpox.

It was understood at the time of the passage of the Act that it was only to be applied to these classes.

Restrictions are all those applied to towns and cities. Boards of Health are held responsible, but townships then had none.

Placards were not put on infected houses in the country. Streets, not roads and highways, are mentioned.

Advertisements of funerals are not published in the country.

Blanks were not furnished the teachers by the health authorities, for there were no health authorities to furnish them.

Daily reports were not made by the teachers to health authorities.

Hired vehicles and public conveyances are not generally used at country funerals.

From 1895 to 1905 every provision was enforced except the 12th section.

This section was never enforced by Dr. Lee, Secretary of the State Board of Health, who practically prepared the bill. It was placed in the law so that it could be enforced if an epidemic existed in cities, and it became necessary to enforce it. No such necessity exists at this time. If it is to be enforced then the next Legislature should amend it so as to apply only when an epidemic exists, and it is absolutely necessary to enforce it. This is the right thing to do and cannot be done too soon. * * * The law unquestionably refers only towns and cities, but even in that it is too sweeping. It should be amended, as we have said, to apply only even in their cases, where there is an epidemic. This was the original purpose, although the construction was not as clear as it should have been.

Mr. Speaker, the article which I have just read, I think applies specifically to the present bill under consideration. The present bill does not change the law one iota with the exception that when an epidemic exists then it becomes compulsory and I believe if the members of this House will vote aye in favor of this bill, there will be no complaint from their constituents.

Mr. O'NEILL. Mr. Speaker, this bill was reported out as amended, defeated on the floor of this House and after a long delay and on a thin House, it was put on the floor again. It is an anti-vaccination bill, opposed by every department of health and the main Department of Health of Pennsylvania, the Department of Health of Philadelphia and every other good physician, and this bill ought to be defeated once and for all.

Mr. WATSON. Mr. Speaker, if the members have read this bill carefully and have considered the requirements, it is a fair bill. I have had some experience, not that I am entirely carried away with the question, but in 1907 I introduced a bill before this House which was carefully considered. It was for the purpose of harmonizing, if possible the compulsory education and compulsory vaccination. In our section of the State there was I suppose one-fourth of the school children remaining at home, and I was waited on by a committee of the Directors of our Public Schools and asked that something be done to harmonize these two acts. After a careful consideration in this House, the bill passed with only nine votes against it, and it provided practically the same that this bill does, that vaccination should only be compulsory when smallpox was known to exist as a menace to the health of the community. Now why is it not fair, why should you compel the children to be vaccinated and not apply it to people generally. It is admitted that smallpox is contagious. It is admitted that if there is a case of it brought into this House, and we sit here with it that possibly the one-half of us would be affected, that we would contract smallpox. Now gentlemen, if the argument of the gentleman who opposed this bill is good, every member of this House ought to be compelled to go and get vaccinated. We adjourn once a week. We go to the utmost parts of the State and we return. If there is any smallpox upon the train or in any locality we visit, we may be affected and come back and take smallpox into this House and spread it all over the House. Now, I say, gentlemen of the House, they are working at the wrong end of the vaccination bill. The little child that crosses the road to school, or the little child that is on its mother's lap is not going to spread smallpox over the State. It is the transient man that will do it and if you have not been vaccinated for seven years you will take varioloid and if you have not been vaccinated for seven years you will take smallpox and if you travel around with the smallpox on your face, with varioloid, you will spread the disease as bad as the man covered with it. Now, gentlemen, this is a fair bill. It is a democratic bill. It is a bill that interferes with you going into my house and taking my little child and vaccinating it. It should be optional, and in addition to that it is well known—and I have had personal experience—if you are vaccinated when you know there is smallpox about you you will not take it and it will protect you. When I was at Ann Harbor the smallpox broke out and we had something like 200 cases, and I went and got vaccinated and I had a sore arm and three of us sat up with one of our friends and none of us took it. His father came there and sat up with him and his

sister and they both took it and the sister died, and it was proved that if you are vaccinated and have a sore arm and were around the smallpox you would not take it but would be protected. This is a fair proposition and I hope the members of this House will not make it compulsory upon anybody to get vaccinated without everybody is included alike.

Mr. STEELE. Mr. Speaker, this is an amendment of the Act of 1895, the twelfth section of that Act, making compulsory vaccination of School children. As you all know, as far as vaccination in Pennsylvania is concerned, it is not compulsory on any person except the children who attend the schools.

Now in 1911 our Governor appointed a commission to investigate the use of vaccine on children, whether or not it was an efficient remedy for the cure of smallpox. As far back as 1798, when vaccine was introduced to the medical profession people died at the rate of 40 to 50 per cent. with smallpox. From 1798 to 1803, in those five years, the death rate from smallpox decreased at the rate of 500 per cent. This is not a fair bill. It is a bill putting it up to you who are not physicians or scientists on the matter to decide whether or not vaccine should be instituted in our public schools, and private schools and parochial schools; whether or not you shall decide that the medical man is wrong, when he has succeeded in bringing the State of Pennsylvania, so far as sanitary conditions are concerned, to a position second to none in this United States. It is putting before this State the opinion of men who have no particular knowledge on the subject in preference to the opinions of men who have spent years in order that the people of this State might be protected. The age of 6 is the place to start. The child is not so susceptible then as between the ages of 15 and 20 and 30, and that is why this bill has been opposed so strongly by our State board. You vaccinate a child at the age of 6 and again at the age of 15, and it is absolutely impossible for that child to develop smallpox. The child might develop varioloid but not smallpox, which is the most hideous and dirty scar producing disease in the world. It will take just one scourge in this State, and it will probably visit this State within a few years, to show that vaccination is the proper method. In Germany they vaccinate at the age of 1 and again at the age of 12, and Germany stands first in the death rate from smallpox in the world. The rate is only 53 in a population of 60,000,000. Think of that? Think what that means? Do you want a scourge of smallpox in Pennsylvania just because some one has heard of a child dying or being injured from being vaccinated. You have only heard of it, but you have never been able to see cases where it is really so. The medical men, or at least 999 of them out of every thousand are in favor of this method of treatment for the prevention of smallpox. The child vaccinated may have varioloid, but not true smallpox such as it would have if it had not been vaccinated.

Mr. ULERICH. Mr. Speaker, I desire to interrogate the gentleman?

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. STEELE. Mr. Speaker, with pleasure.

Mr. ULERICH. Mr. Speaker, I would like to know if the gentleman understands that this does away with vaccination?

Mr. STEELE. I certainly do.

Mr. ULERICH. Why?

Mr. STEELE. Because it does not make it compulsory.

Mr. ULERICH. As I understand it, it is compulsory. If there is any danger, it compels them to be vaccinated.

Mr. STEELE. That is the point I want to make. You want to close the doors after the horse is stolen. You want to wait until there is a plague. In that case the physician, since men, women and children will all want to be vaccinated at once, might not be so careful with his sterilizing as it might be when he only vaccinates five or ten at a time.

Mr. ULERICH. Isn't it true that ninety-nine persons out of a hundred especially in Pennsylvania believe in vaccination?

Mr. STEELE. I believe that.

Mr. ULERICH. That 99 parents out of a hundred will have their children vaccinated regardless of law?

Mr. STEELE. Yes, but that one per cent. of children could start the trouble.

Mr. ULERICH. But there couldn't be much of a plague with only one per cent. to get it.

Mr. STEELE. There is a greater per centage than that not vaccinated.

Mr. ULERICH. I am very much in favor of vaccination, as much as is the gentleman from Allegheny. I have had this experience as supervisor of the schools. There are a class of foreigners who are actually afraid to have their children vaccinated, and rather than have that done, will keep their children out of school; even though there may be no plague within a hundred miles, under the law it is necessary to have the children vaccinated. Being afraid these people keep their children away from school. If there had been any danger it would have been all right. I do not believe it is right to deprive the children of the schooling because the parents are afraid to have them vaccinated. I believe the bill is fair and ought to pass.

Mr. O'NEILL. Mr. Speaker, the argument of the gentleman does not hold. There was a servant came from Virginia, 450 miles away. That was the only case of smallpox. The city of Philadelphia did not wait for that to spread, but vaccinated every pupil in the schools. As a result the only case was the servant who came from Virginia.

Mr. WATSON. Mr. Speaker, I desire to interrogate the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. STEELE. Mr. Speaker, I will.

Mr. WATSON. I would like to know whether or not he can inform the House if most of the cases of smallpox are not found in adults.

Mr. STEELE. As I said, they are more susceptible between the ages of 15 and 30.

Mr. WATSON. As a matter of fact, if you have an epidemic of smallpox, fifty per cent. of the cases are in adults?

Mr. STEELE. As a rule.

Mr. WATSON. Then if your theory is right, then why not have Dr. Dixon come up here and vaccinate every one of us?

Mr. STEELE. You asked why I didn't have Dr. Dixon come up here and vaccinate us all. I don't believe there is a man in the House that has not been vaccinated.

Mr. WATSON. I don't believe there are twenty-five men in the House who have been vaccinated in the last 25 years.

Mr. STEELE. At a certain age we are not so susceptible.

Mr. WATSON. If a person has been vaccinated at the age of six can they contract smallpox? There have been such cases.

Mr. STEELE. There is no way of telling how long the immunity will last.

Mr. WATSON. Would the children that have been vaccinated not take varioloid?

Mr. STEELE. That is what I said.

Mr. WATSON. Then if I came in contact with a person who had varioloid I could contract smallpox?

Mr. STEELE. Yes.

Mr. WATSON. Then it may prevent but not prohibit.

Mr. STEELE. It is a preventative.

Mr. WATSON. Do you know of cases where a physician has diagnosed a case of chicken pox as smallpox and vaccinated?

Mr. STEELE. I don't know of that mistake ever being made.

Mr. WATSON. Mr. Speaker, they sometimes diagnose exzema for smallpox.

Mr. STEELE. Mr. Speaker, No, no. Not medical men.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—86.

Allen,	Cox,	Lenker,	Robinson,
Alworth,	Donnelly,	Light,	Rockwell,
Amblor,	Dunn, H. B.,	Lohr,	Rothenberger,
Arthur,	Ehrhardt,	Malie,	Runk,
Baldwin, R. J.,	Eichenberger,	Mannion,	Schuck,
Barnes,	Geiser,	Matt,	Scott, J. R. K.,
Bass,	Gibson,	McAllister,	Semmens,
Bayle,	Good,	McClintock,	Smith, L.,
Becker,	Goss,	McDermott,	Snavely,
Benninger,	Grabe,	Mechling,	Spillinger,

Benson,	Heyburn,	Mott,	Stein,
Bergey,	Hobbs,	Metzenbacher,	Strauss,
Bigger,	Isler,	Miller,	Swartz,
Bittles,	Irwin, G. C.,	Moses,	Trach,
Body,	Jones, E. E.,	Neel,	Ulerich,
Burnett,	Keegan,	North,	Ulman,
Campbell, J. J.,	Kenna,	Pennegar,	Walton,
Carson,	Klepper,	Pennock,	Watson,
Collins,	Kuhns, E.G.M.,	Perry, H. L.,	Wildman,
Conner,	Lanius,	Peters,	Williams,
Conniff,	Latshaw,	Post,	Wilson, J. H.
Conrade,			

NAYS—78.

Adams,	Frey,	Kuhn, H. P.,	Rex,
Aron,	Gans,	Letzkus,	Richards,
Blair, W. A.,	Geary,	Lowery,	Roney,
Blair, W. F.,	Glenn,	Martin,	Sassaman,
Bleloch,	Gramley,	Mather,	Savacool,
Brosius,	Gransback,	McAleer,	Schaeffer, A. C.,
Brownlee,	Gray, Joseph,	McKay,	Scott, S. B.,
Campbell, C.M.,	Hackett,	McNichol,	Shaffer, C. A.,
Cheeseman,	Haggerty,	Moore,	Shaffer, I. E.,
Cleary,	Heidinger,	Morrow,	Smith, J. W.,
Currier,	Hemminger,	Moulthrop,	Snyder,
Curry,	Herman,	Murphy,	Spangler,
Davis,	Hibshman,	Neely,	Speiser,
DeFrees,	Hoffman,	O'Neill,	Steele,
Donahoe,	Howard, J.,	Peachey,	Swift,
Ewing,	Howard, R.,	Ramsey,	Thomas,
Flynn,	Kaiser,	Redfield,	Wettach,
Forster, J. G.,	Keepert,	Reese,	Wilson, W. H.,
Foster, J. D.,	Kern,	Reeser,	Wiltbank,
			Zimmerman,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

COMMITTEE ON PUBLIC HEALTH AND SANITATION GRANTED LEAVE TO SIT DURING SESSION OF HOUSE.

Mr. RICHARDS. Mr. Speaker, I ask consent of the House to leave the Committee on Public Health and Sanitation hold a short session during the sessions of the House.

The SPEAKER. The Chair hears no objection and leave is granted.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 989, House Bill No. 2247.

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation law of one thousand nine hundred and thirteen.

Which was referred to the Committee on Insurance.

SENATE MESSAGE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives, numbered and entitled as follows:

House Bill No. 956,

An Act to amend an act entitled "An Act to provide for the licensing and regulating of slaughter-houses shops wagons and places where meats poultry fish game and shell-fish are prepared for use as food or stored or exposed for sale in cities of the first class in this Commonwealth and providing penalties for any violation of any regulation governing the same" approved the twenty-sixth day of April Anno Domini one thousand nine hundred and seven so as to provide that licenses shall be for the calendar year and that licenses continuing in business shall annually apply for new licenses.

with information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

Mr. JOHN B. K. SCOTT. Mr. Speaker, this bill has been withdrawn from the Conference Committee and the House has concurred in the Senate amendments and the bill is in the Governor's hands.

The SPEAKER. The presence of the bill on the Calendar is a mistake.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 423,

An Act regulating the placing of earth or any other material in any creek within this Commonwealth and providing a penalty for the violation of this act

with information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were read by the Clerk as follows:

Amend title, line two by striking out the words "river or stream."

Also amend title, line two by striking out the following: "or upon the banks of the same or in any place where said earth or other material would be likely to slide into or be washed into such creek river or stream providing for the construction in accordance with plans specifications and application approved by the Water Supply Commission of Pennsylvania of a retaining wall or walls along the banks of said creeks rivers or streams under the supervision of the Water Supply Commission of Pennsylvania"

Mr. SEMMENS. Mr. Speaker, the amendments are satisfactory and I move that the House concur in them.

On the question,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Adams,	Dunn, H. B.,	Letzkus,	Robinson,
Alworth,	Dunn, J. A.,	Light,	Rothenberger,
Ambler,	Ehrhardt,	Lohr,	Runk,
Aron,	Eichenberger,	Lowery,	Sassaman,
Arthur,	Ely,	Mannion,	Savacool,
Baldwin, R. J.,	Flynn,	Mather,	Schaeffer, A. C.,
Bass,	Forster, J. G.,	Matt,	Schuck,
Bayle,	Foster, I. D.,	McAleer,	Semmens,
Becker,	Frey,	McAllister,	Shaffer, C. A.,
Benninger,	Gans,	McArdle,	Shaffer, I. E.,
Benson,	Geary,	McCaig,	Showalter,
Bigger,	Geiser,	McClintock,	Smith, J. W.,
Bittles,	Gibson,	McDermott,	Smith, L.,
Blair, W. A.,	Glenn,	McKay,	Snively,
Blair, W. F.,	Good,	McNichol,	Snyder,
Body,	Goss,	Mechling,	Spangler,
Brosius,	Grabe,	Metzenbacher,	Spillinger,
Brown,	Gransback,	Miller,	Steele,
Brownlee,	Gray, Joseph,	Missimer,	Stone,
Burnett,	Hackett,	Mitchell,	Strauss,
Caldwell,	Haggerty,	Moore,	Swartz,
Campbell, C. M.,	Heidinger,	Moore,	Swift,
Campbell, J. J.,	Hemminger,	Moss,	Thorpe,
Carson,	Herman,	Moulthrop,	Trach,
Carter,	Hess,	Murphy,	Ulerich,
Cheeseman,	Heyburn,	Neely,	Ulman,
Cleary,	Hibshman,	O'Neill,	Walton,
Cochran,	Hobbs,	Pennegar,	Watson,
Collins,	Hoffman,	Pennock,	Wettach,
Conner,	Isler,	Perry, H. L.,	Whitaker,
Conniff,	Irwin, G. C.,	Peters,	Whitman,
Conrade,	Jones, E. E.,	Piper,	Wildman,
Cox,	Kaiser,	Post,	Williams,
Currier,	Keegan,	Price,	Wilson, J. H.,
Curry,	Keepert,	Ramsey,	Wilson, W. H.,
Davis,	Kennedy,	Redfield,	Young, G. K.,
DeFrees,	Kuhn, H. P.,	Reese,	Young, J. H.,
Donahoe,	Kuhns, E.G.M.,	Reeser,	Zimmerman,
Donnelly,	Latshaw,	Rex,	Alter,
Down,	Lenker,		Speaker.

NAYS—1.

Rockwell,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

RESOLUTION CONGRATULATING HON. JOHN MCKAY.

Mr. ADAMS. Mr. Speaker, I desire to offer a resolution at this time.

The SPEAKER. The resolution will be read by the Clerk.

The Clerk then read the resolution as follows:

In the House of Representatives, June 24, 1913.

Whereas, One of the members of this House believes in the Scriptural admonition that "it is not good for man to be alone," and

Whereas, Said member, who throughout his life has followed the light of sacred writ and trod the path of those who shun the ways of evil and dare to do right, has heeded said admonition and has taken unto himself a wife; therefore

Be it Resolved, That to the Honorable John McKay, a member of this House from Luzerne county, and to his beloved wife, Mrs. Eva Bonham McKay, this House extends its heartiest congratulations and its sincerest best wishes for the years to come.

Within a few days our friend will return
To his beautiful home, in Borough Luzerne
There in contentment, and joy, to reside
With the lady he chose to become his bride.
We congratulate him as a wise course to take
And surely the lady has made no mistake
May their future career as husband and wife
Add much to their pleasure all the rest of their life.

On the question,

Will the House agree to the resolution?

The resolution was unanimously agreed to.

Mr. McKAY. Mr. Speaker, and gentlemen of the House, I believe what the gentleman from Luzerne has already said in that resolution, that it is not good for man to be alone, and I wonder as I look upon this body of men; members of this House, my colleagues is one, on my left and on the right and in the front of me are bachelors and widowers who have not yet taken unto themselves a helpmate. Therefore I would recommend that they go and do likewise. I wish to thank you one and all for the courtesy extended to me, not only at this moment but during all of this session that I have been here. I go back home with kind recollections, with gratitude for your kindness and for your courtesy to me from the beginning of this session. I am not a speech-maker and could not if I would. I feel sometimes like the boy, the young man, who went to see his girl in a country town and came home in the morning very happy, singing and whistling. His mother said to him, "John, you are very happy this morning," and John said "Yes." His mother asked him where he had been. John said, "Down to see Sally." She asked him, "What did you talk about?" "Nothing." "What did she say?" "Nothing." "Nothing? You said nothing and she said nothing?" "No." "Why?" "Because, mother, that would have spoiled it all." So I think, gentlemen of the House and Mr. Speaker, that there are men in this House who could profit by that, because as I sat here during these five or six months I realized that more could have been done had they said less. I thank you one and all, Mr. Speaker and Gentlemen of the House.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1110.

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purposes of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary line of such public parks parkways and play grounds in order to protect the same by re-sale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation and damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and play grounds providing for reconveyance in certain cases

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Title, page 2, strike out the follow: "authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same authorizing the imposing of such restrictions in regard to the use thereof as will protect such public parks parkways and playgrounds" and insert "providing for reconveyance in certain cases."

Section 1, line 39, after the word "property" strike out the following: "which restrictions whenever the councils thereof shall by ordinance or joint resolution determine thereon," and insert the following: "whenever the councils thereof shall by ordinance or joint resolution determine such restrictions are necessary in order to protect such public parks parkways or playgrounds their environs the preservation of the view appearance light air health or usefulness thereof."

Section 2, line 16, after the word "playgrounds" insert the following: "their environs preservation of the view appearance light air health and usefulness thereof whenever the councils thereof shall by ordinance or joint resolution determine thereon Provided That when any city shall acquire by condemnation or other adverse proceedings any property within two hundred feet of any park parkway or playground the city shall forthwith reconvey said property with the restrictions thereon to the owner or owners thereof at the time of the said condemnation at the price or prices which the city paid in the condemnation proceedings less the damage done to the property by reason of the imposition of said restrictions but when any city shall acquire by purchase any property within two hundred feet of any park parkway or playground the said city shall have the right to resell the same or any part thereof to any purchaser subject to the restrictions imposed as herein provided"

Section 2, line 31, strike out the following: "For the purpose of imposing restrictions upon such neighboring property whenever the councils thereof shall by ordinance or joint resolution determine such restrictions are necessary in order to protect such public parks parkways and playgrounds their environs the preservation of the view appearance light air health or usefulness thereof."

Section 3, line 21, after the word "of" strike out the following: "imposing upon neighboring property within two hundred feet of the boundary lines of such public parks parkways and playgrounds restrictions in order to protect such public parks parkways and playgrounds their environs preservation of the view appearance light air health and usefulness thereof by such restrictions" and insert "making enlarging extending and maintaining public parks parkways and playgrounds and the restricting of neighboring property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect such public parks parkways and playgrounds their environs preservation of the view appearance light air health and usefulness thereof with such restrictions as will protect such property so taken and restricted for the aforesaid purpose."

On the question,

Will the House concur in the amendments of the Senate?

Mr. J. J. CAMPBELL. Mr. Speaker, these amendments are satisfactory to the author of the bill.

Mr. S. B. SCOTT. Mr. Speaker, these amendments may be satisfactory to the author of the bill, but there are many members of the House to whom the amendments are not satisfactory. For that reason I move that the House do not concur in the amendments of the Senate. I wish to call the attention of the House to the fact that the amendments are very obnoxious.

Mr. J. J. CAMPBELL. Mr. Speaker, I would like to call the attention of the House to the fact that the amendments are approved by the art jurors of Philadelphia, and I hope the House will concur in the amendments.

On the question recurring,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—122.

Adams,	Ehrhardt,	Kuhn, H. P.,	Reese,
Allen,	Eichenberger,	Kuhns, E. G. M.,	Robinson,
Alworth,	Flynn,	Latshaw,	Rockwell,
Aron,	Forster, I. G.,	Lenker,	Roney,
Arthur,	Foster, J. D.,	Letzkus,	Rothemberger,
Baldwin, R. J.,	Geiser,	Light,	Sassaman,
Bass,	Good,	Lowers,	Savacool,
Bayle,	Goss,	Mannion,	Schaeffer, A. C.,
Becker,	Gramley,	McAlister,	Schuck,
Benninger,	Gransback,	McClintock,	Semmens,
Bergey,	Gray, Joseph,	McKay,	Shaffer, C. A.,
Bigger,	Hackett,	Mechling,	Shaffer, I. E.,
Bittles,	Haggerty,	Milner,	Smith, J. W.,
Blair, W. A.,	Herman,	Morrow,	Snively,
Blair, W. F.,	Hess,	Moultrop,	Snyder,
Body,	Heyburn,	Murphy,	Spangler,
Brown,	Hibshman,	Neel,	Spillinger,
Brownlee,	Hobbs,	Neely,	Stone,
Burnett,	Hoffman,		Strauss,
Campbell, C. M.,	Humes,		Thomas,

Campbell, J. J.,	Isler,	North,	Ulerich,
Carson,	Jackson,	O'Neill,	Ulman,
Carter,	Jones, E. E.,	Pennegar,	Walton,
Cleary,	Kaiser,	Pennock,	Watson,
Cochran,	Keegan,	Perry, H. L.,	Wettach,
Conner,	Keepert,	Peters,	Whitaker,
Conrade,	Kenna,	Post,	Whitman,
Cox,	Kennedy,	Price,	Wildman,
Donahoe,	Kern,	Ramsey,	Wilson, J. H.,
Donnally,	Klepper,	Redfield,	Zimmerman.
Dunn, J. A.,			

NAYS—13.

Baldwin, G. A.,	Glenn,	Lohr,	Smith, L.,
Brosius,	Heidinger,	McAleer,	Speiser,
Dunn, H. B.,	Hemminger,	Scott, S. B.,	Swift,
Gibson,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 790:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Amend Section 1, lines 7 and 8, by striking out the words "twenty-seven hundred" and inserting in lieu thereof the words "two thousand."

On the question,

Will the House concur in the amendments made by the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Adams,	Donnally,	Kennedy,	Rex,
Allen,	Down,	Kern,	Rhoads,
Alworth,	Dunn, H. B.,	Klepper,	Robinson,
Ambler,	Dunn, J. A.,	Kuhn, H. P.,	Rockwell,
Aron,	Ehrhardt,	Kuhns, E. G. M.,	Roney,
Arthur,	Eichenberger,	Lanius,	Rothenberger,
Baldwin, G. A.,	Ely,	Latshaw,	Runk,
Baldwin, R. J.,	Ewing,	Letzkus,	Sassaman,
Barner,	Flynn,	Savacool,	Scott, J. R. K.,
Bass,	Forster, I. G.,	Schaeffer, A. C.,	Scott, S. B.,
Becker,	Foster, J. D.,	Mannion,	Semmens,
Benninger,	Frey,	Martin,	Shaffer, C. A.,
Benson,	Gans,	Mather,	Shaffer, I. E.,
Bergey,	Geary,	Matt,	Smith, J. W.,
Bigger,	Geiser,	McAleer,	Smith, L.,
Bittles,	Gibson,	McAllister,	Snively,
Blair, W. A.,	Glenn,	McCaig,	Snyder,
Blair, W. F.,	Good,	McClintock,	Speiser,
Body,	Grabe,	McDermott,	Spillinger,
Brosius,	Gramley,	McKay,	Stone,
Brown,	Gransback,	Mechling,	Strauss,
Brownlee,	Gray, Joseph,	Mellott,	Swartz,
Burnett,	Hackett,	Miller,	Thomas,
Caldwell,	Haggerty,	Mitchell,	Trach,
Campbell, C. M.,	Heidinger,	Morrow,	Ulerich,
Campbell, J. J.,	Herman,	Moses,	Ulman,
Carson,	Hess,	Moulthrop,	Walton,
Carter,	Heyburn,	Murphy,	Wettach,
Cheeseman,	Hibshman,	Neel,	Whitaker,
Claycomb,	Hobbs,	Neely,	Whitman,
Cleary,	Hoffman,	North,	Wildman,
Cochran,	Isler,	Pennegar,	Wilson, J. H.,
Collins,	Irwin, G. C.,	Pennock,	Young, J. H.,
Conner,	Jackson,	Perry, H. L.,	Zimmerman,
Conniff,	Jones, E. E.,	Peters,	Alter,
Conrade,	Kaiser,	Post,	
Cox,	Keegan,	Redfield,	
Davis,	Keepert,	Reese,	
DeFrees,	Kenna,	Reeser,	
Donahoe,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

MOTION TO RECONSIDER VOTE.

Mr. SEMMENS. Mr. Speaker, I offer the following motion.

The SPEAKER. The motion will be read by the Clerk. The motion was read by the Clerk as follows:

Moved by Mr. Semmens, seconded by Mr. Hess, that the vote by which Senate Bill No. 750, file folio 4519, entitled:

An Act authorizing the councils of incorporated boroughs to require the sprinkling or oiling of public streets or thoroughfares or parts thereof and assess the cost of the same to the owner or owners or occupiers of the property abutting thereon and providing for the collection of the same

was stricken from the calendar, be reconsidered.

On the question,

Will the House agree to the motion?

Mr. SEMMENS. Mr. Speaker, I believe the motion read a little further—for the purpose of amendment.

The SPEAKER. Yes, but you cannot control the section of the House after a vote is reconsidered.

Mr. SEMMENS. Mr. Speaker, the purpose of the reconsideration is to have it amended to meet the objections that have been raised against the bill. Personally I have no interest in it, but I believe it would be all right with the proposed amendments.

Mr. McALEER. Mr. Speaker, when this bill was before the Committee on Municipal Corporations a promise was made there which does not seem to have been kept. The promise was made to strike "oiling" from the bill so that sprinkling only would be incorporated in the bill. That has not been done.

On the question recurring,

Will the House agree to the motion?

It was not agreed to.

SENATE MESSAGES.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1178:

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania"

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 1, line 23, insert after the word "proprietor" the words "or manager."

Section 1, lines 30 and 31, strike out the words "engage in business on his or her account or as manager to" and insert the words "manage or."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Adams,	Down,	Lanius,	Rockwell,
Allen,	Dunn, H. B.,	Latshaw,	Roney,
Alworth,	Dunn, J. A.,	Letzkus,	Rothenberger,
Ambler,	Ehrhardt,	Light,	Runk,
Aron,	Eichenberger,	Lohr,	Sassaman,
Arthur,	Ely,	Lowes,	Savacool,
Baldwin, G. A.,	Ewing,	Malie,	Schaeffer, A. C.,
Baldwin, R. J.,	Flynn,	Mannion,	Schuck,
Bass,	Foster, J. D.,	Martin,	Semmens,
Bayle,	Geiser,	Mather,	Shaffer, C. A.,
Becker,	Glenn,	Matt,	Shaffer, I. E.,
Benson,	Gibson,	McAleer,	Smith, J. W.,
Bergey,	Good,	McAllister,	Smith, L.,
Bigger,	Goss,	McClintock,	Snively,
Bittles,	Grabe,	McKay,	Snyder,
Blair, W. A.,	Gramley,	Mellott,	Spangler,
Blair, W. F.,	Gransback,	Metzenbacher,	Speiser,

Baay,	Gray, Joseph,	Miller,	Steele,
Brasius,	Harburt,	Monmer,	Stone,
Brown,	Laastely,	Moscau,	Swadess,
Brownlee,	Reidinger,	Moses,	Swartz,
Burnett,	Hemmingner,	Murphy,	Swift,
Caldwell,	Herman,	Neel,	Thomas,
Campbell, C. M.,	Hess,	Neely,	Trach,
Campbell, J. J.,	Heyburn,	North,	Ulicher,
Carson,	Hibshman,	O'Neill,	Ulman,
Carter,	Hobbs,	Peachey,	Walton,
Cheeseman,	Hoffman,	Pennegar,	Watson,
Cleary,	Howard, R.,	Pennock,	Wettach,
Collins,	Isler,	Perry, H. L.,	Whitaker,
Conner,	Jackson,	Peters,	Whitman,
Conniff,	Kaiser,	Post,	Wildman,
Conrade,	Kaufman,	Ramsey,	Williams,
Curry,	Kennedy,	Redfield,	Wiltbank,
Davis,	Kern,	Reese,	Young, G. K.,
DeFrees,	Klepper,	Rex,	Young, J. H.,
Dickinson,	Kuhn, H. P.,	Rhoads,	Zimmerman,
Donahoe,	Kuhns, E.G.M.,	Robinson,	Alter,
Donnelly,			Speaker.

NAYS—1.

McDermott,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 706:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk then read the amendments as follows:

Section 1, line 4, strike out "trn" and insert "fifteen;" strike out the figures "\$10,000" and insert the figures "\$15,000."

On the question,
Will the House concur in the amendments of the Senate?
Mr. LETZKUS. Mr. Speaker, I ask the House to con-
cur in the amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Latshaw,	Rockwell,
Allen,	Ely,	Lenker,	Roney,
Alworth,	Ewing,	Letzkus,	Rothenberg,
Ambler,	Flynn,	Light,	Runk,
Aron,	Forster, I. G.,	Lohr,	Sassaman,
Arthur,	Foster, J. D.,	Lowery,	Savacool,
Baldwin, G. A.,	Frey,	Malie,	Schaeffer, A. C.
Baldwin, R. J.,	Gans,	Mannion,	Schuck,
Barnes,	Geary,	Martin,	Scott, J. R. K.
Bass,	Geiser,	Mather,	Scott, S. B.,
Bayle,	Gibson,	Matt,	Semmens,
Becker,	Glenn,	McAleer,	Shaffer, C. A.,
Benninger,	Good,	McArdle,	Shaffer, I. E.,
Benson,	Goss,	McCaig,	Sierwood,
Bergey,	Grabe,	McClintock,	Showalter,
Berntheizel,	Gramley,	McDermott,	Smith, J. W.,
Bigger,	Gransback,	McKay,	Smith, L.,
Bittles,	Gray, Frank,	McNichol,	Snively,
Blair, W. A.,	Gray, Joseph,	Mechnling,	Snyder,
Blair, W. F.,	Hackett,	Mellott,	Spangler,
Bleoch,	Haggerty,	Metzenbacher,	Spelser,
Body,	Heidinger,	Miller,	Spillinger,
Brosius,	Hemminger,	Missimer,	Steedle,
Brown,	Herman,	Mitchell,	Steele,
Brownlee,	Hess,	Moore,	Stein,
Burnett,	Heyburn,	Morrow,	Stone,
Caldwell,	Hibshman,	Moses,	Strauss,
Campbell, C.M.,	Hobbs,	Moulthrop,	Swartz,
Campbell, J.J.,	Hoffman,	Murphy,	Swift,
Carson,	Howard, J.,	Neel,	Thomas,
Carter,	Howard, R.,	Neely,	Trach,
Cheeseman,	Humes,	North,	Ulerich,
Claycomb,	Isler,	O'Neill,	Ullman,
Cleary,	Irwin, G. C.,	Peachey,	Walnut,
Cochran,	Irwin, H. H.,	Pennegar,	Walsh,
Collins,	Jackson,	Pennock,	Walton,
Conner,	Jones, E. E.,	Perry, H. L.,	Watson.

Steele,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

Speaker.

Conniff,	Jones, J. R.,	Perry, S. J.,
Conrade,	Kaiser,	Peters,
Cox,	Kaulman,	Piper,
Currier,	Keegan,	Post,
Curry,	Keeper,	Price,
Davis,	Kenna,	Ramsey,
DeFrees,	Kennedy,	Redfield,
Dickinson,	Kern,	Reese,
Donahoe,	Kitts,	Reeser,
Donnally,	Klepper,	Rex,
Down,	Kuhns, E.G.M.,	Rhoads,
Dunn, H. B.,	Kuhn, H. P.,	Richards,
Dunn, J. A.,	Lanius,	Robinson,
Ehrhardt,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.
The Clerk of the Senate being introduced returned bill
from the House of Representatives numbered and entitled
as follows, viz:

House Bill No. 854:

An Act making an appropriation to the United Charities
of Hazleton Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Section 1, line 4, strike out "four" and insert "six;" strike out the figures "\$4,000" and insert "\$6,000."

On the question,

Will the House concur in the amendments?

Mr. ADAMS. Mr. Speaker, I ask the House to concur in the amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Roney,
Allen,	Evving,	Letzkus,	Rothemberger,
Alworth,	Flynn,	Light,	Runk,
Amble,	Forster, I. G.,	Lohr,	Sassaman,
Aron,	Foster, J. D.,	Lowers,	Savacool,
Arthur,	Frey,	Malie,	Schaeffer, A. C.
Baldwin, G. A.,	Gans,	Mannion,	Schuck,
Baldwin, R. J.,	Geary,	Martin,	Scott, J. R. k.
Barner,	Geiser,	Mather,	Scott, S. B.,
Bass,	Gibson,	Matt,	Semmens,
Bayle,	Glenn,	McAicer,	Shaffer, C. A.,
Becker,	Good,	McAllister,	Shaffer, I. E.,
Benninger,	Goss,	McArdle,	Sherwood,
Benson,	Grabe,	McCaig,	Showalter,
Bergey,	Gramley,	McClintock,	Smith, J. W.,
Berntheizel,	Gransback,	McDermott,	Smith, L.,
Bigger,	Gray, Frank,	McKay,	Snavey,
Bittles,	Gray, Joseph,	McNichol,	Snyder,
Blair, W. A.,	Hackett,	Mechling,	Spangier,
Blair, W. F.,	Haggerty,	Mellott,	Spelser,
Bloch,	Heldinger,	Metzenbacher,	Spillinger,
Body,	Hemminger,	Miller,	Steedle,
Brosius,	Herman,	Missimer,	Steele,
Brown,	Hess,	Mitchell,	Stein,
Brownlee,	Heyburn,	Moore,	Stone,
Burnett,	Hibshman,	Morrow,	Strauss,
Caldwell,	Hobbs,	Moses,	Swartz,
Campbell, C.M.,	Hoffman,	Moulthrop,	Swift,
Campbell, J.J.,	Howard, J.,	Murphy,	Thomas,
Carson,	Howard, R.,	Neel,	Trach,
Carter,	Humes,	Neely,	Ulerich,
Cheeseman,	Isler,	North,	Ulman,
Claycomb,	Irwin, G. C.,	O'Neill,	Walnut,
Cleary,	Irwin, H. H.,	Peachey,	Walsh,
Cochran,	Jackson,	Pennegar,	Walton,
Collins,	Jones, E. E.,	Pennock,	Watson,
Conner,	Jones, J. R.,	Perry, H. L.,	Wettach,
Conniff,	Kaiser,	Perry, S. J.,	Whitaker,
Conrade,	Kaufman,	Peters,	Whitman,
Cox,	Keegan,	Piper,	Wildman,
Currier,	Keepert,	Post,	Williams,
Curry,	Kenna,	Price,	Wilson, J. H.,
Davis,	Kennedy,	Ramsey,	Wilson, W. H.,
DeFrees,	Kern,	Reedfield,	Wiltbank,
Dickinson,	Kitts,	Reese,	Young, G. K.,
Donahoe,	Klepner,	Rex,	Young, J. H.,
Donnally,	Kuhn, H.,	Rhoads,	Zimmerman,
Down,	Kuhns, E.G.M.,	Richards,	Alter,
Dunn, H. B.,	Lanius,	Robinson,	Speaker.
Dunn, J. A.,	Latshaw,	Rockwell,	
Ehrhardt,			
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 875:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk then read the amendments as follows:

Section 1, line 4, strike out "four" and insert "five;" strike out "\$4,000" and insert "\$5,000."

On the question,

Will the House concur in the amendments?

Mr. KAISER. Mr. Speaker, the amendments are satisfactory and I ask the House to concur in them.

On the question recurring,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Latschaw,	Rockwell,
Allen,	Ewing,	Lenker,	Roney,
Alworth,	Flynn,	Light,	Rothemberger,
Ambler,	Forster, I. G.,	Lohr,	Runk,
Aron,	Foster, J. D.,	Lowes,	Sassaman,
Arthur,	Frey,	Malle,	Schaeffer, A. C.
Baldwin, G. A.,	Gans,	Mannion,	Schuck,
Baldwin, R. J.,	Geary,	Martin,	Scott, J. R. K.,
Barner,	Geiser,	Mather,	Scott, S. B.,
Bass,	Gibson,	Matt,	Semmens,
Bayle,	Glenn,	McAleer,	Shaffer, C. A.,
Becker,	Good,	McAllister,	Shaffer, I. E.,
Benninger,	Goss,	McArdle,	Sherwood,
Benson,	Grabe,	McClintock,	Smith, J. W.,
Bergey,	Gramley,	McDermott,	Smith, L.,
Berntheizel,	Gransback,	McNichol,	Snively,
Bigger,	Gray, Frank,	Mellott,	Snyder,
Bittles,	Hackett,	Metzenbacher,	Spangler,
Blair, W. A.,	Haggerty,	Miller,	Speiser,
Blair, W. F.,	Heldinger,	Missimer,	Spilling,
Bleloch,	Hemming,	Mitchell,	Steele,
Body,	Herman,	Moore,	Stein,
Brosius,	Hess,	Morrow,	Stone,
Brown,	Heyburn,	Moses,	Strauss,
Brownlee,	Hibshman,	Moulthrop,	Swartz,
Burnett,	Hobbs,	Murphy,	Swift,
Caldwell,	Howard, J.,	Neel,	Thomas,
Campbell, C. M.,	Howard, R.,	Neely,	Trach,
Campbell, J. J.,	Humes,	O'Neill,	Ulerich,
Carson,	Isler,	Peachey,	Ulman,
Carter,	Irwin, G. C.,	Pennegar,	Walnut,
Cheeseman,	Irwin, H. H.,	Pennock,	Walsh,
Claycomb,	Jackson,	Perry, H. L.,	Walton,
Cleary,	Keegan,	Perry, S. J.,	Watson,
Cochran,	Keeper,	Peters,	Wettach,
Collins,	Kenna,	Price,	Whitaker,
Conner,	Kennedy,	Ramsey,	Whitman,
Conniff,	Kern,	Redfield,	Wildman,
Conrade,	Kitts,	Reese,	Williams,
Cox,	Klepper,	Reeser,	Wilson, J. H.,
Currier,	Kuhn, H. P.,	Rhoads,	Wilson, W. H.,
Curry,	Kuhns, E. G. M.,	Richards,	Wiltbank,
Davis,	Lanlus,	Robinson,	Young, G. K.,
DeFrees,			Young, J. H.,
Dickinson,			Zimmerman,
Donahoe,			Alter,
Donnelly,			Speaker.
Down,			
Dunn, H. B.,			
Dunn, J. A.,			
Ehrhardt,			
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 906:

An Act making an appropriation to the Province Mission and Rescue Home

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Line 4, section 1, strike out "five" and insert "one thousand five;" strike out the figures "\$500" and insert "\$1,500."

On the question,

Will the House concur in the amendments?

Mr. LETZKUS. Mr. Speaker, I ask the House to concur in the amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Adams,	Eichenberger,	Lenker,	Robinson,
Allen,	Ely,	Leslie,	Rockwell,
Alworth,	Flynn,	Letzkus,	Roney,
Ambler,	Flynn,	Light,	Rothemberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowes,	Sassaman,
Baldwin, G. A.,	Frey,	Malle,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.,
Barner,	Geary,	Martin,	Schuck,
Bass,	Geiser,	Mather,	Scott, J. R. K.,
Bayle,	Gibson,	Matt,	Scott, S. B.,
Becker,	Glenn,	McAleer,	Semmens,
Benninger,	Good,	McAllister,	Shaffer, C. A.,
Benson,	Goss,	McArdle,	Shaffer, I. E.,
Bergey,	Grabe,	McCaig,	Sherwood,
Berntheizel,	Gramley,	McClintock,	Smith, J. W.,
Bigger,	Gransback,	McDermott,	Smith, L.,
Bittles,	Gray, Frank,	McNichol,	Snively,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snyder,
Blair, W. F.,	Hackett,	Mellott,	Spangler,
Bleloch,	Haggerty,	Metzenbacher,	Speiser,
Body,	Heldinger,	Miller,	Spilling,
Brosius,	Hemming,	Missimer,	Steele,
Brown,	Herman,	Mitchell,	Stein,
Brownlee,	Hess,	Moore,	Stone,
Burnett,	Heyburn,	Morrow,	Strauss,
Caldwell,	Hibshman,	Moses,	Swartz,
Campbell, C. M.,	Hobbs,	Moulthrop,	Swift,
Campbell, J. J.,	Hoffman,	Murphy,	Thomas,
Carson,	Howard, J.,	Neel,	Trach,
Carter,	Howard, R.,	Neely,	Ulerich,
Cheeseman,	Humes,	O'Neill,	Ulman,
Claycomb,	Isler,	Peachey,	Walnut,
Cleary,	Irwin, G. C.,	Pennegar,	Walsh,
Cochran,	Irwin, H. H.,	Pennock,	Walton,
Collins,	Jackson,	Perry, H. L.,	Watson,
Conner,	Keegan,	Perry, S. J.,	Wettach,
Conniff,	Keeper,	Peters,	Whitaker,
Conrade,	Kenna,	Price,	Whitman,
Cox,	Kennedy,	Ramsey,	Wildman,
Currier,	Kern,	Redfield,	Williams,
Curry,	Kitts,	Reese,	Wilson, J. H.,
Davis,	Klepper,	Reeser,	Wilson, W. H.,
DeFrees,	Kuhn, H. P.,	Rhoads,	Wiltbank,
Dickinson,	Kuhns, E. G. M.,	Richards,	Young, G. K.,
Donahoe,	Lanlus,	Robinson,	Young, J. H.,
Donnelly,			Zimmerman,
Down,			Alter,
Dunn, H. B.,			Speaker.
Dunn, J. A.,			
Ehrhardt,			
Eichenberger,			

NAYS—1.

Allen,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1506:

An Act making an appropriation to Julia White Priscilla Home for Aged Colored people

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

In line 5, section 1 after the word necessary insert the word "be."

On the question,

Will the House concur in the amendments?

Mr. ARON. Mr. Speaker, the amendments are satisfactory.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Lenker,	Rockwell,
Allen,	Ely,	Letzkus,	Roney,
Alworth,	Ewing,	Light,	Rothenberger,
Ambler,	Flynn,	Lohr,	Runk,
Aron,	Forster, I. G.,	Lowers,	Sassaman,
Arthur,	Foster, J. D.,	Malle,	Savacool,
Baldwin, G. A.,	Gans,	Mannion,	Schaeffer, A. C.,
Baldwin, R. J.,	Geary,	Martin,	Schuck,
Barner,	Geiser,	Mather,	Scott, J. R. K.,
Bass,	Gibson,	Matt,	Scott, S. B.,
Bayle,	Glenn,	McAleer,	Semmens,
Becker,	Good,	McAllister,	Shaffer, C. A.,
Benninger,	Goss,	McArdle,	Shaffer, I. E.,
Benson,	Grabe,	McClintock,	Sherwood,
Bergey,	Gramley,	McDermott,	Showalter,
Berntheizel,	Gransback,	McKay,	Smith, J. W.,
Bigger,	Gray, Frank,	McNichol,	Smith, L.,
Bittles,	Gray, Joseph,	Mechling,	Snively,
Blair, W. A.,	Hackett,	Mellott,	Snyder,
Blair, W. F.,	Haggerty,	Metzenbacher,	Spangler,
Bleloch,	Heldinger,	Miller,	Speiser,
Body,	Hemminger,	Missimer,	Spillinger,
Brosius,	Herman,	Mitchell,	Steedle,
Brown,	Hess,	Moore,	Steele,
Brownlee,	Heyburn,	Morrow,	Stein,
Burnett,	Hibshman,	Moses,	Stone,
Caldwell,	Hobbs,	Moulthrop,	Strauss,
Campbell, C. M.,	Hoffman,	Murphy,	Swartz,
Campbell, J. J.,	Howard, J.,	Neel,	Swift,
Carson,	Howard, R.,	Neely,	Thomas,
Carter,	Humes,	North,	Trach,
Cheeseman,	Isler,	O'Neill,	Ulicher,
Claycomb,	Irwin, G. C.,	Peachey,	Ulman,
Cleary,	Irwin, H. H.,	Pennegar,	Walnut,
Cochran,	Jackson,	Pennock,	Walsh,
Collins,	Jones, E. E.,	Perry, H. L.,	Walton,
Conner,	Jones, J. R.,	Peters,	Watson,
Conniff,	Kaiser,	Piper,	Wettach,
Conrade,	Kaufman,	Post,	Whitaker,
Cox,	Keegan,	Price,	Whitman,
Currier,	Keepert,	Ramsey,	Williams,
Curry,	Kenna,	Redfield,	Wilson, J. H.,
Davis,	Kennedy,	Reese,	Wilson, W. H.,
DeFrees,	Kern,	Reeser,	Wiltbank,
Dickinson,	Kitts,	Rex,	Young, G. K.,
Donahoe,	Klepper,	Rhoads,	Young, J. H.,
Donnally,	Kuhn, H. P.,	Richards,	Zimmerman,
Down,	Kuhns, E. G. M.,	Robinson,	Alter,
Dunn, H. B.,	Lanius,		Speaker.
Dunn, J. A.,	Latshaw,		
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 144:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Section 1, line 4 strike out "five" and insert "six;" strike out the figures "\$5,000" and insert "\$6,000."

On the question,

Will the House concur in the amendments?

Mr. SPANGLER. Mr. Speaker, I ask the House to concur in the amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Rockwell,
Allen,	Ewing,	Letzkus,	Roney,
Alworth,	Flynn,	Light,	Rothenberger,
Ambler,	Forster, I. G.,	Lohr,	Runk,
Aron,	Foster, J. D.,	Lowers,	Sassaman,
Arthur,	Frey,	Malle,	Savacool,
Baldwin, G. A.,	Gans,	Mannion,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Martin,	Schuck,
Barner,	Geiser,	Mather,	Scott, J. R. K.,
Bass,	Gibson,	Matt,	Scott, S. B.,
Bayle,	Glenn,	McAleer,	Semmens,
Becker,	Good,	McAllister,	Shaffer, C. A.,
Benninger,	Goss,	McArdle,	Shaffer, I. E.,
Benson,	Grabe,	McClintock,	Sherwood,
Bergey,	Gramley,	McDermott,	Showalter,
Berntheizel,	Gransback,	McKay,	Smith, J. W.,
Bigger,	Gray, Frank,	McNichol,	Smith, L.,
Bittles,	Gray, Joseph,	Mechling,	Snively,
Blair, W. A.,	Hackett,	Mellott,	Snyder,
Blair, W. F.,	Haggerty,	Metzenbacher,	Spangler,
Bleloch,	Heldinger,	Miller,	Speiser,
Body,	Hemminger,	Missimer,	Spillinger,
Brosius,	Herman,	Mitchell,	Steedle,
Brown,	Hess,	Moore,	Steele,
Brownlee,	Heyburn,	Morrow,	Stein,
Burnett,	Hibshman,	Moses,	Stone,
Caldwell,	Hobbs,	Moulthrop,	Strauss,
Campbell, C. M.,	Hoffman,	Murphy,	Swartz,
Campbell, J. J.,	Howard, J.,	Neel,	Swift,
Carson,	Howard, R.,	Neely,	Thomas,
Carter,	Humes,	North,	Trach,
Cheeseman,	Isler,	O'Neill,	Ulicher,
Claycomb,	Irwin, G. C.,	Peachey,	Ulman,
Cleary,	Irwin, H. H.,	Pennegar,	Walnut,
Cochran,	Jackson,	Pennock,	Walsh,
Collins,	Jones, E. E.,	Perry, H. L.,	Walton,
Conner,	Jones, J. R.,	Peters,	Watson,
Conniff,	Kaiser,	Piper,	Wettach,
Conrade,	Kaufman,	Post,	Whitaker,
Cox,	Keegan,	Price,	Whitman,
Currier,	Keepert,	Ramsey,	Williams,
Curry,	Kenna,	Redfield,	Wilson, J. H.,
Davis,	Kennedy,	Reese,	Wilson, W. H.,
DeFrees,	Kern,	Reeser,	Wiltbank,
Dickinson,	Kitts,	Rex,	Young, G. K.,
Donahoe,	Klepper,	Rhoads,	Young, J. H.,
Donnally,	Kuhn, H. P.,	Richards,	Zimmerman,
Down,	Kuhns, E. G. M.,	Robinson,	Alter,
Dunn, H. B.,	Lanius,		Speaker.
Dunn, J. A.,	Latshaw,		
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 216:

An Act making an appropriation to the Paradise Proctectory and Agricultural School at Paradise township York county Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Section 1, line 1, after "necessary" insert "for the improvement of the water facilities and for the erection of a sewage disposal plant the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary."

On the question,

Will the House concur in the amendments?

Mr. FREY. Mr. Speaker, the amendments are very proper, and I ask the House to concur.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Rockwell,
Allen,	Ewing,	Letzkus,	Roney,
Alworth,	Flynn,	Light,	Rothenberger,
Ambler,	Forster, I. G.,	Lohr,	Runk,
Aron,	Foster, J. D.,	Lowers,	Sassaman,
Arthur,	Frey,	Malle,	Savacool,
Baldwin, G. A.,	Gans,	Mannion,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Martin,	Schuck,

Barner, Geiser, Mather, Scott, J. R. K.,
 Bass, Gibson, Matt, Scott, S. B.,
 Bayle, Glenn, McAleer, Semmens,
 Becker, Good, McAllister, Shaffer, C. A.,
 Benninger, Goss, McArdle, Shaffer, I. E.,
 Benson, Grabe, McCaig, Sherwood,
 Bergey, Gramley, McClintock, Showalter,
 Berntheizel, Gransback, McDermott, Smith, J. W.,
 Bigger, Gray, Frank, McKay, Smith, L.,
 Bittles, Gray, Joseph, McNichol, Snavelly,
 Blair, W. A., Hackett, Mechling, Spangler,
 Blair, W. F., Haggerty, Metzenbacher, Speiser,
 Bleloch, Heidinger, Miller, Spilling,
 Body, Hemminger, Missimer, Steele,
 Brosius, Herman, Moore, Stein,
 Brown, Hess, Morrow, Stone,
 Brownlee, Heyburn, Neely, Straus,
 Burnett, Hibshman, North, Swartz,
 Caldwell, Hobbs, O'Neill, Swift,
 Campbell, C. M., Hoffman, Peachey, Thomas,
 Campbell, J. J., Howard, R., Ramsey, Trach,
 Carson, Conner, Pennock, Ullrich,
 Carter, Conniff, Perry, H. L., Ullman,
 Cheeseman, Conrade, Peters, Walcut,
 Claycomb, Isler, Piper, Walsh,
 Cleary, Irwin, G. C., Price, Walton,
 Cochran, Irwin, H. H., Ramsey, Watson,
 Collins, Jackson, Redfield, Wettach,
 Conner, Jones, E. E., Reese, Whitaker,
 Conniff, Jones, J. R., Reeser, Whitman,
 Conrade, Kaiser, Rex, Wildman,
 Cox, Kaufman, Richards, Williams,
 Curry, Keegan, Post, Wilson, J. H.,
 Currier, Keepert, Price, Wilson, W. H.,
 Davis, Kenna, Ramsey, Wiltbank,
 DeFrees, Kennedy, Redfield, Young, G. K.,
 Dickinson, Kern, Reese, Young, J. H.,
 Donahoe, Kitts, Reeser, Zimmerman,
 Donnelly, Klepper, Rhoads, Alter,
 Dunn, H. B., Kuhn, H. P., Rhoads, Speaker,
 Dunn, J. A., Kuhns, E. G. M., Richards,
 Ehrhardt, Lanlus, Robinson,
 Eichenberger, Latshaw,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 413:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania.

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Section 1, line 14, strike out "one" and insert "two;" after thousand insert "five hundred" strike out "\$1,000" and insert "\$1,500."

On the question,

Will the House concur in the amendments?

Mr. LOWERS. Mr. Speaker, I ask the House to concur in the amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams, Ehrhardt, Latshaw, Rockwell,
 Allen, Eichenberger, Lenker, Roney,
 Alworth, Ely, Letzkus, Rothenberger,
 Ambler, Ewing, Light, Runk,
 Aron, Flynn, Lohr, Sassaman,
 Arthur, Foster, I. G., Lowers, Savacool,
 Baldwin, G. A., Foster, J. D., Schaeffer, A. C.,
 Baldwin, R. J., Frey, Mannion, Schuck,
 Barner, Gans, Martin, Scott, J. R. K.,
 Bass, Geyer, Mather, Scott, S. B.,
 Bayle, Gibson, Matt, Semmens,
 Becker, Glenn, McAleer, Shaffer, C. A.,
 Benninger, Good, McAllister, Shaffer, I. E.,
 Benson, Goss, McArdle, Sherwood,
 Bergey, Grabe, McClintock, Showalter,
 Berntheizel, Gramley, McDermott, Smith, J. W.,
 Bigger, Gransback, McKay, Smith, L.,
 Bittles, Gray, Frank, Snavelly,
 Blair, W. A., Gray, Joseph, McNichol, Snyder,

Blair, W. F., Hackett, Mechling, Spangler,
 Bleloch, Haggerty, Mellett, Speiser,
 Body, Heidinger, Metzenbacher, Spilling,
 Brosius, Brosius, Miller, Steele,
 Brown, Herman, Missimer, Stein,
 Brownlee, Hess, Mitchell, Stone,
 Burnett, Heyburn, Moore, Straus,
 Caldwell, Hibshman, Morrow, Swartz,
 Campbell, C. M., Hobbs, Moulthrop, Swift,
 Campbell, J. J., Hoffman, Murphy, Thomas,
 Carson, Howard, J., Neel, Trach,
 Carter, Howard, R., Neely, Ullrich,
 Cheeseman, Humes, North, Ullman,
 Claycomb, Isler, O'Neill, Walcut,
 Cleary, Irwin, G. C., Peachey, Walsh,
 Cochran, Irwin, H. H., Fennegar, Walton,
 Collins, Jackson, Pennock, Watson,
 Conner, Jones, E. E., Perry, H. L., Wettach,
 Conniff, Jones, J. R., Perry, S. J., Whitaker,
 Conrade, Kaiser, Peters, Whitman,
 Cox, Kaufman, Piper, Wildman,
 Curry, Keegan, Post, Williams,
 Currier, Keepert, Price, Wilson, J. H.,
 Davis, Kenna, Ramsey, Wilson, W. H.,
 DeFrees, Kennedy, Redfield, Wiltbank,
 Dickinson, Kern, Reese, Young, G. K.,
 Donahoe, Kitts, Reeser, Young, J. H.,
 Donnelly, Klepper, Rhoads, Zimmerman,
 Dunn, H. B., Kuhn, H. P., Rhoads, Alter,
 Dunn, J. A., Kuhns, E. G. M., Richards,
 Ehrhardt, Lanlus, Robinson, Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 541:

An Act making an appropriation to the Western Pennsylvania Humane Society

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Section 1, line 4, strike out "five" and insert "six;" strike out the figures "\$5,000" and insert "\$6,000."

On the question,

Will the House concur in the amendments?

Mr. KAISER. Mr. Speaker, I ask the House to concur in the amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams, Eichenberger, Latshaw, Robinson,
 Allen, Ely, Lenker, Rockwell,
 Alworth, Ewing, Letzkus, Roney,
 Ambler, Flynn, Light, Rothenberger,
 Aron, Forster, I. G., Lohr, Runk,
 Arthur, Foster, J. D., Lowers, Sassaman,
 Baldwin, G. A., Frey, Mannion, Savacool,
 Baldwin, R. J., Gans, Schaeffer, A. C.,
 Barner, Geary, Martin, Schuck,
 Bass, Geiser, Mather, Scott, J. R. K.,
 Bayle, Gibson, Matt, Scott, S. B.,
 Becker, Glenn, McAleer, Semmens,
 Benninger, Good, McAllister, Shaffer, C. A.,
 Benson, Goss, McArdle, Shaffer, I. E.,
 Bergey, Grabe, McCaig, Sherwood,
 Berntheizel, Gramley, McClintock, Showalter,
 Bigger, Gransback, McDermott, Smith, J. W.,
 Bittles, Gray, Frank, McKay, Smith, L.,
 Blair, W. A., Gray, Joseph, McNichol, Snavelly,
 Blair, W. F., Hackett, Mechling, Spangler,
 Bleloch, Haggerty, Mellett, Speiser,
 Body, Heidinger, Metzenbacher, Spilling,
 Brosius, Brosius, Miller, Steele,
 Brown, Herman, Missimer, Stein,
 Brownlee, Hess, Mitchell, Stone,
 Burnett, Heyburn, Moore, Straus,
 Caldwell, Hibshman, Morrow, Swartz,
 Campbell, C. M., Hobbs, Moulthrop, Swift,
 Campbell, J. J., Hoffman, Murphy, Thomas,
 Carson, Howard, J., Neel, Trach,
 Carter, Howard, R., Neely, Ullrich,
 Cheeseman, Humes, North, Ullman,
 Claycomb, Isler, O'Neill, Walcut,

Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,

O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,

Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 549:

An Act making an appropriation to the St. Joseph's Proctory for Homeless Boys of Pittsburgh Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk then read the amendments as follows:

Section 1, line 4, strike out "six" and insert "ten;" strike out the figures "\$6,000" and insert "\$10,000." Line 10 strike out "four" and insert "seven;" line 11 strike out "\$4,000" and insert "\$7,000."

On the question,

Will the House concur in the amendments?

Mr. STEIN. Mr. Speaker, the amendments are satisfactory and I ask the House to concur in them.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Amber,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heldinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Latshaw,
Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steale,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 546:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Section 1, line 4, strike out "two" and insert "ten;" strike out the figures "\$2,000" and insert "\$10,000."

On the question,

Will the House concur in the amendments?

Mr. NEELY. Mr. Speaker, I ask the House to concur in these amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Amber,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Ehrhardt,
Eichenberger,
Lanius,
Latshaw,
Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steale,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

Ordered, That the Clerk inform the Senate accordingly.
The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 579:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk then read the amendments as follows:

Strike out in line 4, section 1 "sixteen" and insert "twenty" Strike out the figures "\$16,000" and insert "\$20,000." line 9 strike out "sixteen" and insert "twenty" strike out "\$16,000" and insert "\$20,000."

On the question,

Will the House concur in the amendments?

Mr. HAGGERTY. Mr. Speaker, the amendments are satisfactory.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Lenker,	Rockwell,
Allen,	Ely,	Letzkus,	Roney,
Alworth,	Ewing,	Light,	Rothenberger,
Ambler,	Flynn,	Lohr,	Runk,
Aron,	Forster, I. G.,	Lowers,	Sassaman,
Arthur,	Foster, J. D.,	Malle,	Savacool,
Baldwin, G. A.,	Frey,	Mannion,	Schaeffer, A. C.,
Baldwin, R. J.,	Gans,	Martin,	Schuck,
Barnes,	Geary,	Mather,	Scott, J. R. K.,
Bass,	Geiser,	Matt,	Scott, S. B.,
Bayle,	Gibson,	McAleer,	Semmens,
Becker,	Glenn,	McAllister,	Shaffer, C. A.,
Benninger,	Good,	McArdle,	Shaffer, I. E.,
Benson,	Goss,	McCaig,	Sherwood,
Bergey,	Grabe,	McClintock,	Showalter,
Berntheisel,	Gramley,	McDermott,	Smith, J. W.,
Bigger,	Gransback,	McKay,	Smith, L.,
Bittles,	Gray, Frank,	McNichol,	Snively,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snyder,
Blair, W. F.,	Hackett,	Mellott,	Spangler,
Bleloch,	Haggerty,	Metzenbacher,	Speiser,
Body,	Heidinger,	Miller,	Spillinger,
Brosius,	Hemminger,	Missimer,	Steedle,
Brown,	Herman,	Mitchell,	Steele,
Brownlee,	Hess,	Moore,	Stein,
Burnett,	Heyburn,	Morrow,	Stone,
Caldwell,	Hibshman,	Moses,	Strauss,
Campbell, C. M.,	Hobbs,	Moulthrop,	Swartz,
Campbell, J. J.,	Hoffman,	Murphy,	Swift,
Carson,	Howard, J.,	Neel,	Thomas,
Carter,	Howard, R.,	Neely,	Trach,
Cheeseman,	Humes,	North,	Ulicher,
Claycomb,	Isler,	O'Neill,	Ulman,
Cleary,	Irwin, G. C.,	Peachey,	Walnut,
Cochran,	Irwin, H. H.,	Peachey,	Walsh,
Collins,	Jackson,	Pennegar,	Walton,
Conner,	Jones, E. E.,	Pennock,	Watson,
Conniff,	Jones, J. R.,	Perry, H. L.,	Wettach,
Conrade,	Kaiser,	Perry, S. J.,	Whitaker,
Cox,	Kaufman,	Piper,	Whitman,
Currier,	Keegan,	Post,	Wildman,
Curry,	Keepport,	Price,	Williams,
Davis,	Kenna,	Ramsey,	Wilson, J. H.,
DeFrees,	Kennedy,	Redfield,	Wilson, W. H.,
Dickinson,	Kern,	Reese,	Wiltbank,
Donahoe,	Kitts,	Reeser,	Young, G. K.,
Donnelly,	Klepper,	Rex,	Young, J. H.,
Down,	Kuhn, H. P.,	Rhoads,	Zimmerman,
Dunn, H. B.,	Kuhns, E.G.M.,	Richards,	Alter,
Dunn, J. A.,	Lanius,	Robinson,	Speaker.
Ehrhardt,	Latshaw,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 652:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four by striking out the word "twelve" and inserting in lieu thereof the word "fifteen." Also in line four, strike out the words and figures "five hundred (\$12,500.00)" and insert the figures "\$15,000.00"

On the question,

Will the House concur in the amendments?

Mr. STEIN. Mr. Speaker, I ask that the amendments of the Senate be concurred in.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Rockwell,
Allen,	Ewing,	Letzkus,	Roney,
Alworth,	Flynn,	Light,	Rothenberger,
Ambler,	Forster, I. G.,	Lohr,	Runk,
Aron,	Foster, J. D.,	Lowers,	Sassaman,
Arthur,	Frey,	Malle,	Schaeffer, A. C.
Baldwin, G. A.,	Gans,	Mannion,	Schuck,
Baldwin, R. J.,	Geary,	Martin,	Scott, J. R. K.,
Barnes,	Geiser,	Mather,	Scott, S. B.,
Bass,	Gibson,	Matt,	Semmens,
Bayle,	Glenn,	McAleer,	Shaffer, C. A.,
Becker,	Good,	McAllister,	Shaffer, I. E.,
Benninger,	Goss,	McArdle,	Sherwood,
Benson,	Grabe,	McClintock,	Showalter,
Bergey,	Gramley,	McDermott,	Smith, J. W.,
Berntheisel,	Gransback,	McKay,	Smith, L.,
Bigger,	Gray, Frank,	McNichol,	Snively,
Bittles,	Gray, Joseph,	Mechling,	Snyder,
Blair, W. A.,	Hackett,	Mellott,	Spangler,
Blair, W. F.,	Haggerty,	Metzenbacher,	Speiser,
Bleloch,	Hemminger,	Miller,	Spillinger,
Body,	Herman,	Missimer,	Steedle,
Brosius,	Hess,	Mitchell,	Steele,
Brown,	Heyburn,	Moore,	Stein,
Brownlee,	Hibshman,	Morrow,	Stone,
Burnett,	Hobbs,	Moses,	Strauss,
Caldwell,	Hoffman,	Moulthrop,	Swartz,
Campbell, C. M.,	Howard, J.,	Murphy,	Swift,
Campbell, J. J.,	Howard, R.,	Neel,	Thomas,
Carson,	Humes,	Neely,	Trach,
Carter,	Isler,	North,	Ulicher,
Cheeseman,	Irwin, G. C.,	O'Neill,	Ulman,
Claycomb,	Irwin, H. H.,	Peachey,	Walnut,
Cleary,	Jackson,	Peachey,	Walsh,
Cochran,	Jones, E. E.,	Pennegar,	Walton,
Collins,	Jones, J. R.,	Pennock,	Watson,
Conner,	Kaiser,	Perry, H. L.,	Wettach,
Conniff,	Kaufman,	Perry, S. J.,	Whitaker,
Conrade,	Keegan,	Piper,	Whitman,
Cox,	Keepport,	Post,	Wildman,
Currier,	Kenna,	Price,	Williams,
Curry,	Kennedy,	Ramsey,	Wilson, J. H.,
Davis,	Kern,	Redfield,	Wilson, W. H.,
DeFrees,	Kitts,	Reese,	Wiltbank,
Dickinson,	Klepper,	Reeser,	Young, G. K.,
Donahoe,	Kuhn, H. P.,	Rex,	Young, J. H.,
Donnelly,	Kuhns, E.G.M.,	Rhoads,	Zimmerman,
Down,	Lanius,	Richards,	Alter,
Dunn, H. B.,	Latshaw,	Robinson,	Speaker.
Dunn, J. A.,			
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 48:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four by striking out the word "twelve" and inserting in lieu thereof the word "fourteen."

Also amend line four by striking out the figures "(\$12,000)" and inserting in lieu thereof the figures "(\$14,000)."

Also line nine, strike out the word "twelve" and insert the word "fourteen." Also insert the figures at the word dollars "(\$14,000)."

On the question,

Will the House concur in the amendments?

Mr. GRANSBACK. Mr. Speaker, I ask the House to concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Lenker,	Rockwell,
Allen,	Ely,	Letzkus,	Roney,
Alworth,	Ewing,	Light,	Rothenberger,
Ambler,	Flynn,	Lohr,	Runk,
Aron,	Forster, I. G.,	Lowers,	Sassaman,
Arthur,	Foster, J. D.,	Malle,	Savacool,
Baldwin, G. A.,	Frey,	Mannion,	Schaeffer, A. C.,
Baldwin, R. J.,	Gans,	Martin,	Schuck,
Barner,	Geary,	Mather,	Scott, J. R. K.,
Bass,	Geiser,	Matt,	Semmens,
Bayle,	Gibson,	McAleer,	Shaffer, C. A.,
Becker,	Glenn,	McAllister,	Shaffer, I. E.,
Benninger,	Good,	McArdle,	Sherwood,
Benson,	Goss,	McCaig,	Showalter,
Bergey,	Grabe,	McClintock,	Smith, J. W.,
Berntheizel,	Gramley,	McDermott,	Smith, L.,
Bigger,	Gransback,	McKay,	Snavelly,
Bodies,	Gray, Frank,	McNichol,	Snyder,
Blair, W. A.,	Gray, Joseph,	Mechling,	Spangler,
Blair, W. F.,	Hackett,	Mellott,	Speiser,
Bleloch,	Haggerty,	Metzenbacher,	Spillinger,
Body,	Heidinger,	Miller,	Steedle,
Brosius,	Hemminger,	Missimer,	Steele,
Brown,	Herman,	Mitchell,	Stein,
Brownlee,	Hess,	Moore,	Stone,
Burnett,	Heyburn,	Morrow,	Strauss,
Caldwell,	Hibshman,	Moses,	Swartz,
Campbell, C. M.,	Hobbs,	Moulthrop,	Swift,
Campbell, J. J.,	Hoffman,	Murphy,	Thomas,
Carson,	Howard, J.,	Neel,	Trach,
Carter,	Howard, R.,	Neely,	Ulenich,
Cheeseman,	Humes,	North,	Uman,
Claycomb,	Isler,	O'Neill,	Walnut,
Cleary,	Irwin, G. C.,	Peachey,	Walsh,
Cochran,	Irwin, H. H.,	Pennegar,	Walton,
Collins,	Jackson,	Pennock,	Watson,
Conner,	Jones, E. E.,	Perry, H. L.,	Wettach,
Conniff,	Jones, J. R.,	Perry, S. J.,	Whitaker,
Conrade,	Kaiser,	Peters,	Whitman,
Cox,	Kaufman,	Piper,	Wildman,
Currier,	Keegan,	Post,	Williams,
Curry,	Keepert,	Price,	Wilson, J. H.,
Davis,	Kenna,	Ramsey,	Wilson, W. H.,
DeFrees,	Kennedy,	Redfield,	Wiltbank,
Dickinson,	Kern,	Reese,	Young, G. K.,
Donahoe,	Kitts,	Reeser,	Young, J. H.,
Donnelly,	Klepper,	Rex,	Zimmerman,
Down,	Kuhn, H. P.,	Rhoads,	Alter,
Dunn, H. B.,	Kuhns, E. G. M.,	Richards,	Speaker.
Dunn, J. A.,	Lanius,	Robinson,	
Ehrhardt,	Latshaw,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 61:

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second street Philadelphia

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four, by striking out the word "fifteen" and inserting in lieu thereof the word "twenty-three."

Also in line four, strike out the figures "\$15,000" and insert in lieu thereof the figures "\$23,000."

Also in line eleven, strike out the word "twelve" and insert the word "twenty." Also strike out the figures "\$12,000" and insert the figures "\$20,000."

On the question,

Will the House concur in the amendments?

Mr. SMITH. Mr. Speaker, I ask the House to concur in the amendments made by the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Lenker,	Roney,
Allen,	Ely,	Letzkus,	Rothenberger,
Alworth,	Ewing,	Light,	Runk,
Ambler,	Flynn,	Lohr,	Sassaman,
Aron,	Forster, I. G.,	Lowers,	Savacool,
Arthur,	Foster, J. D.,	Malle,	Schaeffer, A. C.,
Baldwin, G. A.,	Frey,	Mannion,	Schuck,
Baldwin, R. J.,	Gans,	Martin,	Scott, J. R. K.,
Barner,	Geary,	Mather,	Scott, S. B.,
Bass,	Geiser,	Matt,	Semmens,
Bayle,	Gibson,	McAleer,	Shaffer, C. A.,
Becker,	Glenn,	McAllister,	Shaffer, I. E.,
Benninger,	Good,	McArdle,	Sherwood,
Benson,	Goss,	McCaig,	Showalter,
Bergey,	Grabe,	McClintock,	Smith, J. W.,
Berntheizel,	Gramley,	McDermott,	Smith, L.,
Bigger,	Gransback,	McNichol,	Snavelly,
Bittles,	Gray, Frank,	Mechling,	Snyder,
Blair, W. A.,	Gray, Joseph,	Mellott,	Spangler,
Blair, W. F.,	Hackett,	Metzenbacher,	Speiser,
Bleloch,	Haggerty,	Miller,	Spillinger,
Body,	Heidinger,	Missimer,	Steedle,
Brosius,	Hemminger,	Mitchell,	Steele,
Brown,	Herman,	Moore,	Stein,
Brownlee,	Hess,	Morrow,	Stone,
Burnett,	Heyburn,	Moulthrop,	Strauss,
Caldwell,	Hibshman,	Murphy,	Swartz,
Campbell, C. M.,	Hobbs,	Need,	Swift,
Campbell, J. J.,	Hoffman,	Neely,	Thomas,
Carson,	Howard, J.,	North,	Trach,
Carter,	Howard, R.,	O'Neill,	Ulenich,
Cheeseman,	Humes,	Peachey,	Uman,
Claycomb,	Isler,	Pennegar,	Walnut,
Cleary,	Irwin, G. C.,	Pennock,	Walsh,
Cochran,	Irwin, H. H.,	Perry, H. L.,	Walton,
Collins,	Jackson,	Perry, S. J.,	Watson,
Conner,	Jones, E. E.,	Peters,	Wettach,
Conniff,	Jones, J. R.,	Piper,	Whitaker,
Conrade,	Kaiser,	Post,	Whitman,
Cox,	Kaufman,	Price,	Wildman,
Currier,	Keegan,	Ramsey,	Williams,
Curry,	Keepert,	Redfield,	Wilson, J. H.,
Davis,	Kenna,	Reese,	Wilson, W. H.,
DeFrees,	Kennedy,	Reeser,	Wiltbank,
Dickinson,	Kern,	Rex,	Young, G. K.,
Donahoe,	Kitts,	Rhoads,	Young, J. H.,
Donnelly,	Klepper,	Richards,	Zimmerman,
Down,	Kuhn, H. P.,	Robinson,	Alter,
Dunn, H. B.,	Kuhns, E. G. M.,	Rockwell,	Speaker.
Dunn, J. A.,	Lanius,		
Ehrhardt,	Latshaw,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bills from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 190:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four, by striking out the word "forty-two" and inserting the word "forty-seven."

Also amend line four by striking out the figures "(\$42,000)" and insert "(\$47,000)."

Also amend line 14, by striking out the word "five" and insert the word "ten." Also strike out the figures "(\$5,000)" and insert the figures "(\$10,000)."

On the question,

Will the House concur in the amendments?

Mr. STEIN. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Adams,	Eichenberger,	Latshaw,	Robinson,
Alworth,	Ely,	Lenker,	Rockwell,
Ambler,	Ewing,	Letzkus,	Roney,
Aron,	Flynn,	Light,	Rothenberger,
Arthur,	Forster, I. G.,	Lohr,	Runk,
Baldwin, G. A.,	Foster, J. D.,	Lowers,	Sassaman,
Baldwin, R. J.,	Frey,	Malle,	Savacool,
Barner,	Gans,	Mannion,	Schaeffer, A. C.,
Bass,	Geary,	Martin,	Schuck,
Bayle,	Geiser,	Mather,	Scott, J. R. K.,
Becker,	Gibson,	Matt,	Scott, S. B.,

Benninger, Glenn, McAleer, Semmens,
 Benson, Good, McAllister, Shaffer, C. A.,
 Bergey, Goss, McArdle, Shaffer, I. E.,
 Berntheizel, Grabe, McCaig, Sherwood,
 Bigger, Gramley, McClintock, Showalter,
 Bittles, Gransback, McKay, Smith, J. W.,
 Blair, W. A., Gray, Frank, Smith, L.,
 Blair, W. F., Gray, Joseph, Snavelly,
 Bleloch, Hackett, Snyder,
 Body, Haggerty, Spangler,
 Brosius, Heidinger, Metznerbacher,
 Brown, Hemminger, Miller,
 Brownlee, Herman, Missimer,
 Burnett, Hess, Mitchell,
 Caldwell, Heyburn, Moore,
 Campbell, C. M., Hibshman, Morrow,
 Campbell, J. J., Hobbs, Moses,
 Carson, Hoffman, Moulthrop,
 Carter, Howard, J., Murphy,
 Cheeseman, Howard, R., Neel,
 Claycomb, Humes, Neely,
 Cleary, Isler, North,
 Cochran, Irwin, G. C., O'Neill,
 Collins, Irwin, H. H., Peachey,
 Conner, Jackson, Penegar,
 Conniff, Jones, E. E., Pennock,
 Conrade, Jones, J. R., Perry, H. L.,
 Cox, Kaiser, Perry, S. J.,
 Currier, Kaufman, Peters,
 Curry, Keegan, Piper,
 Davis, Keopart, Post,
 DeFrees, Kenna, Price,
 Dickinson, Kennedy, Ramsey,
 Donahoe, Kern, Redfield,
 Donnelly, Kitts, Reese,
 Dunn, H. B., Klepper, Reeser,
 Dunn, J. A., Kuhn, H. P., Rex,
 Ehrhardt, Kuhns, E. G. M., Rhoads,
 Lanus, Richards,
 Speaker.

NAYS—1.

Allen,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 192:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of Passavant Hospital of Pittsburgh

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four, by striking out the figures "\$20,000" and inserting "\$25,000."

Also amend line 13, by striking out the word "five" and insert the word "ten." Also strike out the figures "\$5,000" and insert "\$10,000."

On the question,

Will the House concur in the amendments?

Mr. STEIN. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams, Eichenberger, Lenker, Rockwell,
 Allen, Ely, Letzkus, Roney,
 Alworth, Ewing, Light, Rothenberger,
 Ambler, Flynn, Lohr, Runk,
 Aron, Foster, I. G., Lowers, Sassaman,
 Arthur, Foster, J. D., Malle, Savacool,
 Baldwin, G. A., Frey, Mannion, Schaeffer, A. C.,
 Baldwin, R. J., Gans, Martin, Schuck,
 Barner, Gans, Mather, Scott, J. R. H.,
 Bass, Geary, Matt, Scott, S. B.,
 Bayle, Gibson, McAleer, Semmens,
 Becker, Glenn, McAllister, Shaffer, C. A.,
 Benninger, Good, McArdle, Shaffer, I. E.,
 Benson, Goss, McCaig, Sherwood,
 Bergey, Grabe, McClintock, Showalter,
 Berntheizel, Gramley, McKay, Smith, J. W.,
 Bigger, Gransback, McDermott, Smith, L.,
 Bittles, Gray, Frank, Snavelly,
 Blair, W. A., Gray, Joseph, Snyder,
 Blair, W. F., Hackett, Spangler,
 Bleloch, Haggerty, Metznerbacher, Speiser,
 Body, Heidinger, Miller, Spillingner,
 Brosius, Hemminger, Steelde,

Brown, Herman, Missimer, Steele,
 Brownlee, Hess, Mitchell, Stein,
 Burnett, Heyburn, Moore, Stone,
 Caldwell, Hibshman, Morrow, Strauss,
 Campbell, C. M., Hobbs, Moses, Swartz,
 Campbell, J. J., Hoffman, Moulthrop, Swift,
 Carson, Howard, J., Murphy, Thomas,
 Carter, Howard, R., Neel, Trach,
 Cheeseman, Humes, Neely, Ulerich,
 Claycomb, Isler, North, Ulman,
 Cleary, Irwin, G. C., O'Neill, Walnut,
 Cochran, Irwin, H. H., Peachey, Walsh,
 Collins, Jackson, Penegar, Walton,
 Conner, Jones, E. E., Pennock, Watson,
 Conniff, Jones, J. R., Perry, H. L., Wettach,
 Conrade, Kaiser, Perry, S. J., Whitaker,
 Cox, Kaufman, Peters, Whitman,
 Currier, Keegan, Piper, Wildman,
 Curry, Keopart, Post, Williams,
 Davis, Kenna, Price, Willson, J. H.,
 DeFrees, Kennedy, Ramsey, Willson, W. H.,
 Dickinson, Kern, Redfield, Wiltbank,
 Donahoe, Kitts, Reese, Young, G. K.,
 Donnelly, Klepper, Reeser, Young, J. H.,
 Dunn, H. B., Kuhn, H. P., Rex, Zimmerman,
 Dunn, J. A., Kuhns, E. G. M., Rhoads, Alter,
 Ehrhardt, Lanus, Richards, Speaker,
 Latshaw, Robinson,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 247:

An Act making an appropriation to the J. C. Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four, by striking out the word "fifteen" and insert the word "twenty." Also strike out the figures "\$15,000" and insert the figures "\$20,000."

On the question,

Will the House concur in the amendments?

Mr. W. B. DUNN. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams, Ely, Latshaw, Robinson,
 Allen, Ewing, Lenker, Rockwell,
 Alworth, Flynn, Letzkus, Roney,
 Ambler, Foster, I. G., Light, Rothenberger,
 Aron, Foster, J. D., Lohr, Runk,
 Arthur, Frey, Lowers, Sassaman,
 Baldwin, G. A., Gans, Malle, Savacool,
 Baldwin, R. J., Geary, Mannion, Schaeffer, A. C.,
 Barner, Gans, Martin, Schuck,
 Bass, Geiser, Mather, Scott, J. R. K.,
 Bayle, Gibson, Matt, Scott, S. B.,
 Becker, Glenn, McAleer, Semmens,
 Benninger, Good, McAllister, Shaffer, C. A.,
 Benson, Goss, McArdle, Shaffer, I. E.,
 Bergey, Grabe, McCaig, Sherwood,
 Berntheizel, Gramley, McClintock, Showalter,
 Bigger, Gray, Frank, Smith, J. W.,
 Blair, W. A., Gray, Joseph, Smith, L.,
 Blair, W. F., Hackett, Snavelly,
 Bleloch, Haggerty, Metznerbacher, Snyder,
 Body, Heidinger, Miller, Spangler,
 Brosius, Hemminger, Missimer, Speiser,
 Brown, Herman, Mitchell, Spillingner,
 Brownlee, Hess, Moore, Steele,
 Burnett, Heyburn, Morrow, Stein,
 Caldwell, Hobbs, Moses, Strauss,
 Campbell, C. M., Hoffman, Swartz,
 Campbell, J. J., Howard, J., Murphy, Swift,
 Carson, Howard, R., Neel, Thomas,
 Carter, Humes, Neely, Trach,
 Cheeseman, Isler, North, Ulerich,
 Claycomb, Irwin, G. C., O'Neill, Ulman,
 Cleary, Irwin, H. H., Peachey, Walnut,
 Cochran, Jackson, Penegar, Walsh,
 Collins, Jones, E. E., Pennock, Walton,
 Conner, Jones, J. R., Perry, H. L., Watson,
 Conniff, Kaiser, Perry, S. J., Wettach,
 Conrade, Kaufman, Peters, Whitaker,
 Cox, Keegan, Piper, Whitman,
 Currier, Keopart, Post,
 Curry, Kenna, Price,
 Davis, Kennedy, Ramsey,
 DeFrees, Kern, Redfield,
 Dickinson, Kitts, Reese,
 Donahoe, Klepper, Reeser,
 Donnelly, Kuhn, H. P., Rex,
 Dunn, H. B., Kuhns, E. G. M., Rhoads,
 Dunn, J. A., Lanus, Richards,
 Ehrhardt, Latshaw, Robinson,

DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,

Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,

Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 310:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, by striking out the words in line four "twenty-two" and inserting the word "twenty-three." Also strike out the word "five" and insert the word "one." Also strike out the figures "\$22,500" and insert "\$23,000." Also amend line 12, by striking out the word "two" and insert "four." Also strike out the words "five hundred" and "\$2,500" and insert "\$4,000." Also strike out line 20, 21 and 22.

On the question,

Will the House concur in the amendments?

Mr. CONNIFF. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Beason, Bergey, Berntheizel, Bigger, Bittles, Blair, W. A., Blair, W. F., Bieloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C.M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger,	Ely, Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heldinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keepert, Kenna, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius,	Latshaw, Lenker, Letzkus, Light, Lohr, Lowers, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Mouthrop, Murphy, Neel, Neely, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards,	Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snavelly, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 361:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four, strike out the words "sixty-five" and insert "seventy." Also strike out the figures "\$165,000" and insert "\$170,000."

Also amend line 16, strike out the word "thirty-five" and insert the word "forty." Also strike out "\$35,000" and insert "\$40,000."

On the question,

Will the House concur in the amendments?

Mr. KUHN. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Benson, Bergey, Berntheizel, Bigger, Bittles, Blair, W. A., Blair, W. F., Bieloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C.M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt,	Eichenberger, Ely, Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Haggerty, Heldinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw, Lenker,	Letzkus, Light, Lohr, Lowers, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Mouthrop, Murphy, Neel, Neely, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards, Robinson, Rockwell,	Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snavelly, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 489:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The amendments were then read by the Clerk as follows:

Amend section one, line eight, strike out the word "eighteen" and insert the word "twenty." Also strike out "\$18,000" and insert "\$20,000."

Also amend line 12, strike out the word "ten" and insert "eight." Also strike out "(10,000)" and insert "\$3,000."

On the question,

Will the House concur in the amendments?

Mr. CHEESEMAN. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Latshaw,	Rockwell,
Allen,	Ewing,	Lenker,	Roney,
Alworth,	Flynn,	Letzkus,	Rothenberger,
Ambler,	Forster, I. G.,	Light,	Runk,
Aron,	Foster, J. D.,	Lohr,	Sassaman,
Arthur,	Frey,	Lowes,	Savacool,
Baldwin, G. A.,	Gans,	Malle,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Mannion,	Schuck,
Barner,	Geiser,	Martin,	Scott, J. R. K.
Bass,	Gibson,	Mather,	Scott, S. B.,
Bayle,	Glenn,	Matt,	Semmes,
Becker,	Good,	McAleer,	Shaffer, C. A.
Benninger,	Goss,	McAllister,	Shaffer, I. E.,
Benson,	Grabe,	McArdle,	Sherwood,
Bergey,	Gramley,	McCaig,	Shewalter,
Berntheizel,	Gransback,	McClintock,	Smith, J. W.,
Bigger,	Gray, Frank,	McDermott,	Smith, L.,
Bittles,	Gray, Joseph,	McNichol,	Snively,
Blair, W. A.,	Hackett,	Mechling,	Snyder,
Blair, W. F.,	Haggerty,	Mellott,	Spangler,
Bleloch,	Heldinger,	Metzenbacher,	Speiser,
Bdy,	Hemming,	Miller,	Spillinger,
Brosius,	Herman,	Missimer,	Steele,
Brown,	Hess,	Mitchell,	Stein,
Brownlee,	Hibshman,	Moore,	Stone,
Burnett,	Hobbs,	Morrow,	Strauss,
Caldwell,	Hoffman,	Moulthrop,	Swartz,
Campbell, C.M.,	Howard, J.,	Murphy,	Swift,
Campbell, J.J.,	Howard, R.,	Neel,	Thomas,
Carson,	Humes,	Neely,	Trach,
Carter,	Isler,	North,	Ulerich,
Cheeseman,	Irwin, G. C.,	O'Neill,	Ulman,
Claycomb,	Irwin, H. H.,	Peachey,	Walnut,
Cleary,	Jackson,	Pennegar,	Walsh,
Cochran,	Jones, E. E.,	Pennock,	Watson,
Collins,	Jones, J. R.,	Perry, H. L.,	Wettach,
Conner,	Kaiser,	Perry, S. J.,	Whitaker,
Conniff,	Kaufman,	Piper,	Whitman,
Conrade,	Keegan,	Post,	Wildman,
Cox,	Keegan,	Price,	Williams,
Currier,	Kenna,	Ramsey,	Wilson, J. H.,
Curry,	Kennedy,	Redfield,	Wilson, W. H.,
Davis,	Kern,	Reese,	Wiltbank,
DeFrees,	Kitts,	Reeser,	Young, G. K.,
Dickinson,	Klepper,	Rex,	Young, J. H.,
Donahoe,	Kuhn, H. P.,	Rhoads,	Zimmerman,
Donnelly,	Kuhns, E.G.M.,	Richards,	Alter,
Down,	Lanius,	Robinson,	Speaker.
Dunn, H. B.,			
Dunn, J. A.,			
Ehrhardt,			
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 492:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The amendments were then read by the Clerk as follows:

Amend section one, line four, by striking out "twenty-five" and inserting "thirty." Also strike out "\$25,000" and insert "\$30,000."

Also amend line 14, strike out "five" and insert "ten." Also amend line 15, strike out "\$5,000" and insert "\$10,000."

On the question,

Will the House concur in the amendments?

Mr. SWIFT. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Elchenberger,	Lenker,	Rockwell,
Allen,	Ely,	Letzkus,	Roney,
Alworth,	Ewing,	Light,	Rothenberger,
Ambler,	Flynn,	Lohr,	Runk,
Aron,	Forster, I. G.,	Lowes,	Sassaman,
Arthur,	Foster, J. D.,	Malle,	Savacool,
Baldwin, G. A.,	Frey,	Mannion,	Schaeffer, A. C.,
Baldwin, R. J.,	Gans,	Martin,	Schuck,
Barner,	Geary,	Mather,	Scott, J. R. K.,
Bass,	Geiser,	Matt,	Scott, S. B.,
Bayle,	Gibson,	McAleer,	Semmes,
Becker,	Glenn,	McAllister,	Shaffer, C. A.,
Benninger,	Good,	McArdle,	Shaffer, I. E.,
Benson,	Goss,	McCaig,	Sherwood,
Bergey,	Grabe,	McClintock,	Shewalter,
Berntheizel,	Gramley,	McDermott,	Smith, J. W.,
Bigger,	Gransback,	McKay,	Smith, L.,
Bittles,	Gray, Frank,	McNichol,	Snively,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snyder,
Blair, W. F.,	Hackett,	Mellott,	Spangler,
Bleloch,	Haggerty,	Metzenbacher,	Speiser,
Bdy,	Heldinger,	Miller,	Spillinger,
Brosius,	Hemming,	Missimer,	Steele,
Brown,	Herman,	Mitchell,	Stein,
Brownlee,	Hess,	Moore,	Stone,
Burnett,	Heyburn,	Morrow,	Strauss,
Caldwell,	Hibshman,	Moulthrop,	Swartz,
Campbell, C.M.,	Hobbs,	Murphy,	Swift,
Campbell, J.J.,	Hoffman,	Neel,	Thomas,
Carson,	Howard, J.,	Neely,	Trach,
Carter,	Howard, R.,	North,	Ulerich,
Cheeseman,	Humes,	O'Neill,	Ulman,
Claycomb,	Isler,	Peachey,	Walnut,
Cleary,	Irwin, G. C.,	Pennegar,	Walsh,
Cochran,	Irwin, H. H.,	Pennock,	Watson,
Collins,	Jackson,	Perry, H. L.,	Wettach,
Conner,	Jones, E. E.,	Perry, S. J.,	Whitaker,
Conniff,	Jones, J. R.,	Piper,	Whitman,
Conrade,	Kaiser,	Post,	Wildman,
Cox,	Kaufman,	Price,	Williams,
Currier,	Keegan,	Ramsey,	Wilson, J. H.,
Curry,	Kenna,	Redfield,	Wilson, W. H.,
Davis,	Kennedy,	Reese,	Wiltbank,
DeFrees,	Kern,	Reeser,	Young, G. K.,
Dickinson,	Kitts,	Rex,	Young, J. H.,
Donahoe,	Klepper,	Rhoads,	Zimmerman,
Donnelly,	Kuhn, H. P.,	Richards,	Alter,
Down,	Kuhns, E.G.M.,	Robinson,	Speaker.
Dunn, H. B.,	Lanius,		
Dunn, J. A.,	Latshaw,		
Ehrhardt,			
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 124.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The amendments were then read by the Clerk.

Amend section one, line four, strike out the word "one" and insert the word "two." Also strike out "\$100,00" and insert "\$200,000"

Amend line 24, strike out the word "fifty" and insert "one hundred" also strike out the figures "\$150,000" and insert "\$100,000".

On the question,

Will the House concur in the amendments of the Senate?

Mr. NEELY. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Adams,	Ewing,	Lenker,	Rothenberger,
Allen,	Flynn,	Letzkus,	Runk,
Alworth,	Forster, I. G.,	Light,	Sassaman,
Amblor,	Foster, J. D.,	Lohr,	Savacool,
Aron,	Frey,	Lowes,	Schaeffer, A. C.,
Arthur,	Gans,	Malie,	Schuck,
Baldwin, G. A.,	Geary,	Mannion,	Scott, J. R. K.,
Baldwin, R. J.,	Geiser,	Martin,	Scott, S. B.,
Barnor,	Gibson,	Mather,	Semmens,
Bass,	Glenn,	Matt,	Shaffer, C. A.,
Bayle,	Good,	McAleer,	Shaffer, I. E.,
Becker,	Goss,	McAllister,	Sherwood,
Benninger,	Grabe,	McArdle,	Showalter,
Bergey,	Gramley,	McCaig,	Smith, J. W.,
Berntheizel,	Gransback,	McClintock,	Smith, L.,
Bigger,	Gray, Frank,	McDermott,	Snavely,
Bittles,	Gray, Joseph,	McNichol,	Snyder,
Blair, W. A.,	Hackett,	Mechling,	Spangler,
Blair, W. F.,	Haggerty,	Mellott,	Speiser,
Bleloch,	Heidinger,	Miller,	Spillinger,
Body,	Hemminger,	Mitchell,	Steele,
Brosius,	Herman,	Moore,	Stein,
Brownlee,	Hess,	Morrow,	Stone,
Burnett,	Heyburn,	Murphy,	Strauss,
Caldwell,	Hibshman,	Neel,	Swartz,
Campbell, C. M.,	Hobbs,	Neely,	Swift,
Campbell, J. J.,	Hoffman,	North,	Thomas,
Carson,	Howard, J.,	O'Neill,	Trach,
Carter,	Howard, R.,	Peachey,	Ulerich,
Cheeseman,	Isler,	Pennegar,	Ulman,
Claycomb,	Humes,	Perry, H. L.,	Walnut,
Cleary,	Irwin, G. C.,	Perry, S. J.,	Walsh,
Conner,	Irwin, H. H.,	Peters,	Watson,
Conniff,	Jackson,	Post,	Whitaker,
Conrade,	Jones, E. E.,	Price,	Whitman,
Cox,	Jones, J. R.,	Ramsey,	Wildman,
Currier,	Kaiser,	Redfield,	Williams,
Curry,	Kaufman,	Reese,	Wilson, J. H.,
Davis,	Keegan,	Reeser,	Wilson, W. H.,
DeFrees,	Kenna,	Rockwell,	Wiltbank,
Dickinson,	Kennedy,	Rex,	Young, G. K.,
Down,	Kern,	Rhoads,	Young, J. H.,
Dunn, H. B.,	Kitts,	Richards,	Zimmerman,
Dunn, J. A.,	Klepper,	Roney,	Alter,
Ehrhardt,	Kuhn, H. P.,		
Eichenberger,	Kuhns, E. G. M.,		
Ely,	Lanius,		
	Latshaw,		

NAYS—1.

Metzenbacher,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 230.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk.

Amend section one, line four, strike out "eighty-five" and insert "ninety-five." Also strike out "(\$185,000)" and insert "(\$195,000)"

Also insert after line seventeen the following: "For the erection of a dwelling house for use of the superintendent the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary."

On the question,

Will the House concur in the amendments of the Senate?

Mr. DeFREES. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lohr,	Roney,
Allen,	Ewing,	Lowes,	Rothenberger,
Alworth,	Flynn,	Malie,	Runk,
Amblor,	Forster, I. G.,	Mannion,	Sassaman,
Aron,	Foster, J. D.,	Martin,	Savacool,
Arthur,	Frey,	Mather,	Schaeffer, A. C.
Baldwin, G. A.,	Gans,	Matt,	Scott, J. R. K.
Baldwin, R. J.,	Geary,	McAleer,	Scott, S. B.,
Barnor,	Geiser,	McAllister,	Semmens,
Bass,	Gibson,	McArdle,	Shaffer, C. A.,
Bayle,	Glenn,	McCaig,	Shaffer, I. E.,
Becker,	Good,	McClintock,	Sherwood,
Benninger,	Goss,	McDermott,	Showalter,
Benson,	Grabe,		

Bergey,	Gramley,	McKay,	Smith, J. W.,
Berntheizel,	Gransback,	McNichol,	Smith, L.,
Bigger,	Gray, Frank,	Mechling,	Snavely,
Bittles,	Gray, Joseph,	Mellott,	Snyder,
Blair, W. A.,	Hackett,	Metzenbacher,	Spangler,
Blair, W. F.,	Haggerty,	Miller,	Speiser,
Bleloch,	Heidinger,	Missimer,	Spillinger,
Body,	Hemminger,	Mitchell,	Steedle,
Brosius,	Herman,	Moore,	Steele,
Brown,	Hess,	Morrow,	Stein,
Brownlee,	Heyburn,	Moses,	Stone,
Burnett,	Hibshman,	Moulthrop,	Strauss,
Caldwell,	Hobbs,	Murphy,	Swartz,
Campbell, C. M.,	Hoffman,	Neel,	Swift,
Campbell, J. J.,	Howard, J.,	Neely,	Thomas,
Carson,	Howard, R.,	North,	Trach,
Carter,	Humes,	O'Neill,	Ulerich,
Cheeseman,	Isler,	Peachey,	Ulman,
Claycomb,	Irwin, G. C.,	Pennegar,	Walnut,
Cleary,	Irwin, H. H.,	Pennock,	Walsh,
Conner,	Jackson,	Perry, H. L.,	Watson,
Conniff,	Jones, E. E.,	Perry, S. J.,	Wettach,
Conrade,	Jones, J. R.,	Peters,	Whitaker,
Cox,	Kaiser,	Piper,	Whitman,
Currier,	Kaufman,	Post,	Wildman,
Curry,	Keegan,	Price,	Williams,
Davis,	Kenna,	Ramsey,	Wilson, J. H.,
DeFrees,	Kennedy,	Redfield,	Wilson, W. H.,
Dickinson,	Kern,	Rhoads,	Wiltbank,
Down,	Kitts,	Richards,	Young, G. K.,
Dunn, H. B.,	Klepper,	Reese,	Young, J. H.,
Dunn, J. A.,	Kuhn, H. P.,	Reeser,	Zimmerman,
Ehrhardt,	Kuhns, E. G. M.,	Rockwell,	
Eichenberger,	Lanius,	Rex,	
Ely,	Latshaw,	Robinson,	
	Letzkus,		
	Light,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 249.

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk.

Amend section one, line four, strike out the word "fourteen" and insert "seventeen" also strike out "(\$14,000)" and insert "(\$17,000)".

Also insert after line ten the following: "For the purpose of construction and equipment of a laundry the sum of three thousand dollars (\$3,000)."

On the question,

Will the House concur in the amendments of the Senate?

Mr. HAGGERTY. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Latshaw,	Robinson,
Allen,	Ely,	Lenker,	Rockwell,
Alworth,	Ewing,	Letzkus,	Roney,
Amblor,	Flynn,	Light,	Rothenberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowes,	Sassaman,
Baldwin, G. A.,	Frey,	Malie,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.
Barnor,	Geary,	Martin,	Schuck,
Bass,	Geiser,	Mather,	Scott, J. R. K.,
Bayle,	Gibson,	Matt,	Scott, S. B.,
Becker,	Glenn,	McAleer,	Semmens,
Benninger,	Good,	McAllister,	Shaffer, C. A.,
Benson,	Goss,	McArdle,	Shaffer, I. E.,
Bergey,	Grabe,	McCaig,	Sherwood,
Berntheizel,	Gramley,	McClintock,	Showalter,
Bigger,	Gransback,	McDermott,	Smith, J. W.,
Bittles,	Gray, Frank,	McNichol,	Smith, L.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snavely,
Blair, W. F.,	Hackett,	Mellott,	Snyder,
Bleloch,	Haggerty,	Metzenbacher,	Spangler,
Body,	Heidinger,	Miller,	Speiser,
Brosius,	Hemminger,	Missimer,	Spillinger,
Brown,	Herman,	Mitchell,	Steedle,
Brownlee,	Hess,	Moore,	Steele,
Burnett,	Heyburn,	Morrow,	Stein,
Caldwell,	Hibshman,	Moses,	Stone,
Campbell, C. M.,	Hobbs,	Moulthrop,	Strauss,
Campbell, J. J.,	Hoffman,		Swartz,

Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,

Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,

Redfield,
Reese,
Reeser,
Rhoads,
Richards,

Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 335.

An Act making an appropriation to the Berean Manual Training and Industrial School

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The amendments were read by the Clerk as follows:

Amend section one, line four, strike out "sixteen" and insert "twenty. Also strike out "(\$16,000)" and insert "(\$20,000)"

Also amend line nine, strike out "sixteen" and insert "twenty" Also strike out "(\$16,000)" and insert "(\$20,000)"

On the question,

Will the House concur in the amendments of the Senate?

Mr. MISSIMER. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Amend section one, line four, strike out "nineteen" and insert "twenty." Also strike out "(\$19,000)" and insert "(\$20,000)"

Also amend line ten, strike out "nineteen" and insert "twenty" also strike out "(\$19,000)" and insert "(\$20,000)"

On the question,

Will the House concur in the amendments of the Senate?

Mr. GIBSON. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheisel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,

Eichenberger,
Ely,
Ewing,
Flynn,
Foster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,

Latshaw,
Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,

Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snavey,
Snyder,
Spangler,
Spelger,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheisel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Latshaw,
Eichenberger,
Ely,
Ewing,
Flynn,
Foster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,

Latshaw,
Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snavey,
Snyder,
Spangler,
Spelger,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 425.

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The amendments were then read by the Clerk.

Amend section one, line four, strike out "two" and insert "forty-two" Also insert after the word "thousand" the words "four hundred and fifty." Also strike out "(\$102,000)" and insert "(\$142,450)"

Also amend line eleven, strike out the word "ninety" and insert "one hundred and twenty." Also insert after the word "thousand" the following "Four hundred and fifty." Also strike out "(\$90,000)" and insert "(\$120,450)"

Also insert after line fifteen, the following: "For erecting and furnishing a home for nurses the sum of ten thousand dollars (\$10,000)."

On the question,

Will the House concur in the amendments of the Senate?

Mr. ADAMS. Mr. Speaker, this bill appropriates money which is a matter of humanity and I would ask the House to concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Lenker,	Rockwell,
Allen,	Ely,	Letzkus,	Roney,
Alworth,	Ewing,	Light,	Rothenberger,
Ambler,	Flynn,	" "	Runk,
Aron,	Forster, I. G.,	Lowers,	Sassaman,
Arthur,	Poster, J. D.,	Mannion,	Savacool,
Baldwin, G. A.,	Frey,	Martin,	Schaeffer, A. C.
Baldwin, R. J.,	Gans,	Mather,	Schuck,
Barner,	Geary,	Matt,	Scott, J. R. K.,
Bass,	Geiser,	McAleer,	Scott, S. B.,
Bayle,	Gibson,	McAllister,	Semmens,
Becker,	Glenn,	McArdle,	Shaffer, C. A.,
Benninger,	Good,	McCaig,	Shaffer, I. E.,
Benson,	Goss,	McClintock,	Sherwood,
Bergey,	Grabe,	McKay,	Showalter,
Berntheizel,	Gramley,	McDermott,	Smith, J. W.,
Bigger,	Gransback,	McKay,	Smith, L.,
Bittles,	Gray, Frank,	McNichol,	Snyder,
Blair, W. A.,	Gray, Joseph,	Mellott,	Spangler,
Blair, W. F.,	Hackett,	Metzenbacher,	Speiser,
Bieloch,	Haggerty,	Miller,	Steedle,
Body,	Heidinger,	Herman,	Steele,
Brosius,	Hemminger,	Hess,	Stein,
Brown,	Herman,	Heyburn,	Stone,
Brownlee,	Hess,	Hibshman,	Strauss,
Burnett,	Heyburn,	Hobbs,	Swartz,
Caldwell,	Hibshman,	Hoffman,	Swift,
Campbell, C. M.,	Hobbs,	Howard, J.,	Thomas,
Campbell, J. J.,	Hoffman,	Howard, R.,	Trach,
Carter,	Howard, J.,	Humes,	Ulerich,
Cheeseman,	Howard, R.,	Isler,	Ulman,
Carson,	Humes,	Irwin, G. C.,	Walnut,
Claycomb,	Isler,	Irwin, H. H.,	Walsh,
Cleary,	Isler,	Jackson,	Walton,
Cochran,	Irwin, G. C.,	Jones, E. E.,	Watson,
Collins,	Irwin, H. H.,	Jones, J. R.,	Wettach,
Conner,	Jackson,	Kaiser,	Whitaker,
Conniff,	Jones, E. E.,	Kaufman,	Whitman,
Conrade,	Jones, J. R.,	Keegan,	Williams,
Cox,	Kaiser,	Keepert,	Wilson, J. H.,
Currier,	Kaufman,	Kennedy,	Wilson, W. H.,
Curry,	Keegan,	Kern,	Wiltbank,
Davis,	Keepert,	Kitts,	Young, G. K.,
DeFrees,	Kennedy,	Klepper,	Young, J. H.,
Dickinson,	Kern,	Kuhn, H. P.,	Zimmerman,
Donahoe,	Kitts,	Kuhns, E. G. M.,	Alter,
Donnelly,	Klepper,	Lanius,	Speaker.
Down,	Kuhn, H. P.,	Latshaw,	
Dunn, H. B.,	Kuhns, E. G. M.,	Lenker,	
Dunn, J. A.,	Lanius,		
Ehrhardt,	Latshaw,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 428.

An Act making an appropriation to the State Hospital of Coaldale Coalale Schuylkill county Pennsylvania

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The amendments were then read by the Clerk.

Amend section one, line four, strike out the word fifty-six" and insert "eighty-eight". Also strike out "(\$56,000)" and insert "(\$88,000)"

Also amend line ten, strike out "thirty-six" and insert "forty". Also strike out "(\$36,000)" and insert "(\$40,000)"

Also amend line 13, strike out "ten" and insert "eighteen". Also strike out "(\$10,000)" and insert "(\$18,000)"

Also amend line 19, strike out "nine" and insert "nineteen". Also strike out "(\$9,000)" and insert "(\$19,000)"

Also insert after line 21, "For the erection and equipment of new boiler plant the sum of ten thousand dollars (\$10,000)"

On the question,

Will the House concur in the amendments of the Senate?

Mr. BECKER. Mr. Speaker, I ask the House to concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ewing,	Letzkus,	Rockwell,
Allen,	Flynn,	Light,	Roney,
Alworth,	Forster, I. G.,	Lohr,	Rothenberger,
Ambler,	Foster, J. D.,	Lowers,	Runk,
Aron,	Frey,	Malle,	Sassaman,
Arthur,	Gans,	Mannion,	Savacool,
Baldwin, G. A.,	Geary,	Martin,	Schaeffer, A. C.,
Baldwin, R. J.,	Geiser,	Mather,	Schuck,
Barner,	Gibson,	Matt,	Scott, J. R. K.,
Bass,	Glenn,	McAleer,	Scott, S. B.,
Bayle,	Good,	McAllister,	Semmens,
Becker,	Goss,	McArdle,	Shaffer, C. A.,
Benninger,	Grabe,	McCaig,	Shaffer, I. E.,
Bergey,	Gramley,	McClintock,	Sherwood,
Berntheizel,	Gransback,	McDermott,	Showalter,
Bigger,	Gray, Frank,	McKay,	Smith, J. W.,
Bittles,	Gray, Joseph,	McNichol,	Smith, L.,
Blair, W. F.,	Hackett,	Mechling,	Snively,
Bieloch,	Haggerty,	Mellott,	Snyder,
Body,	Heidinger,	Metzenbacher,	Spangler,
Brosius,	Hemminger,	Miller,	Speiser,
Brown,	Herman,	Missimer,	Steedle,
Brownlee,	Hess,	Mitchell,	Steele,
Burnett,	Heyburn,	Moore,	Stein,
Caldwell,	Hibshman,	Morrow,	Stone,
Campbell, C. M.,	Hobbs,	Moses,	Strauss,
Campbell, J. J.,	Hoffman,	Moulthrop,	Swartz,
Carter,	Howard, J.,	Murphy,	Swift,
Carson,	Howard, R.,	Neel,	Thomas,
Cleary,	Humes,	Neely,	Trach,
Cochran,	Isler,	North,	Ulerich,
Collins,	Irwin, G. C.,	O'Neill,	Ulman,
Conner,	Irwin, H. H.,	Peachey,	Walnut,
Conniff,	Jackson,	Pennegar,	Walsh,
Conrade,	Jones, E. E.,	Pennock,	Walton,
Cox,	Jones, J. R.,	Perry, H. L.,	Watson,
Currier,	Kaiser,	Perry, S. J.,	Wettach,
Curry,	Kaufman,	Peters,	Whitaker,
Davis,	Keegan,	Piper,	Whitman,
DeFrees,	Keepert,	Post,	Williams,
Dickinson,	Kennedy,	Price,	Wilson, J. H.,
Donahoe,	Kern,	Ramsey,	Wilson, W. H.,
Donnelly,	Kitts,	Redfield,	Wiltbank,
Down,	Klepper,	Reese,	Young, G. K.,
Dunn, H. B.,	Kuhn, H. P.,	Reeser,	Young, J. H.,
Dunn, J. A.,	Kuhns, E. G. M.,	Rhoads,	Zimmerman,
Ehrhardt,	Lanius,	Richards,	Alter,
	Latshaw,	Robinson,	Speaker.
	Lenker,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 445.

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one by striking out the following: "The sum of two thousand five hundred "(\$2,500)" dollars or so much thereof as may be necessary for the purpose of furnishing and equipping a pathological laboratory.

The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary for the purpose of improvements to the main building of the hospital, and insert the following:

"For the purpose of improvements to the main building including the equipment and maintaining a pathological laboratory the sum of seven thousand five hundred dollars (\$7,500)."

On the question,

Will the House concur in the amendments of the Senate?

Mr. WILTBANK. Mr. Speaker, I ask the House to concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Elchenberger,	Latshaw,	Robinson,
Allen,	Ely,	Lenker,	Rockwell,
Alworth,	Ewing,	Letzkus,	Roney,
Ambler,	Flynn,	Light,	Rothenberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowes,	Sassaman,
Baldwin, G. A.,	Frey,	Malle,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.
Barner,	Geary,	Martin,	Schuck,
Bass,	Geiser,	Mather,	Scott, J. R. K.,
Bayle,	Gibson,	Matt,	Scott, S. B.,
Becker,	Glenn,	McAleer,	Schmense,
Benninger,	Good,	McAllister,	Shaffer, C. A.,
Benson,	Goss,	McArdle,	Shaffer, I. E.,
Berkey,	Grabe,	McCaig,	Sherwood,
Berntheisel,	Gramley,	McClintock,	Showalter,
Bigger,	Gransback,	McDermott,	Smith, J. W.,
Bittles,	Gray, Frank,	McKay,	Smith, L.,
Blair, W. A.,	Hackett,	McNichol,	Snively,
Blair, W. F.,	Haggerty,	Mechling,	Snyder,
Bloch,	Haidinger,	Mellott,	Spangler,
Body,	Hemming,	Metzenbacher,	Speiser,
Brosius,	Hemming,	Miller,	Spillinger,
Brown,	Herman,	Missimer,	Steedle,
Brownlee,	Hess,	Mitchell,	Stein,
Burnett,	Heyburn,	Moore,	Stone,
Caldwell,	Hibshman,	Morrow,	Strauss,
Campbell, C. M.,	Hobbs,	Moses,	Swartz,
Campbell, J. J.,	Hoffman,	Moulthrop,	Swift,
Carson,	Howard, J.,	Murphy,	Thomas,
Carter,	Howard, R.,	Neel,	Trach,
Cheeseman,	Humes,	Neely,	Ulerich,
Claycomb,	Isler,	North,	Ulman,
Cleary,	Irwin, G. C.,	O'Neill,	Walnut,
Cochran,	Irwin, H. H.,	Peachey,	Walnut,
Collins,	Jackson,	Pennegar,	Walton,
Conner,	Jones, E. E.,	Pennock,	Watson,
Conniff,	Jones, J. R.,	Perry, H. L.,	Wattach,
Conrade,	Kaiser,	Perry, S. J.,	Whitaker,
Cox,	Kaufman,	Peters,	Whitman,
Currier,	Keegan,	Piper,	Wildman,
Curry,	Keepert,	Post,	Williams,
Davis,	Kenna,	Price,	Wilson, J. H.,
DeFrees,	Kennedy,	Ramsey,	Wilson, W. H.,
Dickinson,	Kern,	Redfield,	Wiltbank,
Donahoe,	Kitts,	Reese,	Young, G. K.,
Donnelly,	Klepper,	Reeser,	Young, J. H.,
Down,	Kuhn, H. P.,	Rex,	Zimmerman,
Dunn, H. B.,	Kuhns, E. G. M.,	Rhoads,	Alter,
Dunn, J. A.,	Lanius,	Richards,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 606.

An Act making an appropriation to the Philadelphia Museums

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line four, strike out "fifty" and insert "sixty" Also strike out "\$50,000" and insert "\$60,000"

Also amend line eleven strike out "twenty-five" and insert "thirty-five" Also strike out "\$25,000" and insert "\$35,000"

On the question,

Will the House concur in the amendments made by the Senate.

Mr. McNICHOL. Mr. Speaker, in the absence of Mr. Walsh and as these amendments are agreeable to both Mr. Walsh and myself, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Latshaw,	Robinson,
Allen,	Ely,	Lenker,	Rockwell,
Alworth,	Ewing,	Letzkus,	Roney,
Amoler,	Flynn,	Light,	Rothenberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowes,	Sassaman,
Baldwin, G. A.,	Frey,	Malle,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.
Barner,	Geary,	Martin,	Schuck,
Bass,	Geiser,	Mather,	Scott, J. R. K.,
Bayle,	Gibson,	Matt,	Scott, S. B.,
Becker,	Glenn,	McAleer,	Schmense,
Benninger,	Good,	McAllister,	Shaffer, C. A.,
Benson,	Goss,	McArdle,	Shaffer, I. E.,
Bergey,	Grabe,	McCaig,	Sherwood,
Berntheisel,	Gramley,	McClintock,	Showalter,
Bigger,	Gransback,	McDermott,	Smith, J. W.,
Bittles,	Gray, Frank,	McKay,	Smith, L.,
Blair, W. A.,	Hackett,	McNichol,	Snively,
Blair, W. F.,	Haggerty,	Mechling,	Snyder,
Bloch,	Haidinger,	Mellott,	Spangler,
Body,	Hemming,	Metzenbacher,	Speiser,
Brosius,	Hemming,	Miller,	Spillinger,
Brown,	Herman,	Missimer,	Steedle,
Brownlee,	Hess,	Mitchell,	Stein,
Burnett,	Heyburn,	Moore,	Stone,
Caldwell,	Hibshman,	Morrow,	Strauss,
Campbell, C. M.,	Hobbs,	Moses,	Swartz,
Campbell, J. J.,	Hoffman,	Moulthrop,	Swift,
Carson,	Howard, J.,	Murphy,	Thomas,
Carter,	Howard, R.,	Neel,	Trach,
Cheeseman,	Humes,	Neely,	Ulerich,
Claycomb,	Isler,	North,	Ulman,
Cleary,	Irwin, G. C.,	O'Neill,	Walnut,
Cochran,	Irwin, H. H.,	Peachey,	Walnut,
Collins,	Jackson,	Pennegar,	Walton,
Conner,	Jones, E. E.,	Pennock,	Watson,
Conniff,	Jones, J. R.,	Perry, H. L.,	Wattach,
Conrade,	Kaiser,	Perry, S. J.,	Whitaker,
Cox,	Kaufman,	Peters,	Whitman,
Currier,	Keegan,	Piper,	Wildman,
Curry,	Keepert,	Post,	Williams,
Davis,	Kenna,	Price,	Wilson, J. H.,
DeFrees,	Kennedy,	Ramsey,	Wilson, W. H.,
Dickinson,	Kern,	Redfield,	Wiltbank,
Donahoe,	Kitts,	Reese,	Young, G. K.,
Donnelly,	Klepper,	Reeser,	Young, J. H.,
Down,	Kuhn, H. P.,	Rex,	Zimmerman,
Dunn, H. B.,	Kuhns, E. G. M.,	Rhoads,	Alter,
Dunn, J. A.,	Lanius,	Richards,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 661.

An Act making an appropriation to the Braddock Hospital of the borough of Braddock Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1. line 4, strike out "thirty-seven" and insert "forty-two"; same line strike out "\$37,000" and insert "\$52,000"

Line 12, strike out "five" and insert "ten"; same line strike out "\$5,000" and insert "\$10,000"

On the question,

Will the House concur in the amendments?

Mr. C. M. C. CAMPBELL. Mr. Speaker, the sponsor asks the house to concur in these amendments

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Fly,	Latschaw,	Robinson,
Allen,	Ewing,	Lenker,	Rockwell,
Alworth,	Flynn,	Letzkus,	Roney,
Ambler,	Forster, I. G.,	Light,	Rothenberger,
Aron,	Foster, J. D.,	Lohr,	Runk,
Arthur,	Frey,	Lowes,	Sassaman,
Baldwin, G. A.,	Gans,	Malle,	Savacool,
Baldwin, R. J.,	Geary,	Mannion,	Schuck,
Barner,	Gelser,	Martin,	Scott, J. R. K.,
Bass,	Gibson,	Mather,	Scott, S. B.,
Bayle,	Glenn,	Matt,	Semmens,
Becker,	Good,	McAleer,	Shaffer, C. A.,
Benninger,	Goss,	McAllister,	Shaffer, I. E.,
Benson,	Grabe,	McArdle,	Sherwood,
Bergey,	Gramley,	McCaig,	Showalter,
Berntheizel,	Gransback,	McClintock,	Smith, J. W.,
Bigger,	Gray, Frank,	McDermott,	Smith, L.,
Bittles,	Gray, Joseph,	McKay,	Snively,
Blair, W. A.,	Hackett,	McNichol,	Snyder,
Blair, W. F.,	Haggerty,	Mechling,	Spangler,
Bleloch,	Heldinger,	Mellott,	Speiser,
Body,	Hemminger,	Metzenbacher,	Spillinger,
Brosius,	Herman,	Miller,	Steele,
Brown,	Hess,	Missimer,	Steele,
Brownlee,	Heyburn,	Mitchell,	Stein,
Burnett,	Hibshman,	Moore,	Stone,
Caldwell,	Hobbs,	Morrow,	Strauss,
Campbell, C. M.,	Hoffman,	Moses,	Swartz,
Campbell, J. J.,	Howard, J.,	Moulthrop,	Swift,
Carson,	Howard, R.,	Murphy,	Thomas,
Carter,	Humes,	Neely,	Trach,
Cheeseman,	Isler,	North,	Ulicher,
Claycomb,	Irwin, G. C.,	O'Neill,	Ulman,
Cleary,	Irwin, H. H.,	Peachey,	Walnut,
Cochran,	Jackson,	Pennegar,	Walsh,
Collins,	Jones, E. E.,	Pennock,	Walton,
Conner,	Jones, J. R.,	Perry, H. L.,	Watson,
Conniff,	Kaiser,	Perry, S. J.,	Wettach,
Conrade,	Kaufman,	Peters,	Whitaker,
Cox,	Keegan,	Piper,	Whitman,
Currier,	Keepert,	Post,	Wildman,
Curry,	Kenna,	Price,	Williams,
Davis,	Kennedy,	Ramsey,	Wilson, J. H.,
DeFrees,	Kern,	Redfield,	Wilson, W. H.,
Dickinson,	Kitts,	Reese,	Wiltbank,
Donahoe,	Klepper,	Reeser,	Young, G. K.,
Donnelly,	Kuhn, H. P.,	Rex,	Young, J. H.,
Down,	Kuhns, E.G.M.,	Rhoads,	Zimmerman,
Dunn, H. B.,	Lanius,	Richards,	Alter,
Dunn, J. A.,			Speaker.
Ehrhardt,			
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 708.

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria County

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend section 1, line 4, strike out "thirteen" and insert "fifteen" and after "thousand insert five hundred;" same line strike out "\$13,000" and insert "\$15,500"
Strike out all of lines 10, 11, 12, 13, 14, 15, 16 and 17.

On the question,

Will the House concur in the amendments?

Mr. W. A. BLAIR. Mr. Speaker, I move that the House do not concur in the amendments.

Mr. MOSES. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

The clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 714.

An Act making an appropriation to Saint John's General Hospital of Pittsburgh, Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 4, strike out the words "thirty-three" and insert "forty-three";

Same line, strike out the figures "\$33,000" and insert "\$43,000."

Section 1, after line 12, add the following: "For the purpose of building the sum of ten thousand (\$10,000) dollars or so much thereof as may be necessary"

Add Section 2, as follows:

Section 2 Before any of the moneys hereinbefore appropriated for the erection enlargement extension or alteration of any building or buildings or for any other permanent improvement in connection with the said institution shall be available the trustees or directors thereof through the proper corporate officers of the same shall under the corporate seal of the institution so asking for State aid file with the Auditor General's Department of the Commonwealth upon proper blanks to be furnished by the said department upon application therefor an obligation in writing duly acknowledged agreeing that whenever such building so erected enlarged or altered or such permanent improvement provided through State aid shall be converted to private uses or purposes to be conducted for private gain or profit or shall for any cause or for any reason whatsoever be abandoned or sold or transferred to any person or persons firm or corporation for any use other than that authorized by the certificate of incorporation under which the same is now held and operated all sums of money herein appropriated for the erection enlargement extension or alteration of any building or buildings or for any other permanent improvement to the institution hereinbefore referred to shall be refunded to the Treasurer of the Commonwealth of Pennsylvania and shall be collectible as obligations of like character are now collected And provided further That the amount so appropriated as aforesaid for permanent improvement be and the same is hereby made a non-interest bearing lien on the same premises for the use of the Commonwealth of Pennsylvania

On the question,

Will the House concur in the amendments of the Senate?

Mr. BIGGER. Mr. Speaker. I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Robinson,
Allen,	Ewing,	Letzkus,	Rockwell,
Alworth,	Flynn,	Light,	Roney,
Ambler,	Forster, J. D.,	Lohr,	Rothenberger,
Aron,	Foster, J. D.,	Lowes,	Runk,
Arthur,	Frey,	Malle,	Sassaman,
Baldwin, G. A.,	Gans,	Mannion,	Savacool,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.,
Barner,	Gelser,	Mather,	Schuck,
Bass,	Gibson,	Matt,	Scott, J. R. K.,
Bayle,	Glenn,	McAleer,	Scott, S. B.,
Becker,	Good,	McAllister,	Semmens,
Benninger,	Goss,	McArdle,	Shaffer, C. A.,
Bergey,	Grabe,	McCaig,	Shaffer, I. E.,
Berntheizel,	Gramley,	McClintock,	Sherwood,
Bigger,	Gransback,	McDermott,	Showalter,
Bittles,	Gray, Frank,	McKay,	Smith, J. W.,
Blair, W. A.,	Gray, Joseph,	McNichol,	Smith, L.,
Blair, W. F.,	Hackett,	Mechling,	Snively,
Bleloch,	Haggerty,	Mellott,	Snyder,
Body,	Heldinger,	Metzenbacher,	Spangler,
Brosius,	Hemminger,	Miller,	Speiser,
Brown,	Herman,	Missimer,	Steele,
Brownlee,	Hess,	Mitchell,	Steele,
Burnett,	Heyburn,	Moore,	Stein,
Caldwell,	Hibshman,	Morrow,	Stone,
Campbell, C. M.,	Hobbs,	Moses,	Strauss,
Campbell, J. J.,	Hoffman,	Moulthrop,	Swartz,
Carson,	Howard, J.,	Murphy,	Swift,
Carter,	Howard, R.,	Neely,	Thomas,
Cheeseman,	Humes,	North,	Trach,
Claycomb,	Isler,	O'Neill,	Ulicher,
Cleary,	Irwin, G. C.,	Peachey,	Ulman,
Cochran,	Irwin, H. H.,	Pennegar,	Walnut,
Collins,	Jackson,	Pennock,	Walsh,
Conner,	Jones, E. E.,	Perry, H. L.,	Walton,
Conniff,	Jones, J. R.,	Perry, S. J.,	Watson,
Conrade,	Kaiser,	Peters,	Wettach,
Cox,	Kaufman,	Piper,	Whitaker,
Currier,	Keegan,	Post,	Whitman,
Curry,	Keepert,	Price,	Wildman,
Davis,	Kenna,	Ramsey,	Williams,
DeFrees,	Kennedy,	Redfield,	Wilson, J. H.,
Dickinson,	Kern,	Reese,	Wilson, W. H.,
Donahoe,	Kitts,	Reeser,	Wiltbank,
Donnelly,	Klepper,	Rex,	Young, G. K.,
Down,	Kuhn, H. P.,	Rhoads,	Young, J. H.,
Dunn, H. B.,	Kuhns, E.G.M.,	Richards,	Zimmerman,
Dunn, J. A.,	Lanius,		Alter,
Ehrhardt,	Latschaw,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House bill No. 724.

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend Section 1, line 4, strike out "ten" and insert "twelve"; same line strike out "\$10,000" and insert "\$12,000"

Line 10 strike out "ten" and insert "twelve";

Line 11 strike out "\$10,000" and insert "\$12,000"

On the question,

Will the House concur in the amendments of the Senate?

Mr. MOULTHROP. Mr. Speaker, I ask that the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ehrhardt,	Lenker,	Robinson,
Allen,	Eichenberger,	Latshaw,	Rockwell,
Alworth,	Ely,	Letzkus,	Roney,
Ambler,	Ewing,	Lothman,	Rothenberger,
Aron,	Flynn,	Lohr,	Runk,
Arthur,	Forster, I. G.,	Lowers,	Sassaman,
Baldwin, G. A.,	Foster, J. D.,	Malie,	Savacool,
Baldwin, R. J.,	Frey,	Mannion,	Schaeffer, A. C.
Barner,	Gans,	Martin,	Schuck,
Bass,	Geary,	Mather,	Scott, J. R. K.,
Bayle,	Geiser,	Matt,	Scott, S. B.,
Becker,	Gibson,	McAleer,	Semmens,
Benninger,	Glenn,	McAllister,	Shaffer, C. A.,
Benson,	Good,	McArdle,	Shaffer, I. E.,
Bergey,	Goss,	McCaig,	Sherwood,
Berntheizel,	Grabe,	McClintock,	Showalter,
Bigger,	Gramley,	McDermott,	Smith, J. W.,
Bittles,	Gransback,	McKay,	Smith, L.,
Blair, W. A.,	Gray, Frank,	McNichol,	Snavely,
Blair, W. F.,	Gray, Joseph,	Mechling,	Snyder,
Bleloch,	Hackett,	Mellott,	Spangler,
Body,	Haggerty,	Metzenbacher,	Spillinger,
Brosius,	Heidinger,	Miller,	Steedle,
Brown,	Herman,	Missimer,	Steele,
Brownlee,	Hess,	Mitchell,	Stein,
Burnett,	Heyburn,	Moore,	Stone,
Caldwell,	Hibshman,	Morrow,	Strauss,
Campbell, C. M.,	Hobbs,	Moses,	Swartz,
Campbell, J. J.,	Hoffman,	Moulthrop,	Swift,
Carson,	Howard, J.,	Murphy,	Thomas,
Carter,	Howard, R.,	Neel,	Trach,
Cheeseman,	Humes,	Neely,	Ulerich,
Claycomb,	Isler,	North,	Ulman,
Cleary,	Irwin, G. C.,	O'Neill,	Walsh,
Cochran,	Irwin, H. H.,	Peachey,	Walton,
Collins,	Jackson,	Pennegar,	Watson,
Conner,	Jones, E. E.,	Pennock,	Wettach,
Conniff,	Jones, J. R.,	Perry, H. L.,	Whitaker,
Conrade,	Kaiser,	Perry, S. J.,	Whitman,
Cox,	Kaufman,	Piper,	Wildman,
Currier,	Keegan,	Post,	Williams,
Curry,	Keepert,	Price,	Wilson, J. H.,
Davis,	Kenna,	Ramsey,	Wilson, W. H.,
DeFrees,	Kennedy,	Reese,	Wiltbank,
Dickinson,	Kern,	Reeser,	Young, G. K.,
Donahoe,	Kitts,	Rex,	Young, J. H.,
Donnelly,	Klepper,	Rhoads,	Zimmerman,
Down,	Kuhn, H. P.,	Richards,	Alter,
Dunn, H. B.,	Kuhns, E. G. M.,		Speaker.
Dunn, J. A.,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 747.

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Title, strike out "Bellevue" and insert "Bellevue"

On the question,

Will the House concur in the amendments of the Senate?

Mr. YOUNG. Mr. Speaker, I ask that the House concur in this amendment.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Lenker,	Rockwell,
Allen,	Ely,	Letzkus,	Roney,
Alworth,	Ewing,	Light,	Rothenberger,
Ambler,	Flynn,	Lohr,	Runk,
Aron,	Forster, I. G.,	Lowers,	Sassaman,
Arthur,	Foster, J. D.,	Malie,	Savacool,
Baldwin, G. A.,	Frey,	Mannion,	Schaeffer, A. C.,
Baldwin, R. J.,	Gans,	Martin,	Schuck,
Barner,	Geary,	Mather,	Scott, J. R. K.,
Bass,	Geiser,	Matt,	Scott, S. B.,
Bayle,	Gibson,	McAleer,	Semmens,
Becker,	Glenn,	McAllister,	Shaffer, C. A.,
Benninger,	Good,	McArdle,	Shaffer, I. E.,
Benson,	Goss,	McCaig,	Sherwood,
Bergey,	Grabe,	McClintock,	Showalter,
Berntheizel,	Gramley,	McDermott,	Smith, J. W.,
Bigger,	Gransback,	McKay,	Smith, L.,
Bittles,	Gray, Frank,	McNichol,	Snavely,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snyder,
Blair, W. F.,	Hackett,	Mellott,	Spangler,
Bleloch,	Haggerty,	Metzenbacher,	Spillinger,
Body,	Heidinger,	Miller,	Steedle,
Brosius,	Hemminger,	Missimer,	Steele,
Brown,	Herman,	Mitchell,	Stein,
Brownlee,	Hess,	Moore,	Stone,
Burnett,	Heyburn,	Morrow,	Strauss,
Caldwell,	Hibshman,	Moses,	Swartz,
Campbell, C. M.,	Hobbs,	Moulthrop,	Swift,
Campbell, J. J.,	Hoffman,	Murphy,	Thomas,
Carson,	Howard, J.,	Neel,	Trach,
Carter,	Howard, R.,	Neely,	Ulerich,
Cheeseman,	Humes,	North,	Ulman,
Claycomb,	Isler,	O'Neill,	Walsh,
Cleary,	Irwin, G. C.,	Peachey,	Walton,
Cochran,	Irwin, H. H.,	Pennegar,	Watson,
Collins,	Jackson,	Pennock,	Wettach,
Conner,	Jones, E. E.,	Perry, H. L.,	Whitaker,
Conniff,	Jones, J. R.,	Perry, S. J.,	Whitman,
Conrade,	Kaiser,	Piper,	Wildman,
Cox,	Kaufman,	Post,	Williams,
Currier,	Keegan,	Price,	Wilson, J. H.,
Curry,	Keepert,	Ramsey,	Wilson, W. H.,
Davis,	Kenna,	Reese,	Wiltbank,
DeFrees,	Kennedy,	Reeser,	Young, G. K.,
Dickinson,	Kern,	Rex,	Young, J. H.,
Donahoe,	Kitts,	Rhoads,	Zimmerman,
Donnelly,	Klepper,	Richards,	Alter,
Down,	Kuhn, H. P.,		Speaker.
Dunn, H. B.,	Kuhns, E. G. M.,		
Dunn, J. A.,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 761.

An Act making an appropriation to the Clearfield Hospital Clearfield County Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend section 1, line 4, strike out "twenty-five" and insert "thirty"; same line strike out "\$25,000" and insert "\$30,000"

After line 17 add the following "For payment of deficit incurred through typhoid fever epidemic the sum of five thousand dollars (\$5,000)"

On the question,

Will the House concur in the amendments?

Mr. CURRIER. Mr. Speaker, I ask that the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Letzkus,	Roney,
Allen,	Ewing,	Light,	Rothenberger,
Alworth,	Flynn,	Lohr,	Runk,
Ambler,	Forster, I. G.,	Lowers,	Sassaman,
Aron,	Foster, J. D.,	Malie,	Savacool,
Arthur,	Frey,	Mannion,	Schaeffer, A. C.
Baldwin, G. A.,	Gans,	Martin,	Schuck,
Baldwin, R. J.,	Geary,	Mather,	Scott, J. R. K.,
Barner,	Geiser,	Matt,	Scott, S. B.,

Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheisel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keeport,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Lenker,
Latshaw,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Minnell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
O'Neill,
Peachey,
Pennegar,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rhoads,
Richards,
Robinson,
Rockwell,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steele,
Steen,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 762.

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend section 1, line 4, by striking out "fifty" and inserting "sixty"; same line, strike out "\$50,000" and insert "\$60,000"

Section 1, line 13, strike out "fifty" and insert "sixty" same line, after "dollars" insert "\$60,000"

Section 1, line 16, after "Pennsylvania" strike out "each year"

Section 1, line 19, after the second word "the" insert "Senate and"

On the question,

Will the House concur in the amendments of the Senate.

Mr. O'NEILL. Mr. Speaker, in the absence of the sponsor, I request that the House concur in these amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barnes,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheisel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Duan, J. A.,
Ehrhardt,
Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Kuhn, H. P.,
Kuhns, E. G. M.,
Latshaw,
Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snyder,
Spangler,
Speiser,

Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keeport,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Reese,
Reeser,
Rex,
Rhoads,
Spillinger,
Steele,
Steen,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 781.

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend section 1, line 4, strike out "four" and insert "five"; same line strike out "five hundred"; same line strike out "\$4,500" and insert "\$5,000"

Line 8 strike out "four" and insert "five"; same line strike out "five hundred"; same line strike out "\$4,500" and insert "\$5,000"

On the question,

Will the House concur in the amendments?

Mr. E. E. JONES. Mr. Speaker, I would be very glad to have the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barnes,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheisel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Ehrhardt,
Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Herman,
Hess,
Heyburn,
Hibshman,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snyder,
Spangler,
Speiser,

Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,

Kaufman,
Keegan,
Keepert,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Latshaw,

Peters,
Piper,
Post,
Price,
Ramsey,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.
The clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 885.

An Act making an appropriation to the Oil City Hospital of Oil City Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend section 1, line 4, strike out "eighteen" and insert "nineteen"; same line strike out "(\$18,500)" and insert "(\$19,500)"
Line 10 strike out "seventeen" and insert "eighteen"
Line 11, strike out "(\$17,000)" and insert "(\$18,000)"

On the question,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Amblor,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Latshaw,
Lenker,

Leslie,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Post,
Price,
Ramsey,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,

Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 923.

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 4, strike out "ninety-two" and insert "ninety-six"; same line, strike out "six" and insert "one"
Line 5, strike out "(\$92,643)" insert "(\$96,143)"
Line 22, strike out "two" and insert "six"
Line 23, strike out "five hundred dollars (\$2,500)" and insert "(\$6,000)".

On the question,

Will the House concur in the amendments of the Senate?

Mr. REX. Mr. Speaker, I ask that the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Amblor,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,

Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Latshaw,

Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,

Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1045.

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend section 1, line 4 strike out "thirty-nine" and insert "forty-four"; same line strike out "(\$39,000)" and insert "(\$44,000)"

After line 19 add the following: "For the purpose of assisting in the erection of a home for the superintendent and a nurses home the sum of five thousand dollars (\$5,000)"

On the question,

Will the House concur in the amendments?

Mr. GOOD. Mr. Speaker, I ask that the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Rockwell,
Allen,	Ewing,	Letzkus,	Roney,
Alworth,	Flynn,	Light,	Rothenberger,
Ambler,	Forster, I. G.,	Lohr,	Runk,
Aron,	Foster, J. D.,	Lowes,	Sassaman,
Arthur,	Frey,	Malle,	Savacool,
Baldwin, G. A.,	Gans,	Mannion,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Martin,	Schuck,
Barner,	Geiser,	Mather,	Scott, J. R. K.,
Bass,	Gibson,	Matt,	Scott, S. B.,
Bayle,	Glenn,	McAleer,	Semmens,
Becker,	Good,	McAllister,	Shaffer, C. A.,
Benninger,	Goss,	McArdle,	Shaffer, I. E.,
Benson,	Grabe,	McClintock,	Sherwood,
Bergey,	Gramley,	McDermott,	Showalter,
Berntheisel,	Gransback,	McKay,	Smith, J. W.,
Bigger,	Gray, Frank,	McNichol,	Smith, L.,
Bittles,	Gray, Joseph,	Meuchling,	Snively,
Blair, W. A.,	Hackett,	Mellott,	Snyder,
Blair, W. F.,	Haggerty,	Metzenbacher,	Spangler,
Bleloch,	Heidinger,	Miller,	Speiser,
Body,	Hemminger,	Missimer,	Steedle,
Brosius,	Herman,	Mitchell,	Steele,
Brown,	Hess,	Moore,	Stein,
Brownlee,	Jr.,	Morrow,	Stone,
Burnett,	Hibshman,	Moses,	Strauss,
Caldwell,	Hobbs,	Mouthrop,	Swartz,
Campbell, C. M.,	Hoffman,	Murphy,	Swift,
Campbell, J. J.,	Howard, J.,	Neel,	Thomas,
Carson,	Howard, R.,	Neely,	Trach,
Carter,	Humes,	North,	Ulerich,
Cheeseman,	Isler,	O'Neill,	Uman,
Claycomb,	Irwin, G. C.,	Peachey,	Walnut,
Cleary,	Irwin, H. H.,	Pennegar,	Walsh,
Cochran,	Jackson,	Pennock,	Walton,
Collins,	Jones, E. E.,	Perry, H. L.,	Watson,
Conner,	Jones, J. R.,	Perry, S. J.,	Wettach,
Conniff,	Kaiser,	Peters,	Whitaker,
Conrade,	Kaufman,	Piper,	Whitman,
Cox,	Keegan,	Post,	Williams,
Currier,	Keepport,	Price,	Wilson, J. H.,
Davis,	Kenna,	Ramsey,	Wilson, W. H.,
DeFrees,	Kennedy,	Redfield,	Wiltbank,
Dickinson,	Kern,	Reese,	Young, G. K.,
Donahoe,	Kitts,	Reeser,	Young, J. H.,
Donnally,	Klepper,	Rex,	Zimmerman,
Down,	Kuhn, H. P.,	Rhoads,	Alter,
Dunn, H. B.,	Kuhns, E. G. M.,	Richards,	Speaker.
Dunn, J. A.,	Lanius,	Robinson,	
Ehrhardt,	Latshaw,		
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House bill No. 1285.

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section one, line 4, strike out "two" and insert "three" Same line, strike out "(\$2,500)" and insert "(\$3,500)" Line 9, strike out "two" and insert "three" Line 10, strike out "(\$2,500)" and insert "(\$3,500)"

On the question,

Will the House concur in the amendments of the Senate?

Mr. GEARY. Mr. Speaker, I ask that the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Flynn,	Letzkus,	Rockwell,
Allen,	Forster, I. G.,	Light,	Roney,
Alworth,	Foster, J. D.,	Lohr,	Rothenberger,
Ambler,	Frey,	Lowes,	Runk,
Aron,	Gans,	Malle,	Sassaman,
Arthur,	Geary,	Mannion,	Savacool,
Baldwin, R. J.,	Geiser,	Martin,	Schaeffer, A. C.,
Barner,	Gibson,	Mather,	Schuck,
Bass,	Glenn,	Matt,	Scott, J. R. K.,
Bayle,	Good,	McAleer,	Scott, S. B.,
Becker,	Goss,	McAllister,	Semmens,
Benninger,	Grabe,	McArdle,	Shaffer, C. A.,
Bergey,	Gramley,	McCaig,	Shaffer, I. E.,
Berntheisel,	Gransback,	McClintock,	Sherwood,
Bigger,	Gray, Frank,	McDermott,	Showalter,
Bittles,	Gray, Joseph,	McKay,	Smith, J. W.,
Blair, W. F.,	Hackett,	McNichol,	Smith, L.,
Bleloch,	Haggerty,	Meuchling,	Snively,
Body,	Heidinger,	Mellott,	Snyder,
Brosius,	Hemminger,	Metzenbacher,	Spangler,
Brown,	Herman,	Miller,	Speiser,
Brownlee,	Hess,	Missimer,	Steedle,
Burnett,	Heyburn,	Mitchell,	Steele,
Caldwell,	Hibshman,	Moore,	Stein,
Campbell, C. M.,	Hobbs,	Morrow,	Stone,
Campbell, J. J.,	Hoffman,	Moses,	Strauss,
Carson,	Howard, J.,	Mouthrop,	Swartz,
Carter,	Howard, R.,	Murphy,	Swift,
Cheeseman,	Humes,	Neel,	Thomas,
Claycomb,	Isler,	Neely,	Trach,
Cleary,	Irwin, G. C.,	North,	Ulerich,
Cochran,	Irwin, H. H.,	O'Neill,	Uman,
Collins,	Jackson,	Peachey,	Walnut,
Conner,	Jones, E. E.,	Pennegar,	Walsh,
Conniff,	Jones, J. R.,	Pennock,	Walton,
Conrade,	Kaiser,	Perry, H. L.,	Watson,
Cox,	Kaufman,	Perry, S. J.,	Wettach,
Currier,	Keegan,	Peters,	Whitaker,
Davis,	Keepport,	Piper,	Whitman,
DeFrees,	Kenna,	Post,	Williams,
Dickinson,	Kennedy,	Price,	Wilson, J. H.,
Donahoe,	Kern,	Ramsey,	Wilson, W. H.,
Donnally,	Kitts,	Redfield,	Wiltbank,
Down,	Klepper,	Reese,	Young, G. K.,
Dunn, H. B.,	Kuhn, H. P.,	Reeser,	Young, J. H.,
Dunn, J. A.,	Kuhns, E. G. M.,	Rex,	Zimmerman,
Ehrhardt,	Lanius,	Rhoads,	Alter,
Eichenberger,	Latshaw,	Richards,	Speaker.
		Robinson,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1839,

An Act making an appropriation to the trustees of the Medico-Chirurgical College of Philadelphia

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Strike out all of lines 12, 13, 14, 15, 16, 17, 18 and 19.

On the question,

Will the House concur in the amendments?

Mr. J. R. K. SCOTT. Mr. Speaker, I ask that the House concur.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Dunn, J. A.,	Kuhns, E. G. M.,	Richards,
Allen,	Ehrhardt,	Latshaw,	Robinson,
Alworth,	Eichenberger,	Lenker,	Rockwell,
Ambler,	Ely,	Letzkus,	Roney,
Aron,	Ewing,	Light,	Rothenberger,
Arthur,	Flynn,	Lohr,	Runk,
Baldwin, G. A.,	Forster, I. G.,	Lowes,	Sassaman,
Baldwin, R. J.,	Foster, J. D.,	Malle,	Savacool,
Barner,	Frey,	Mannion,	Schaeffer, A. C.
Bass,	Gans,	Martin,	Schuck,
Bayle,	Geary,	Mather,	Scott, J. R. K.
Becker,	Geiser,	Matt,	Scott, S. B.,
Benninger,	Gibson,	McAleer,	Semmens,

Benson,	Glenn,	McAllister,	Shaffer, C. A.
Bergey,	Good,	McArdle,	Shaffer, I. E.
Berntheisel,	Goss,	McCaig,	Sherwood,
Bigger,	Grabe,	McClintock,	Showalter,
Bittles,	Gramley,	McDermott,	Smith, J. W.,
Blair, W. A.,	Gransback,	McKay,	Smith, L.,
Blair, W. F.,	Gray, Frank,	McNichol,	Snyder,
Bieloch,	Gray, Joseph,	Mechling,	Spangler,
Body,	Hackett,	Mellott,	Speiser,
Brosius,	Haggerty,	Metzenbacher,	Spillinger,
Brown,	Heidinger,	Miller,	Steedle,
Brownlee,	Herman,	Missimer,	Steele,
Burnett,	Hess,	Mitchell,	Stein,
Caldwell,	Heyburn,	Moore,	Stone,
Campbell, C.M.,	Hibshman,	Morrow,	Strauss,
Campbell, J. J.,	Hobbs,	Moses,	Swartz,
Carson,	Hoffman,	Mouthrop,	Swift,
Carter,	Howard, J.,	Murphy,	Thomas,
Cheeseman,	Howard, R.,	Neel,	Trach,
Claycomb,	Humes,	Neely,	Ulrich,
Cleary,	Isler,	North,	Ulman,
Cochran,	Irwin, G. C.,	O'Neill,	Walnut,
Collins,	Irwin, H. H.,	Peachey,	Walsh,
Conner,	Jackson,	Pennegar,	Watson,
Conniff,	Jones, E. E.,	Pennock,	Wettach,
Conrade,	Jones, J. R.,	Perry, H. L.,	Whitaker,
Cox,	Kaiser,	Perry, S. J.,	Whitman,
Currier,	Kaufman,	Piper,	Wildman,
Curry,	Keegan,	Post,	Williams,
Davis,	Keegan,	Price,	Wilson, J. H.,
DeFrees,	Keepert,	Ramsey,	Wilson, W. H.,
Dickinson,	Kenna,	Redfield,	Wiltbank,
Donahoe,	Kennedy,	Reese,	Young, G. K.,
Donnally,	Kern,	Reeser,	Young, J. H.,
Down,	Kitts,	Rhoads,	Zimmerman,
Dunn, H. B.,	Klepper,	Robinson,	Alter,
	Kuhn, H. P.,		Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 842,

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend section 1, line 49, strike out "hundred" and insert "hundred"

On the question,

Will the House concur in the amendments?

Mr. H. B. DUNN. Mr. Speaker, the Senate amendment is the correction of a typographical error, and I ask the concurrence of the House.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Lenker,	Rockwell,
Allen,	Ely,	Letzkus,	Roney,
Alworth,	Ewing,	Light,	Rothenberger,
Amble,	Flynn,	Lohr,	Runk,
Aron,	Foster, I. G.,	Lowes,	Sassaman,
Arthur,	Foster, J. D.,	Malle,	Savacool,
Baldwin, G. A.,	Frey,	Mannion,	Schaeffer, A. C.
Baldwin, R. J.,	Gans,	Martin,	Schuck,
Barner,	Geary,	Mather,	Scott, J. R. K.,
Bass,	Gelsner,	Matt,	Scott, S. B.,
Bayle,	Gibson,	McAleer,	Semmens,
Becker,	Glenn,	McAllister,	Shaffer, C. A.,
Benninger,	Good,	McArdle,	Shaffer, I. E.,
Berntheisel,	Grabe,	McCaig,	Sherm,
Bigger,	Gramley,	McClintock,	Sherwood,
Bittles,	Gransback,	McDermott,	Showalter,
Blair, W. A.,	Gray, Frank,	McNichol,	Smith, J. W.,
Blair, W. F.,	Gray, Joseph,	Mechling,	Smith, L.,
Bieloch,	Hackett,	Mellott,	Snively,
Body,	Haggerty,	Metzenbacher,	Snyder,
Brosius,	Heidinger,	Miller,	Spangler,
Brown,	Hemminger,	Missimer,	Speiser,
Brownlee,	Herman,	Mitchell,	Steedle,
Burnett,	Hess,	Moore,	Stein,
Caldwell,	Heyburn,	Morrow,	Stone,
Campbell, C.M.,	Hibshman,	Mouthrop,	Strauss,
Campbell, J. J.,	Hobbs,	Murphy,	Swift,
Carson,	Hoffman,	Neel,	Thomas,
Carter,	Howard, J.,	Neely,	Trach,
Cheeseman,	Howard, R.,	North,	Ulrich,
Claycomb,	Humes,	O'Neill,	Ulman,
Cleary,	Isler,	Peachey,	

Collins,	Irwin, G. C.,	Pennegar,	Walnut,
Conner,	Irwin, H. H.,	Pennock,	Walsh,
Conniff,	Jackson,	Perry, H. L.,	Walton,
Conrade,	Jones, E. E.,	Perry, S. J.,	Watson,
Cox,	Jones, J. R.,	Peters,	Wettach,
Currier,	Kaiser,	Piper,	Whitaker,
Curry,	Kaufman,	Post,	Whitman,
Davis,	Keegan,	Price,	Wildman,
DeFrees,	Keepert,	Ramsey,	Williams,
Dickinson,	Kennedy,	Redfield,	Wilson, J. H.,
Donahoe,	Kern,	Reese,	Wilson, W. H.,
Donnally,	Kitts,	Reeser,	Wiltbank,
Down,	Klepper,	Rex,	Young, G. K.,
Dunn, H. B.,	Kuhn, E.G.M.,	Rhoads,	Young, J. H.,
Dunn, J. A.,	Lanius,	Richards,	Zimmerman,
Ehrhardt,	Latshaw,	Robinson,	Alter,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 868,

An Act making an appropriation to the Western Pennsylvania Hospital

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend Section 2, line 8, by striking out "be free to the use of" and inserting "within the scope of its work and regulations furnish free service to"

On the question,

Will the House concur in the amendment of the Senate?

Mr. KUHN. Mr. Speaker, I ask the House to concur in the amendment.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Rockwell,
Allen,	Ewing,	Letzkus,	Roney,
Alworth,	Flynn,	Light,	Rothenberger,
Amble,	Forster, I. G.,	Lohr,	Runk,
Aron,	Foster, J. D.,	Lowes,	Sassaman,
Arthur,	Frey,	Malle,	Savacool,
Baldwin, G. A.,	Gans,	Mannion,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Martin,	Schuck,
Barner,	Gelsner,	Mather,	Scott, J. R. K.,
Bass,	Gibson,	Matt,	Scott, S. B.,
Bayle,	Glenn,	McAleer,	Semmens,
Becker,	Good,	McAllister,	Shaffer, C. A.,
Benninger,	Goss,	McArdle,	Shaffer, I. E.,
Benson,	Grabe,	McCaig,	Sherm,
Berntheisel,	Gramley,	McClintock,	Sherwood,
Bigger,	Gransback,	McDermott,	Showalter,
Bittles,	Gray, Frank,	McNichol,	Smith, J. W.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. F.,	Hackett,	Mellott,	Snively,
Bieloch,	Haggerty,	Metzenbacher,	Snyder,
Body,	Heidinger,	Miller,	Spangler,
Brosius,	Hemminger,	Missimer,	Speiser,
Brown,	Hess,	Mitchell,	Steedle,
Brownlee,	Heyburn,	Moore,	Stein,
Burnett,	Hibshman,	Morrow,	Stone,
Caldwell,	Hobbs,	Mouthrop,	Strauss,
Campbell, C.M.,	Hoffman,	Murphy,	Swift,
Campbell, J. J.,	Howard, J.,	Neel,	Thomas,
Carson,	Howard, R.,	Neely,	Trach,
Carter,	Humes,	North,	Ulrich,
Cheeseman,	Isler,	O'Neill,	Ulman,
Claycomb,	Irwin, G. C.,	Peachey,	
Cleary,	Irwin, H. H.,	Pennegar,	
Cochran,	Jackson,	Pennock,	
Collins,	Jones, E. E.,	Perry, H. L.,	
Conner,	Jones, J. R.,	Perry, S. J.,	
Conniff,	Kaiser,	Peters,	
Conrade,	Kaufman,	Piper,	
Cox,	Keegan,	Post,	
Currier,	Keepert,	Price,	
Curry,	Kenna,	Ramsey,	
Davis,	Kennedy,	Redfield,	
DeFrees,	Kern,	Reese,	
Dickinson,	Kitts,	Reeser,	
Donahoe,	Klepper,	Rex,	
Donnally,	Kuhn, H. P.,	Rhoads,	
Down,	Kuhn, E.G.M.,	Richards,	
Dunn, H. B.,	Lanius,	Robinson,	
Dunn, J. A.,	Latshaw,		
Ehrhardt,			
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 712,

An Act making an appropriation to the Armstrong County General Hospital

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Amend Section 1, line 4 strike out "twenty-six" and insert "twenty-eight"; same line strike out "(\$26,000)" and insert "(\$28,000)"

Line 8 strike out "one" and insert "three" same line strike out "(\$1,000)" and insert "(\$3,000)"

On the question,

Will the House concur in the amendment?

Mr. LATSHAW. Mr. Speaker, I ask the House to concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Latshaw,	Robinson,
Allen,	Ely,	Lenker,	Rockwell,
Alworth,	Ewing,	Letzkus,	Roney,
Ambler,	Flynn,	Light,	Rothemberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowers,	Sassaman,
Baldwin, G. A.,	Frey,	Malie,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.
Barner,	Geary,	Martin,	Schuck,
Bass,	Geiser,	Mather,	Scott, J. R. K.,
Bayle,	Gibson,	Matt,	Scott, S. B.,
Becker,	Glenn,	McAleer,	Semmens,
Benninger,	Good,	McAllister,	Shaffer, C. A.,
Benson,	Goss,	McArdle,	Shaffer, I. E.,
Bergey,	Grabe,	McCaig,	Sherwood,
Berntheizel,	Gramley,	McClintock,	Showalter,
Bigger,	Gransback,	McDermott,	Smith, J. W.,
Bittles,	Gray, Frank,	McKay,	Smith, L.,
Blair, W. A.,	Gray, Joseph,	McNichol,	Snavely,
Blair, W. F.,	Hackett,	Mechling,	Snyder,
Bloch,	Haggerty,	Mellott,	Spangler,
Body,	Heidinger,	Metzenbacher,	Speiser,
Brosius,	Hemmlinger,	Miller,	Steedle,
Brown,	Herman,	Missimer,	Steele,
Brownlee,	Hess,	Mitchell,	Stein,
Burnett,	Heyburn,	Moore,	Stone,
Caldwell,	Hibshman,	Morrow,	Strauss,
Campbell, C.M.,	Hobbs,	Moses,	Swartz,
Campbell, J.J.,	Hoffman,	Moulthrop,	Swift,
Carson,	Howard, J.,	Murphy,	Thomas,
Carter,	Howard, R.,	Neel,	Trach,
Cheeseman,	Humes,	Neely,	Ulerich,
Claycomb,	Isler,	North,	Ulman,
Cleary,	Irwin, G. C.,	O'Neill,	Walnut,
Cochran,	Irwin, H. H.,	Peachey,	Walsh,
Collins,	Jackson,	Pennegar,	Watson,
Conner,	Jones, E. E.,	Pennock,	Wettach,
Conniff,	Jones, J. R.,	Perry, H. L.,	Whitaker,
Conrade,	Kaiser,	Perry, S. J.,	Whitman,
Cox,	Kaufman,	Peters,	Wildman,
Currier,	Keegan,	Piper,	Williams,
Curry,	Keepert,	Post,	Wilson, J. H.,
Davis,	Kenna,	Price,	Wilson, W. H.,
DeFrees,	Kennedy,	Ramsey,	Wiltbank,
Dickinson,	Kern,	Redfield,	Young, G. K.,
Donahoe,	Kitts,	Reese,	Young, J. H.,
Donnally,	Klepper,	Reeser,	Zimmerman,
Down,	Kuhn, H. P.,	Rex,	Alter,
Dunn, H. B.,	Kuhns, E.G.M.,	Rhoads,	Speaker.
Dunn, J. A.,	Lanius,	Richards,	
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 728,

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 4, strike out "two" and insert "four"
Same line, strike out "(\$200,000)" and insert "(\$400,000)"

On the question,

Will the House concur in the amendments of the Senate?

Mr. C. M. C. CAMPBELL. Mr. Speaker, I ask that the House concur in these amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ehrhardt,	Latshaw,	Robinson,
Allen,	Eichenberger,	Lenker,	Rockwell,
Alworth,	Ely,	Letzkus,	Roney,
Ambler,	Ewing,	Light,	Rothemberger,
Aron,	Flynn,	Lohr,	Runk,
Arthur,	Forster, I. G.,	Lowers,	Sassaman,
Baldwin, G. A.,	Foster, J. D.,	Malie,	Savacool,
Baldwin, R. J.,	Frey,	Mannion,	Schaeffer, A. C.
Barner,	Gans,	Martin,	Schuck,
Bass,	Geary,	Mather,	Scott, J. R. K.,
Bayle,	Geiser,	Matt,	Scott, S. B.,
Becker,	Gibson,	McAleer,	Semmens,
Benninger,	Glenn,	McAllister,	Shaffer, C. A.,
Benson,	Good,	McArdle,	Shaffer, I. E.,
Bergey,	Goss,	McCaig,	Sherwood,
Berntheizel,	Grabe,	McClintock,	Showalter,
Bigger,	Gramley,	McDermott,	Smith, J. W.,
Bittles,	Gransback,	McKay,	Smith, L.,
Blair, W. A.,	Gray, Frank,	McNichol,	Snavely,
Blair, W. F.,	Gray, Joseph,	Mechling,	Snyder,
Bloch,	Hackett,	Mellott,	Spangler,
Body,	Haggerty,	Metzenbacher,	Speiser,
Brosius,	Heidinger,	Miller,	Steedle,
Brown,	Herman,	Missimer,	Steele,
Brownlee,	Hess,	Mitchell,	Stein,
Burnett,	Heyburn,	Moore,	Stone,
Caldwell,	Hibshman,	Morrow,	Strauss,
Campbell, C.M.,	Hobbs,	Moses,	Swartz,
Campbell, J.J.,	Hoffman,	Moulthrop,	Swift,
Carson,	Howard, J.,	Murphy,	Thomas,
Carter,	Howard, R.,	Neel,	Trach,
Cheeseman,	Humes,	Neely,	Ulerich,
Claycomb,	Isler,	North,	Ulman,
Cleary,	Irwin, G. C.,	O'Neill,	Walnut,
Cochran,	Irwin, H. H.,	Peachey,	Walsh,
Collins,	Jackson,	Pennegar,	Watson,
Conner,	Jones, E. E.,	Pennock,	Wettach,
Conniff,	Jones, J. R.,	Perry, H. L.,	Whitaker,
Conrade,	Kaiser,	Perry, S. J.,	Whitman,
Cox,	Kaufman,	Peters,	Wildman,
Currier,	Keegan,	Piper,	Williams,
Curry,	Keepert,	Post,	Wilson, J. H.,
Davis,	Kenna,	Price,	Wilson, W. H.,
DeFrees,	Kennedy,	Ramsey,	Wiltbank,
Dickinson,	Kern,	Redfield,	Young, G. K.,
Donahoe,	Kitts,	Reese,	Young, J. H.,
Donnally,	Klepper,	Reeser,	Zimmerman,
Down,	Kuhn, H. P.,	Rex,	Alter,
Dunn, H. B.,	Kuhns, E.G.M.,	Rhoads,	Speaker.
Dunn, J. A.,	Lanius,	Richards,	
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 178,

An Act making an appropriation to the Commissioners of Valley Forge Park

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 4, strike out "seventy-seven" and insert "ninety"

Same line, strike out "one hundred"

Line 5, strike out "(\$77,100)" and insert "(\$90,000)"

Line 19, strike out "twenty-five" and insert "thirty-three"

same line, strike out "six" and insert "one"

Line 20, strike out "(\$25,600)" and insert "(\$33,100)"

Strike out all of lines 22 to 31, inclusive, and insert the following:
The sum of fourteen thousand four hundred dollars (\$14,400) for laying out and building macadamizing paving grading and maintaining avenues roads and paths already built or to be built by the Commission and repairs to inlets and gutters"

After line 37, insert the following:

The sum of two thousand five hundred (\$2,500) dollars for the purchasing of trees and shrubbery and planting same purchasing fertilizers seeds weed-killers plowing mowing et cetera in order to preserve lawns and keep the same in condition

The sum of thirty-five hundred dollars (\$3,500) for the erection of a water station for toilet and other facilities to accommodate visitors digging cess-pools the payment of water rent and for incidental expenses connector therewith the same to be expended after plans and specifications have been prepared and submitted to the State Department of Health and approved in accordance with the Act of Assembly of April twenty-second one thousand nine hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health"

Strike out all of lines 52 to 63, inclusive.

On the question,

Will the House concur in the amendments of the Senate?

Mr. AMBLER. Mr. Speaker, the increased appropriation is satisfactory, but the way it is apportioned is not. I therefore move you that the House do non-concur in these amendments.

Mr. REX. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 353,

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, after line 34 insert the following:

"All of said buildings to be erected in accordance with plans and specifications and estimates of cost filed with the State Board of Public Charities"

On the question,

Will the House concur in the amendment of the Senate?

The SPEAKER. The amendment seems to make no change in the amount of the appropriations.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Flynn,	Light,	Roney,
Allen,	Forster, I. G.,	Lohr,	Rothenberger,
Alworth,	Foster, J. D.,	Lowrs,	Runk,
Ambler,	Frey,	Malle,	Sassaman,
Aron,	Gans,	Mannion,	Savacool,
Arthur,	Geary,	Martin,	Schaeffer, A. C.
Baldwin, R. J.,	Geiser,	Mather,	Schuck,
Barner,	Gibson,	Matt,	Scott, J. R. K.
Bass,	Glenn,	McAleer,	Scott, S. B.
Bayle,	Good,	McAllister,	Semmens,
Becker,	Grabe,	McArdle,	Shaffer, C. A.
Benninger,	Gramley,	McCaig,	Shaffer, I. E.
Berntheisel,	Gransback,	McClintock,	Sherwood,
Bigger,	Gray, Frank,	McDermott,	Showalter,
Bittles,	Gray, Joseph,	McNichol,	Smith, J. W.
Blair, W. A.,	Hackett,	Mechling,	Smith, L.
Blair, W. F.,	Haggerty,	Mellott,	Snively,
Bleloch,	Heidinger,	Metzenbacher,	Snyder,
Body,	Hemminger,	Miller,	Spangler,
Brosius,	Herman,	Missimer,	Speiser,
Brown,	Hess,	Mitchell,	Spillinger,
Brownlee,	Heyburn,	Moore,	Steele,
Burnett,	Hibshman,	Morrow,	Steen,
Caldwell,	Hobbs,	Moses,	Stone,
Campbell, C.M.,	Hoffman,	Moulthrop,	Strauss,
Campbell, J.J.,	Howard, J.,	Murphy,	Swartz,
Carson,	Howard, R.,	Newton,	Swift,
Carter,	Humes,	North,	Thomas,
Cheeseman,	Isler,	O'Neill,	Trach,
Claycomb,	Irwin, G. C.,	Peachey,	Ulerich,
Cleary,	Irwin, H. H.,	Pennegar,	Ulman,
Cochran,	Jackson,	Pennock,	Walnut,
Collins,	Jones, E. E.,	Perry, H. L.,	Walsh,
Conner,	Kaiser,	Perry, S. J.,	Watson,
Conniff,	Kaufman,	Peters,	Wettach,
Conrade,	Keegan,	Piper,	Whitman,
Cox,	Keepert,	Post,	Whitaker,
Currier,	Kennedy,	Price,	Whitman,
Curry,	Kern,	Ramsey,	Wildman,
Davis,	Kitts,	Redfield,	Williams,
DeFrees,	Klepper,	Reese,	Wilson, J. H.,
Dickinson,	Kuhn, H. P.,	Reeser,	Wilson, W. H.,
Donahoe,	Kuhns, E.G.M.,	Rex,	Wiltbank,
Donnelly,			Young, G. K.,
Down,			

Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Ely,
Ewing,

Lanius,
Latshaw,
Lenker,
Letzkus,

Rhoads,
Richards,
Robinson,
Rockwell,

Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 637,

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 4, strike out "fifty-four" and insert "seventy-nine"

Line 5, strike out "\$554,450" and insert "\$579,450"

After line 31, insert the following:

"For the purpose of the extension of the water supply system in accordance with the plans and specifications to be prepared and approved by the State Department of Health the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary"

Line 72, after the word "equipped" insert "All of said buildings to be erected in accordance with plans and specifications and estimate of cost filed with the State Board of Public Charities"

On the question,

Will the House concur in the amendments?

Mr. WHITAKER. Mr. Speaker, I ask that the House concur in these amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Latshaw,	Robinson,
Allen,	Ely,	Lenker,	Rockwell,
Alworth,	Ewing,	Letzkus,	Roney,
Ambler,	Flynn,	Light,	Rothenberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowrs,	Sassaman,
Baldwin, G. A.,	Frey,	Malle,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.
Barner,	Geary,	Martin,	Schuck,
Bass,	Geiser,	Mather,	Scott, J. R. K.
Bayle,	Gibson,	Matt,	Scott, S. B.
Becker,	Glenn,	McAleer,	Semmens,
Benninger,	Good,	McAllister,	Shaffer, C. A.
Benson,	Goss,	McArdle,	Shaffer, I. E.
Bergey,	Grabe,	McCaig,	Sherwood,
Berntheisel,	Gramley,	McClintock,	Showalter,
Bigger,	Gransback,	McDermott,	Smith, J. W.
Bittles,	Gray, Frank,	McKay,	Smith, L.
Blair, W. A.,	Gray, Joseph,	McNichol,	Snively,
Blair, W. F.,	Hackett,	Mechling,	Snyder,
Bleloch,	Haggerty,	Mellott,	Spangler,
Body,	Heidinger,	Metzenbacher,	Speiser,
Brosius,	Hemminger,	Miller,	Spillinger,
Brown,	Herman,	Missimer,	Steele,
Brownlee,	Hess,	Mitchell,	Steen,
Burnett,	Heyburn,	Moore,	Stone,
Caldwell,	Hibshman,	Morrow,	Strauss,
Campbell, C.M.,	Hobbs,	Moses,	Swartz,
Campbell, J.J.,	Hoffman,	Moulthrop,	Swift,
Carson,	Howard, J.,	Murphy,	Thomas,
Carter,	Howard, R.,	Neel,	Trach,
Cheeseman,	Humes,	Neely,	Ulerich,
Claycomb,	Isler,	North,	Ulman,
Cleary,	Irwin, G. C.,	O'Neill,	Walnut,
Cochran,	Irwin, H. H.,	Peachey,	Walsh,
Collins,	Jackson,	Pennegar,	Watson,
Conner,	Jones, E. E.,	Pennock,	Wettach,
Conniff,	Kaiser,	Perry, H. L.,	Whitaker,
Conrade,	Kaufman,	Perry, S. J.,	Whitman,
Cox,	Keegan,	Piper,	Wildman,
Currier,	Keepert,	Price,	Williams,
Curry,	Kennedy,	Ramsey,	Wilson, J. H.,
Davis,	Kern,	Redfield,	Wilson, W. H.,
DeFrees,	Kitts,	Reese,	Wiltbank,
Dickinson,	Klepper,	Reeser,	Young, G. K.,
Donahoe,	Kuhn, H. P.,	Rex,	Young, J. H.,
Donnelly,	Kuhns, E.G.M.,		Zimmerman,
Down,			Alter,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly. The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 686,

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 1, line 4, strike out the word "eighty" and insert the word "ninety," also strike out "\$180,000" and insert "\$190,000."

On the question,

Will the House concur in the amendments made by the Senate?

Mr. JOHN R. K. SCOTT. Mr. Speaker, I ask the House to concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lenker,	Robinson,
Allen,	Ewing,	Letzkus,	Rockwell,
Alworth,	Flynn,	Light,	Roney,
Ambler,	Forster, I. G.,	Lohr,	Rothenberger,
Aron,	Foster, J. D.,	Lowers,	Runk,
Arthur,	Frey,	Malle,	Sassaman,
Baldwin, G. A.,	Gans,	Mannion,	Savacool,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.,
Barner,	Gelser,	Mather,	Schuck,
Bass,	Gibson,	Matt,	Scott, J. R. K.,
Bayle,	Glenn,	McAleer,	Scott, S. B.,
Becker,	Good,	McAllister,	Semmens,
Benninger,	Goss,	McArdle,	Shaffer, C. A.,
Benson,	Grabe,	McCaig,	Shaffer, I. E.,
Bergey,	Gramley,	McClintock,	Sherwood,
Berntheizel,	Gransback,	McDermott,	Showalter,
Bigger,	Gray, Frank,	McKay,	Smith, J. W.,
Bittles,	Gray, Joseph,	McNichol,	Smith, L.,
Blair, W. A.,	Hackett,	Mechling,	Snively,
Blair, W. F.,	Haggerty,	Mellott,	Spangler,
Bleloch,	Heldinger,	Metzenbacher,	Spelser,
Body,	Hemminger,	Miller,	Spillinger,
Brosius,	Herman,	Missimer,	Steedle,
Brown,	Hess,	Mitchell,	Steele,
Brownlee,	Heyburn,	Moore,	Stein,
Burnett,	Hibshman,	Morrow,	Stone,
Caldwell,	Hobbs,	Moses,	Strauss,
Campbell, C.M.,	Hoffman,	Mouthrop,	Swartz,
Campbell, J.J.,	Howard, J.,	Murphy,	Swift,
Carson,	Howard, R.,	Neel,	Thomas,
Carter,	Humes,	Neely,	Trach,
Cheeseman,	Isler,	North,	Ulman,
Claycomb,	Irwin, G. C.,	O'Neill,	Walnut,
Cleary,	Irwin, H. H.,	Peachey,	Walsh,
Cochran,	Jackson,	Pennegar,	Walton,
Collins,	Jones, E. E.,	Pennock,	Watson,
Conner,	Jones, J. R.,	Perry, H. L.,	Wattach,
Conniff,	Kaiser,	Perry, S. J.,	Whitaker,
Conrade,	Kaufman,	Peters,	Whitman,
Cox,	Keegan,	Piper,	Wildman,
Currier,	Keepert,	Post,	Williams,
Curry,	Kenna,	Price,	Wilson, J. H.,
Davis,	Kennedy,	Ramsey,	Wilson, W. H.,
DeFrees,	Kern,	Redfield,	Wiltbank,
Dickinson,	Kitts,	Reese,	Young, G. K.,
Donahoe,	Klepper,	Reeser,	Young, J. H.,
Donnelly,	Kuhn, H. P.,	Rhoads,	Zimmerman,
Down,	Kuhns, E.G.M.,	Richards,	Alter,
Dunn, H. B.,	Lanius,		Speaker.
Dunn, J. A.,	Latshaw,		
Ehrhardt,			
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 780,

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Amend section 1, line 4, by striking out "forty-four" and inserting "fifty-two"; also strike out the words "five hundred" and "\$44,500.00" and insert "\$52,000."

On the question,

Will the House concur in the amendments made by the Senate?

Mr. CHARLES A. SHAFFER. Mr. Speaker, the amendments are satisfactory and I ask the House to concur.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Eichenberger,	Latshaw,	Robinson,
Allen,	Ely,	Lenker,	Rockwell,
Alworth,	Ewing,	Letzkus,	Roney,
Ambler,	Flynn,	Light,	Rothenberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowers,	Sassaman,
Baldwin, G. A.,	Frey,	Malle,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.,
Barner,	Geary,	Martin,	Schuck,
Bass,	Gelser,	Mather,	Scott, J. R. K.,
Bayle,	Gibson,	Matt,	Scott, S. B.,
Becker,	Glenn,	McAleer,	Semmens,
Benninger,	Good,	McAllister,	Shaffer, C. A.,
Benson,	Goss,	McArdle,	Shaffer, I. E.,
Bergey,	Grabe,	McCaig,	Sherwood,
Berntheizel,	Gramley,	McClintock,	Showalter,
Bigger,	Gransback,	McDermott,	Smith, J. W.,
Bittles,	Gray, Frank,	McKay,	Smith, L.,
Blair, W. A.,	Gray, Joseph,	McNichol,	Snively,
Blair, W. F.,	Hackett,	Mechling,	Snyder,
Bleloch,	Haggerty,	Mellott,	Spangler,
Body,	Heldinger,	Metzenbacher,	Spelser,
Brosius,	Hemminger,	Miller,	Spillinger,
Brown,	Herman,	Misser,	Steedle,
Brownlee,	Hess,	Mitchell,	Steele,
Burnett,	Heyburn,	Moore,	Stein,
Caldwell,	Hibshman,	Moses,	Stone,
Campbell, C.M.,	Hobbs,	Mouthrop,	Strauss,
Campbell, J.J.,	Hoffman,	Murphy,	Swartz,
Carson,	Howard, J.,	Neel,	Swift,
Carter,	Howard, R.,	Neely,	Thomas,
Cheeseman,	Humes,	North,	Trach,
Claycomb,	Isler,	O'Neill,	Ulman,
Cleary,	Irwin, G. C.,	Peachey,	Walnut,
Cochran,	Irwin, H. H.,	Pennegar,	Walsh,
Collins,	Jackson,	Pennock,	Walton,
Conner,	Jones, E. E.,	Perry, H. L.,	Watson,
Conniff,	Jones, J. R.,	Perry, S. J.,	Wattach,
Conrade,	Kaiser,	Peters,	Whitaker,
Cox,	Kaufman,	Piper,	Whitman,
Currier,	Keegan,	Post,	Wildman,
Curry,	Keepert,	Price,	Williams,
Davis,	Kenna,	Ramsey,	Wilson, J. H.,
DeFrees,	Kennedy,	Redfield,	Wilson, W. H.,
Dickinson,	Kern,	Reese,	Wiltbank,
Donahoe,	Kitts,	Reeser,	Young, G. K.,
Donnelly,	Klepper,	Rhoads,	Young, J. H.,
Down,	Kuhn, H. P.,	Richards,	Zimmerman,
Dunn, H. B.,	Kuhns, E.G.M.,		Alter,
Dunn, J. A.,	Lanius,		Speaker.
Ehrhardt,	Latshaw,		
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1373,

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in one thousand seven hundred and seventy-eight known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model and supervise the erection thereof

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 1, line 8, strike out the following: "a commission be appointed by His Excellency the Governor of this Commonwealth of seven (7) citizens of Pennsylvania" and insert in lieu thereof the following:

Roy L. Schuyler of Lock Haven William A. Rupp of Carlisle William S. Wacker of Philadelphia and Herman A. Miller of Easton be a commission of citizens of this Commonwealth together with three other citizens of this Commonwealth to be appointed by the Governor

Section 2, line 3, strike out the word "ten" and insert "fifteen."

Line 4, strike out "\$10,000" and insert "\$15,000".

On the question,
Will the House concur in the amendments made by the Senate?

Mr. C. M. C. CAMPBELL. Mr. Speaker, I ask the House to concur.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Adams,	Flynn,	Loehr,	Rothemberger,
Alworth,	Forster, I. G.,	Lowers,	Runk,
Ambler,	Foster, J. D.,	Mallie,	Sassaman,
Aron,	Gans,	Mannion,	Savacool,
Arthur,	Geiser,	Martin,	Schaeffer, A. C.
Baldwin, G. A.,	Gibson,	Mather,	Schuck,
Baldwin, R. J.,	Glenn,	Matt,	Scott, J. R. K.,
Barner,	Good,	McAleer,	Scott, S. B.,
Bass,	Grabe,	McAllister,	Semmens,
Bayle,	Gramley,	McArdle,	Shaffer, C. A.,
Berntheisel,	Gransback,	McCaig,	Shaffer, I. E.,
Bigger,	Gray, Frank,	McDermott,	Sherwood,
Bittles,	Gray, Joseph,	McNichol,	Showalter,
Blair, W. A.,	Hackett,	Mechling,	Smith, J. W.,
Blair, W. F.,	Haggerty,	Mellott,	Smith, L.,
Blotch,	Heidinger,	Metzenbacher,	snavely,
Body,	Hemminger,	Miller,	Snyder,
Brosius,	Herman,	Missimer,	Speiser,
Brownlee,	Hess,	Mitchell,	Spillinger,
Burnett,	Heyburn,	Moore,	Steedle,
Caldwell,	Hibshman,	Morrow,	Stein,
Campbell, C. M.,	Hobbs,	Moses,	Stone,
Campbell, J. J.,	Hoffman,	Moulthrop,	Strauss,
Carson,	Howard, J.,	Murphy,	Swartz,
Carter,	Howard, R.,	Neel,	Swift,
Cheeseman,	Humes,	Neely,	Thomas,
Claycomb,	Isler,	North,	Trach,
Cleary,	Irwin, G. C.,	O'Neill,	Ulerich,
Cochran,	Irwin, H. H.,	Peachey,	Ulman,
Collins,	Jackson,	Pennegar,	Walnut,
Conner,	Jones, E. E.,	Pennock,	Walsh,
Conniff,	Jones, J. R.,	Perry, H. L.,	Walton,
Conrade,	Kaiser,	Perry, S. J.,	Watson,
Cox,	Kaufman,	Peters,	Wettach,
Currier,	Keepert,	Piper,	Whitaker,
Curry,	Kennedy,	Post,	Whitman,
Davis,	Kern,	Price,	Wildman,
DeFrees,	Kitts,	Ramsey,	Williams,
Dickinson,	Klepper,	Redfield,	Wilson, J. H.,
Donahoe,	Kuhn, H. P.,	Reese,	Wilson, W. H.,
Donnelly,	Kuhns, E. G. M.,	Reeser,	Wiltbank,
Down,	Lanius,	Rex,	Young, G. K.,
Dunn, H. B.,	Latshaw,	Rhoads,	Young, J. H.,
Dunn, J. A.,	Lenker,	Richards,	Zimmerman,
Ehrhardt,	Letzkus,	Robinson,	Alter,
Eichenberger,	Light,	Rockwell,	Speaker.
Ely,		Roney,	
Ewing,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 32,

An Act to provide for an annual amount to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Governor of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the confederate states of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Amend section 2, line 28, by striking out the words "of each year."

On the question,

Will the House concur in the amendments made by the Senate?

Mr. W. H. WILSON. Mr. Speaker, I have a postal from the sponsor of the bill, saying the amendments are satisfactory, and asking the House to concur in them.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Adams,	Ely,	Kuhns, E. G. M.,	Reese,
Allen,	Ewing,	Lanius,	Reeser,
Alworth,	Flynn,	Latshaw,	Rex,
Ambler,	Forster, I. G.,	Lenker,	Rhoads,
Arthur,	Foster, J. D.,	Letzkus,	Robinson,
Baldwin, R. J.,	Frey,	Light,	Rockwell,
Barner,	Gans,	Loehr,	Roney,
Bayle,	Geary,	Lowers,	Rothemberger,
Becker,	Geiser,	Mannion,	Runk,
Benninger,	Glenn,	Martin,	Sassaman,
Bigger,	Good,	Matt,	Savacool,
Bittles,	Goss,	McAleer,	Schaeffer, A. C.
Blair, W. A.,	Grabe,	McAllister,	Schuck,
Blair, W. F.,	Gramley,	McCaig,	Scott, J. R. K.,
Body,	Gransback,	McClintock,	Semmens,
Brosius,	Gray, Joseph,	McDermott,	Shaffer, C. A.,
Brownlee,	Hackett,	McKay,	Shaffer, I. E.,
Burnett,	Haggerty,	McNichol,	Smith, J. W.,
Caldwell,	Heidinger,	Mellott,	Snyder,
Campbell, C. M.,	Hemminger,	Metzenbacher,	Spangler,
Campbell, J. J.,	Hess,	Miller,	Spillinger,
Carson,	Heyburn,	Missimer,	Steele,
Carter,	Hobbs,	Mitchell,	Stone,
Claycomb,	Howard, J.,	Moore,	Strauss,
Cleary,	Howard, R.,	Morrow,	Swartz,
Collins,	Isler,	Moses,	Swift,
Conner,	Irwin, G. C.,	Murphy,	Thomas,
Conniff,	Jackson,	Neel,	Trach,
Conrade,	Jones, E. E.,	Neely,	Ulerich,
Cox,	Kaiser,	North,	Ulman,
Currier,	Kaufman,	O'Neill,	Walton,
Curry,	Keegan,	Pennegar,	Watson,
Davis,	Keepert,	Pennock,	Wettach,
DeFrees,	Kenna,	Perry, H. L.,	Whitaker,
Dickinson,	Kennedy,	Peters,	Wilson, J. H.,
Donahoe,	Kern,	Post,	Wiltbank,
Donnelly,	Kitts,	Ramsey,	Young, J. H.,
Down,	Klepper,	Redfield,	Zimmerman,
Dunn, H. B.,	Kuhn, H. P.,		Alter,
Dunn, J. A.,			Speaker.
Ehrhardt,			
Eichenberger,			
Ely,			
Ewing,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1214, as follows:

An Act prescribing the number of directors of the poor in counties which have provided for the erection of a home for the destitute and insane and fixing the term of service of such directors at six years

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any county shall have provided for the erection of a home for the destitute and insane the qualified electors of such county shall elect at the next municipal election under the general election laws of this Commonwealth one reputable citizen of said county to be director of such home of the destitute and insane who shall serve for the term of six years and thereafter at each succeeding municipal election shall elect one reputable citizen of said county to be director as aforesaid to serve for the same term

Section 2 The term of the present incumbent of the office director of the home for the destitute and insane which under existing laws would otherwise expire on the first day of January one thousand nine hundred sixteen and who is senior in service as such director is hereby extended to the first day of January one thousand nine hundred eighteen Should there be no such seniority and more than one director whose term would expire as aforesaid the said directors shall as soon as convenient after the passage of this act cast lots to determine who shall be entitled to said extended term and certify the result to the Governor who shall issue a commission to the party entitled to serve as such director to the first day of January one thousand nine hundred eighteen Provided however That this act shall not apply to counties in which the board of county commissioners now act as poor directors under existing law

Section 3 All acts and parts of acts inconsistent with or supplied hereby are hereby repealed but this act shall not be taken to repeal and special or local law

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—34.

Arthur,	Cleary,	Eichenberger,	Howard, J.,
Bittles,	Collins,	Ewing,	Jones, E. E.,
Blair, W. A.,	Conner,	Forster, I. G.,	Kuhn, H. P.,
Bleloch,	Conrade,	Frey,	Kuhns, E. G. M.,
Body,	Cox,	Gransback,	Moses,
Brown,	Currier,	Hackett,	Richards,
Burnett,	Curry,	Haggerty,	Semmens,
Campbell, C. M.,	Dunn, J. A.,	Hobbs,	Swartz,
Carter,	Ehrhardt,		

NAYS—98.

Adams,	Hemminger,	McKay,	Schuck,
Allen,	Herman,	Mechling,	Scott, J. R. K.,
Alworth,	Heyburn,	Mellott,	Scott, S. B.,
Barnes,	Howard, R.,	Metzenbacher,	Shaffer, C. A.,
Benson,	Humes,	Mitchell,	Shaffer, I. E.,
Bergey,	Jackson,	Moulthrop,	Smith, J. W.,
Bigger,	Kaiser,	Murphy,	Snyder,
Blair, W. F.,	Kaufman,	Neel,	Spillinger,
Brosius,	Keegan,	Neely,	Steele,
Brownlee,	Kenna,	Peachey,	Stone,
Caldwell,	Kennedy,	Pennegar,	Swift,
Campbell, J. J.,	Kern,	Pennock,	Trach,
Carson,	Klepper,	Perry, H. L.,	Ulerich,
Cochran,	Lanius,	Peters,	Ulman,
Conniff,	Lenker,	Post,	Watson,
DeFrees,	Light,	Ramsey,	Wettach,
Donahoe,	Lohr,	Redfield,	Whitaker,
Donnally,	Martin,	Reese,	Whitman,
Foster, J. D.,	Mather,	Reeser,	Wildman,
Geiser,	Matt,	Rhoads,	Williams,
Goss,	McAleer,	Runk,	Wilson, J. H.,
Grabe,	McAllister,	Sassaman,	Wilson, W. H.,
Gramley,	McCaig,	Savacool,	Wiltbank,
Gray, Joseph,	McClintock,	Schaeffer, A. C.,	Zimmerman
Heidinger,	McDermott,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Mr. ROCKWELL in the Chair.

BILL ON FINAL PASSAGE.

Agreeably to order,
The House proceeded to the consideration on final passage of H. R. bill No. 1599, as follows:

A supplement to an act entitled "An Act providing for the incorporation and government of cities of the third class" approved the twenty-third day of May Anno Domini one thousand eight hundred and eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said Department and authorizing the exercise of the powers herein provided by a park or other Municipal Commission

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That an additional executive department in the government of cities of the third class is hereby created to be known as the Department of City Planning which shall be in charge of a City Planning Commission consisting of five persons to be appointed by the mayor and councils In the first instance one member of said commission shall be appointed for one year one member for two years one member for three years one member for four years and one member for five years and annually thereafter a member of said commission shall be appointed for a term of five years An appointment to fill a casual vacancy shall be only for the unexpired portion of the term All members of the said commission shall reside within the zone of jurisdiction of said commission as hereinafter defined They may make and alter rules and regulations for their own organization and procedure consistent with the ordinances of the city and the laws of the Commonwealth They shall serve without compensation and make annually to the mayor and councils a report of their transactions They may employ engineers and other persons whose salaries and wages and other necessary expenses of the commission shall be provided for through proper appropriation by councils

Section 2 The clerks of councils shall upon introduction furnish to the City Planning Commission for its consideration a copy of all ordinances and bills and all amendments thereto relating to the location of any public building of the city and to the location extension widening narrowing enlargement ornamentation and parking of any street boulevard parkway park playground or other public ground and to the relocation vacation curtailment changes of use or any other alteration of the city plan with relation to any of the same and to the location of any bridge tunnel and subway or any surface underground or elevated railway The said commission shall have the power to disapprove any of the said ordinances bills or amendments which disapproval however must be communicated to councils in writing within ten days from the introduction of said ordinance but such disapproval shall not operate as a veto

Section 3 The City Planning Commission may make or cause to be made and lay before councils and at its discretion cause to be published maps of the city or any por-

tion thereof including territory extending three miles beyond the city limits showing the streets and highways and other natural and artificial features and also locations proposed by it for any new public buildings civic centre street parkway park playground or an other public ground or public improvement or an widening extension or relocation of the same or any change in the city plan by it deemed advisable and it may make recommendations to councils from time to time concerning any such matters and things aforesaid for action by councils thereto and in so doing have regard for the present conditions and future needs and growth of the city and the distribution and relative location of all the principal and other streets and railways waterways and all other means of public travel and business communications as well as the distribution and relative location of all public buildings public grounds and open spaces devoted to public use

Section 4 The City Planning Commission may make recommendations to any public authorities or any corporations or individuals in said cities with reference to the location of any buildings structures or works to be erected or constructed by them

Section 5 All plans plots or re-plots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the city limits or for a distance of three miles outside thereof shall be submitted to the City Planning Commission and approved by it before it shall be recorded And it shall be unlawful to receive or record such plan in any public office unless the same shall bear thereon by endorsement or otherwise the approval of the City Planning Commission The disapproval of any such plan by the City Planning Commission shall be deemed a refusal of the proposed dedication shown thereon The approval of the commission shall be deemed an acceptance of the proposed dedication but shall not impose any duty upon the city concerning the maintenance or improvement of any such dedicated parts until the proper authorities of the city shall have been made actual appropriation of the same by entry use or improvement No sewer water or gas main or pipes or other improvement shall be voted or made within the area under the jurisdiction of said commission for the use of any such purchasers or owners nor shall any permit for connection with or other use of any such improvement existing or for any other reason made be given to any such purchasers or owners until such plan is so approved Where the jurisdictional limit of three miles outside of the city limits as provided in this section may conflict with the zone of similar character connected with another city of the third class the jurisdiction of said commission shall extend only to the point equidistant between the city limits and the limits of said municipality

Section 6 It shall be proper for said cities to provide by ordinance for the exercise of all rights and powers herein conferred upon the City Planning Commission by a Park Commission or kindred municipal Bureau or Commission authorized under existing laws And no person holding office under the government of any of said cities except the mayor members of councils or Commissioners shall be ineligible to serve as a member of a City Planning Commission

Section 7 All acts and parts of acts inconsistent with this act are repealed.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

Alworth,	Ely,	Latshaw,	Rhoads,
Aron,	Ewing,	Lenker,	Richards,
Arthur,	Flynn,	Letzkus,	Robinson,
Bass,	Forster, I. G.,	Light,	Rockwell,
Becker,	Foster, J. D.,	Lohr,	Roney,
Benson,	Frey,	Lowers,	Rothenberger,
Bergey,	Gans,	Martin,	Runk,
Bigger,	Geary,	Mather,	Sassaman,
Bittles,	Geiser,	Matt,	Schaeffer, A. C.,
Blair, W. A.,	Gibson,	McAleer,	Schuck,
Blair, W. F.,	Glenn,	McAllister,	Scott, J. R. K.,
Body,	Good,	McArdle,	Scott, S. B.,
Brosius,	Goss,	McCaig,	Semmens,
Brown,	Grabe,	McClintock,	Shaffer, C. A.,
Brownlee,	Gramley,	McKay,	Smith, J. W.,
Burnett,	Gransback,	McNichol,	Snyder,
Caldwell,	Gray, Joseph,	Mechling,	Spelser,
Campbell, C. M.,	Hackett,	Metzenbacher,	Spillinger,
Campbell, J. J.,	Haggerty,	Miller,	Steele,
Carson,	Heidinger,	Missimer,	Stone,
Carter,	Hemminger,	Mitchell,	Strauss,
Cleary,	Herman,	Moore,	Swartz,
Cochran,	Heyburn,	Morrow,	Swift,
Collins,	Hibshman,	Moses,	Thomas,
Conner,	Hobbs,	Moulthrop,	Trach,
Conniff,	Howard, R.,	Murphy,	Ulerich,
Conrade,	Irwin, G. C.,	Neel,	Ulman,
Cox,	Jackson,	Neely,	Walton,
Currier,	Kaiser,	North,	Watson,
Curry,	Kaufman,	O'Neill,	Whitaker,
Davis,	Keegan,	Peachey,	Whitman,
DeFrees,	Keepert,	Pennegar,	Wildman,
Dickinson,	Kenna,	Pennock,	Williams,
Donahoe,	Kennedy,	Peters,	Wilson, J. H.,
Donnally,	Kern,	Post,	Wilson, W. H.,
Dunn, H. B.,	Klepper,	Ramsey,	Wiltbank,

Dunn, J. A., Kuhn, H. P., Redfield, Young, J. H.,
Ehrhardt, Kuhns, E.G.M., Reese, Zimmerman,
Eichenberger, Lanius, Rex,
NAYS—1.

McDermott,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

QUESTION OF PERSONAL PRIVILEGE.

Mr. LOWERS. Mr. Speaker. I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. LOWERS. In answer to a summons by the investigating committee on the matter of lobbying, I was in the House caucus room, and during that time of my absence from the room the House defeated a bill of mine that had been recalled from the Governor, without giving me an opportunity of being heard on it. In as much as it was not my fault that I was absent from the room at the time, I move you that House Bill No. 1214 be placed back on the Calendar.

POINT OF ORDER.

Mr. J. R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. J. R. K. SCOTT. Mr. Speaker, my point of order is that the motion is out of order.

The SPEAKER. The point of order is well taken.

Mr. LOWERS. Mr. Speaker, I move that the vote by which this bill was defeated on final passage be reconsidered.

The SPEAKER. The motion of the gentleman is clearly out of order, as such a motion can only be made by a member who has voted on the winning side.

SENATE MESSAGES.

AMENDED SENATE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

Senate Bill No. 167:

A supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred one enlarging the powers of such cities over the public streets and highways therein in order to provide comfort houses drinking places and waiting conveniences

said bill having been recalled from the Governor for the purpose of amendment, the vote had on final passage and third reading on said bill were reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

In the title in line 4, after the word "therein" insert the following: "In order to provide comfort houses drinking places and waiting conveniences."

On the question,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Allen,	Dunn, J. A.,	Lowers,	Rhoads,
Alworth,	Ehrhardt,	Mannion,	Richards,
Aron,	Eichenberger,	Martin,	Rockwell,
Arthur,	Ely,	Mather,	Roney,
Barner,	Ewing,	Matt,	Rothemberger,
Bass,	Gary,	McAleer,	Runk,
Becker,	Gelser,	McAllister,	Sassaman,
Benninger,	Gibson,	McCaig,	Schaeffer, A. C.,
Benson,	Glenn,	McClintock,	Schuck,
Bergey,	Good,	McDermott,	Scott, J. R. K.,

Bigger,	Goss,	McKay,	Scott, S. B.,
Bittles,	Grabe,	McNichol,	Semmens,
Blair, W. A.,	Gray, Joseph,	Mechling,	Shaffer, C. A.,
Blair, W. F.,	Hackett,	Mellott,	Shaffer, I. E.,
Body,	Haggerty,	Metzenbacher,	Smith, J. W.,
Brosius,	Heidinger,	Miller,	Snively,
Brown,	Herman,	Missimer,	Snyder,
Brownlee,	Heyburn,	Mitchell,	Speiser,
Burnett,	Hobbs,	Moore,	Spillinger,
Caldwell,	Hoffman,	Morrow,	Steele,
Campbell, C. M.,	Howard, R.,	Moses,	Stone,
Campbell, J. J.,	Isler,	Mouthrop,	Strauss,
Carson,	Irwin, G. C.,	Murphy,	Swartz,
Carter,	Jackson,	Neel,	Swift,
Cheeseman,	Kaiser,	Neely,	Thomas,
Cleary,	Kaufman,	North,	Trach,
Collins,	Keegan,	Peachey,	Ulrich,
Conner,	Keepert,	Pennegar,	Ulman,
Conniff,	Kennedy,	Pennock,	Walton,
Conrade,	Kern,	Perry, H. L.,	Watson,
Cox,	Klepper,	Peters,	Whitaker,
Currier,	Kuhn, H. P.,	Post,	Whitman,
Curry,	Kuhns, E.G.M.,	Ramsey,	Wildman,
Davis,	Lanius,	Redfield,	Williams,
DeFrees,	Latshaw,	Reese,	Wilson, J. H.,
Dickinson,	Lenker,	Reeser,	Wiltbank,
Donahoe,	Letzkus,	Rex,	Young, J. H.,
Donnelly,	Lohr,		Zimmerman,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered. That the Clerk inform the Senate accordingly.

AMENDED SENATE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented bill numbered and entitled as follows, viz:

Senate Bill No. 648,

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the Courts of Common Pleas of the county in which such city is situated to determine the amount of any debt to be excluded with an appeal to the Supreme Court within one month from the date of such determination

said bill having been recalled from the Governor for the third reading an said bill was reconsidered in the Senate and said bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section one, line 29, by striking out after the word "investments" the following: "The gross and current net revenue derived therefrom and also such other and further data and information in their possession with respect to such investments."

On the question,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Adams,	Dunn, H. B.,	Latshaw,	Rex,
Allen,	Dunn, J. A.,	Lenker,	Rhoads,
Alworth,	Ehrhardt,	Letzkus,	Richards,
Aron,	Eichenberger,	Light,	Robinson,
Arthur,	Ely,	Lohr,	Rockwell,
Barner,	Ewing,	Lowers,	Roney,
Bass,	Forster, I. G.,	Malle,	Rothemberger,
Becker,	Foster, J. D.,	Martin,	Runk,
Benninger,	Frey,	Mather,	Savacool,
Benson,	Gans,	Matt,	Schaeffer, A. C.,
Bergey,	Gelser,	McAleer,	Semmens,
Bigger,	Gibson,	McAllister,	Shaffer, C. A.,
Bittles,	Good,	McCaig,	Shaffer, I. E.,
Blair, W. A.,	Goss,	McClintock,	Smith, J. W.,
Blair, W. F.,	Grabe,	McDermott,	Smith, L.,
Body,	Gramley,	McKay,	Snyder,
Brosius,	Gransback,	McNichol,	Spangler,
Brown,	Gray, Joseph,	Mechling,	Spillinger,
Brownlee,	Hackett,	Metzenbacher,	Steele,
Burnett,	Haggerty,	Miller,	Stone,
Caldwell,	Heidinger,	Missimer,	Strauss,
Campbell, C. M.,	Hemminger,	Moore,	Swartz,
Campbell, J. J.,	Herman,	Morrow,	Swift,
Carson,	Heyburn,	Moses,	Thomas,

Carter,	Hibshman,	Moulthrop,	Trach,
Claycomb,	Hobbs,	Murphy,	Ulerich,
Cleary,	Hoffman,	Neel,	Ulman,
Cochran,	Howard, J.,	Neely,	Walton,
Collins,	Howard, R.,	North,	Watson,
Conner,	Humes,	Peachey,	Wettach,
Conniff,	Isler,	Pennegar,	Whitaker,
Conrade,	Irwin, G. C.,	Pennock,	Whitman,
Cox,	Irwin, H. H.,	Perry, H. L.,	Wildman,
Currier,	Kaiser,	Peters,	Wilson, J. H.,
Curry,	Keegan,	Post,	Wiltbank,
Davis,	Kennedy,	Price,	Young, J. H.,
DeFrees,	Kern,	Ramsey,	Zimmerman,
Dickinson,	Kuhn, H. P.,	Redfield,	Alter,
Donahoe,	Kuhns, E.G.M.,	Reese,	Speaker.
Donnally,	Lanius,	Reeser,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED SENATE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented bills numbered and entitled as follows:

Senate Bill No. 827,

A supplement to an act entitled "An Act to create a system of firewards to preserve the forests of the Commonwealth by preventing and suppressing forest fires and prescribing penalties for violation thereof providing for the compensation of the fire wardens and those who assist in extinguishing fire and making an appropriation therefor" approved the thirteenth day of May one thousand nine hundred and nine conferring authority upon the Department of Forestry to enter into co-operative relations with local associations established for the purpose of preventing forest fires and providing for and regulating a local fire patrol and the compensation thereof

said bill having been recalled from the Governor for the third reading on said bill was reconsidered in the Senate purpose of amendment, the vote had on final passage and said bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend title, by adding after the word "therefor" in line six the following: "Approved the thirteenth day of May, one thousand nine hundred and nine."

On the question,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Adams,	Ely,	Lohr,	Rothenberger,
Alworth,	Ewing,	Lowes,	Runk,
Ambler,	Forster, I. G.,	Martin,	Sassaman,
Aron,	Forster, J. D.,	Matt,	Savacool,
Arthur,	Frey,	McAleer,	Schaeffer, A. C.,
Barner,	Geary,	McAllister,	Schuck,
Bass,	Geiser,	McCaig,	Scott, J. R. K.,
Becker,	Gibson,	McClintock,	Semmens,
Benninger,	Good,	McDermott,	Shaffer, C. A.,
Bigger,	Goss,	McKay,	Sherwood,
Bittles,	Gramley,	McNichol,	Smith, J. W.,
Blair, W. A.,	Gransback,	Mechling,	Smith, L.,
Blair, W. F.,	Gray, Joseph,	Metzenbacher,	Snyder,
Body,	Hackett,	Miller,	Spangler,
Brosius,	Haggerty,	Missimer,	Speiser,
Brown,	Heidinger,	Moore,	Spillinger,
Brownlee,	Hemming,	Morrow,	Steele,
Burnett,	Herman,	Moses,	Stone,
Caldwell,	Heyburn,	Moulthrop,	Strauss,
Campbell, C. M.,	Hibshman,	Neel,	Swartz,
Campbell, J. J.,	Hobbs,	Neely,	Swift,
Carson,	Hoffman,	North,	Thomas,
Carter,	Isler,	Peachey,	Trach,
Cleary,	Irwin, G. C.,	Pennegar,	Ulerich,
Conner,	Jackson,	Pennock,	Ulman,
Conniff,	Kaiser,	Perry, H. L.,	Walton,
Conrade,	Keegan,	Peters,	Watson,
Cox,	Keepert,	Post,	Wettach,
Currier,	Kennedy,	Price,	Whitaker,
Curry,	Kitts,	Ramsey,	Whitman,
Davis,	Klepper,	Redfield,	Wildman,
Dickinson,	Kuhn, H. P.,	Reese,	Williams,
Donahoe,	Kuhns, E.G.M.,	Reeser,	Wilson, J. H.,
Donnally,	Lanius,	Rex,	Wilson, W. H.,
Dunn, H. B.,	Latshaw,	Rhoads,	Wiltbank,
Dunn, J. A.,	Lenker,	Robinson,	Zimmerman,
Ehrhardt,	Letzkus,	Rockwell,	Alter,
Eichenberger,	Light,	Roney,	Speaker.

NAYS—1.

Benson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED SENATE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented bills numbered and entitled as follows:

Senate Bill No. 1117,

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini one thousand eight hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situate in one or more counties and to provide for the adjustment of indebtedness

said bill having been recalled from the Governor for the purpose of amendment, the vote had on final passage and third reading on said bill was reconsidered in the Senate and said bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section one, line fifty-two, by striking out "fee" and insert in lieu thereof the word "off", also amend section two, line three, strike out the word "laws" and insert thereof the word "name."

On the question,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Adams,	Flynn,	Lowes,	Sassaman,
Alworth,	Forster, I. G.,	Malie,	Savacool,
Aron,	Forster, J. D.,	Mannion,	Schaeffer, A. C.,
Arthur,	Frey,	Martin,	Schuck,
Barner,	Gans,	Mather,	Scott, J. R. K.,
Bass,	Geary,	Matt,	Semmens,
Becker,	Geiser,	McAleer,	Shaffer, C. A.,
Bergey,	Gibson,	McAllister,	Shaffer, I. E.,
Bigger,	Good,	McCaig,	Sherwood,
Bittles,	Goss,	McClintock,	Smith, J. W.,
Body,	Grabe,	McDermott,	Smith, L.,
Brosius,	Gramley,	McNichol,	Snyder,
Brown,	Gray, Joseph,	Mechling,	Spangler,
Brownlee,	Hackett,	Mellott,	Speiser,
Burnett,	Haggerty,	Metzenbacher,	Spillinger,
Caldwell,	Heidinger,	Miller,	Steedle,
Campbell, C. M.,	Hemming,	Mitchell,	Steele,
Campbell, J. J.,	Herman,	Moore,	Stein,
Carson,	Heyburn,	Morrow,	Strauss,
Carter,	Hibshman,	Moses,	Swartz,
Claycomb,	Hobbs,	Neel,	Swift,
Cleary,	Hoffman,	Neely,	Thomas,
Cochran,	Isler,	North,	Trach,
Collins,	Irwin, G. C.,	Peachey,	Ulerich,
Conner,	Jackson,	Pennegar,	Ulman,
Conniff,	Kaiser,	Pennock,	Walton,
Conrade,	Kaufman,	Perry, H. L.,	Watson,
Cox,	Keegan,	Post,	Wettach,
Currier,	Keepert,	Price,	Whitaker,
Curry,	Kennedy,	Ramsey,	Whitman,
Davis,	Kern,	Redfield,	Wildman,
Dickinson,	Klepper,	Reese,	Williams,
Donahoe,	Kuhn, H. P.,	Reeser,	Wilson, J. H.,
Donnally,	Kuhns, E.G.M.,	Rex,	Wilson, W. H.,
Dunn, H. B.,	Lanius,	Rhoads,	Wiltbank,
Dunn, J. A.,	Latshaw,	Richards,	Zimmerman,
Ehrhardt,	Lenker,	Robinson,	Alter,
Eichenberger,	Letzkus,	Rockwell,	
Ely,	Light,	Roney,	
Ewing,	Lohr,	Runk,	

NAYS—1.

Benson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

MOTION TO RECONSIDER VOTE.

Mr. ALWORTH. Mr. Speaker, I desire to offer a motion at this time.

The SPEAKER. The motion will be read by the Clerk.

The motion was then read by the Clerk as follows:

Moved by Mr. Alworth, seconded by Mr. Jackson, that the vote by which House Bill No. 1214, file folio 11989, entitled:

An Act prescribing the number of directors of the poor in counties which have provided for the erection of a home for the destitute and insane and fixing the term of service of such directors at six years was defeated on final passage on June 24th, be reconsidered.

On the question,

Will the House agree to the motion?

Mr. LOWERS. Mr. Speaker, to repeat my former statement, this bill was defeated during my absence attending a hearing in the Senate Conference Committee. I believe in all fairness that I should be given an opportunity to be heard on behalf of this bill.

The SPEAKER. The question recurring, will the House agree to the motion to reconsider.

Whereupon, a division was called and fifty gentlemen having voted in the affirmative and fifty-eight in the negative, The motion was not agreed to.

Mr. GIBSON. Mr. Speaker, I desire to call up Senate Bill No. 1454, file folio 4119, page 20 of today's calendar, bills on third reading postponed for the present.

BILL ON THIRD READING.

Agreeably to order,

The House resumed the consideration on third reading of H. R. bill No. 2144 (Senate No. 1454), entitled:

An Act in relation to convicts in Western Penitentiary in Centre county who may break prison or escape imposing the costs of trial in an indictment for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—109.

Adams,	Ehrhardt,	Letzkus,	Sassaman,
Alworth,	Eichenberger,	Light,	Schaeffer, A. C.,
Arthur,	Ely,	Mannion,	Schuck,
Bass,	Ewing,	Martin,	Scott, J. R. K.,
Bayle,	Forster, I. G.,	Mather,	Scott, S. B.,
Becker,	Foster, J. D.,	Matt,	Semmens,
Eigger,	Frey,	McAleer,	Shaffer, C. A.,
Bittles,	Gans,	McClintock,	Shaffer, I. E.,
Blair, W. A.,	Geiser,	McDermott,	Smith, J. W.,
Rody,	Gibson,	McKay,	Speiser,
Brosius,	Gramley,	McNichol,	Steele,
Brown,	Gransback,	Mechling,	Stone,
Brownlee,	Gray, Joseph,	Missimer,	Strauss,
Campbell, C. M.,	Hackett,	Mitchell,	Swartz,
Campbell, J. J.,	Haggerty,	Morrow,	Thomas,
Carson,	Heldinger,	Neel,	Ulerich,
Cochran,	Hemmlinger,	Neely,	Walnut,
Collins,	Heyburn,	O'Neill,	Walton,
Conner,	Hibshman,	Peachey,	Watson,
Conniff,	Hobbs,	Pennegar,	Whitaker,
Conrade,	Howard, R.,	Pennock,	Wildman,
Cox,	Kaiser,	Peters,	Williams,
Currier,	Kaufman,	Reamey,	Wilson, J. H.,
Curry,	Keegan,	Robinson,	Wilson, W. H.,
Donahoe,	Keport,	Rockwell,	Wiltbank,
Donnally,	Kuhn, H. P.,	Roney,	Alter,
Dunn, H. B.,	Lenker,	Runk,	Speaker.
Dunn, J. A.,			

NAYS—17.

Allen,	Burnett,	Kern,	Reeser,
Aron,	Herman,	Lohr,	Savacool,
Barnes,	Jackson,	Metzenbacher,	Swift,
Benson,	Kennedy,	Moses,	Ullman,
			Zimmerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

QUESTION OF PERSONAL PRIVILEGE.

Mr. CONNIFF. Mr. Speaker. I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question.

Mr. CONNIFF. Mr. Speaker, I rise to a question of personal privilege at this time for the following reason: In publishing an account of the investigation of lobbyists re-

cently directed by resolution of this House of Representatives, a publication known as the Times-Leader of Wilkes-Barre in my county, the county of Luzerne, took the liberty, or rather the license in its issue of Friday, June 20th of recording me as opposed to the adoption of the resolution and as having voted in the negative upon the consideration of the same. As a matter of fact when the said resolution was under consideration and voted upon I was absent from this House while acting as a member of the committee of the House appointed to investigate certain charges preferred against Judges Robert E. Umbel and J. Q. Van Swearingen of Fayette County, at Uniontown, Pennsylvania. Moreover, the said Times-Leader, in an apparent anxiety to discredit me before my constituents, printed in large display letters the words "Conniff on the negative" for no other reason that I can suggest than to satisfy the enmity toward me of one of the subordinates in the office of this newspaper. The publication has some circulation among my constituents and, therefore, I feel it obligatory upon me to rise to this question of personal privilege in order to contradict the fabrication invented and displayed to harm me politically and otherwise. If I had been present in the House at the time, I certainly would have voted in favor of the resolution.

The SPEAKER. The gentleman's statement will be entered upon the record, and his absence at the time in question is a matter of record in this House.

BILLS ON SECOND READING.

Mr. STEELE. Mr. Speaker, I desire to call up at this time Senate Bill No. 816, bills on second reading postponed for the present, on page 5 of today's calendar.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House resumed the second reading and consideration of House Bill No. 2193 (Senate No. 816), entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to locate construct maintain and operate a reservoir at or in the vicinity of the head waters of the Youghiogheny river upon lands situate wholly in this State or partly in this State and partly in the State of Maryland for the purpose of controlling and regulating the flow of the said Youghiogheny river and the river or rivers to which it is tributary defining the powers of said commission for the purpose providing for the payment of damages for property and rights taken in exercise of the right of eminent domain herein conferred and making an appropriation for carrying out the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2081 (Senate No. 1409), as follows:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth containing a population of not less than three hundred thousand nor more than one million as computed by the United States census of the year one thousand nine hundred and ten the county treasurer may be and he is hereby authorized and empowered to designate and appoint one person learned in the law to act as his solicitor. It shall be the duty of said solicitor to advise him upon all such legal matters as may be submitted to him and to conduct any litigation desired by said county treasurer. Said solicitor shall hold office at the pleasure of the county treasurer and shall receive such salary as the county Salary Board or in case there is no Salary Board the County Commissioners of the proper county shall allow to be paid out of the county funds

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2128 (Senate No. 1396), as follows:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Tabor Home for Children at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and thirteen for the following purposes namely

For the purpose of purchasing farm land the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2221 (Senate No. 1003), as follows:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Providence General Hospital of the city of Philadelphia and State of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen for the purpose of erection completion ad equipment of building or buildings for the said hospital the sum of twenty-five thousand dollars (\$25,000)

Provided That no part of the said sum of twenty-five thousand dollars (\$25,000) shall be paid by the State Treasurer until the treasurer of the said hospital and the trustees of the building fund thereof shall have filed with the Auditor General plans and specifications of a fireproof building or buildings suitable for the purpose of said hospital together with contracts in writing duly executed with good and satisfactory sureties for the erection and completion of the said building or buildings and shall have certified to the Auditor General under oath that in addition to the appropriation hereby made there has been paid in cash into the treasury of the said hospital or subscribed in good faith by good and responsible subscribers a sum sufficient to complete such building or buildings within the price named in such contract

For the purpose of maintenance for the two fiscal years beginning June one one thousand nine hundred and thirteen the sum of five thousand dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2203 (Senate No. 1068), as follows:

An Act providing for exhibits demonstrations and lectures by the Department of Agriculture and its Bureaus at County Fairs and other agricultural and horticultural exhibitions and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Agriculture acting through its different bureaus and otherwise is hereby authorized to prepare exhibits and make exhibitions and demonstrations and deliver addresses at county fairs and other agricultural and horticultural exhibitions in the State of Pennsylvania

Section 2 For this purpose the sum of twenty thousand dollars is hereby appropriated for the use of the Secretary of Agriculture in preparing caring for transporting showing and explaining such exhibits and giving such demonstrations and delivering such addresses at county fairs and other agricultural and horticultural exhibitions as may be thought best to promote agriculture in its various branches The Department of Agriculture shall prepare and give these exhibitions in the manner found most economical and efficient by said Department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2235 (Senate No. 1823), entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguarding the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2234 (Senate No. 1822), entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson County

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred sixty-five dollars and ninety-five cents (\$265.95) is hereby specifically appropriated to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county to partly reimburse it for amounts paid out by it as premiums on agricultural exhibits during the agricultural exhibition held in the year one thousand nine hundred and twelve in accordance with and relying on said act of Assembly

On the question,

Will the House agree to the section?

Mr. NEEL. Mr. Speaker, I desire to offer the following amendments:

The amendments were read by the Clerk as follows:

Also in section 1, line 5, by adding after the word "Punxsutawney" and word "Agricultural," and in the same section, line 6, by striking out after the word "Fair," the word "Land."

On the question,

Will the House agree to the amendments?

They were agreed to.

The section as amended was then agreed to.

The preamble was then read as follows:

Whereas Under the provisions of an act approved the thirteenth day of June one thousand nine hundred seven entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural association paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statement by the claimant or claimants with the county commissioners relative to said exhibition and providing for the repayment to the county by the State of the sum so paid" certain agricultural associations in each county receive indirectly from the Commonwealth one thousand dollars annually to reimburse them for premiums paid on agricultural exhibits and

Whereas Proceeding in anticipation of receiving its pro rata share of said amount from the Commissioner of Jefferson county the Punxsutawney Fair Land Association of Punxsutawney Jefferson county held in the year one thousand nine hundred twelve in the manner prescribed by law an agricultural exhibition and offered and paid large sums of money as premiums on agriculture exhibits and

Whereas Through inadvertance the said association failed to file its sworn statement with the commissioners of said county within the time required by law and thereby was prevented from receiving said pro rata share and

Whereas The amount still remaining unpaid of said sum of one thousand dollars is two hundred sixty-five dollars and ninety-five cents which is less than the amount actually paid out by said association as aforesaid as premiums on agricultural exhibits during said agricultural exhibition held in the year one thousand nine hundred twelve therefore

On the question,

Will the House agree to the preamble?

Mr. NEEL. Mr. Speaker, I desire to offer the following amendment:

The amendment was read by the Clerk as follows:

Amend the preamble line 17, page 2, by inserting between the words "Punxsutawney" and "Fair" the word "Agricultural," and by striking out the word "Land."

On the question,

Will the House agree to the amendment?

It was agreed to.

The preamble as amended was then agreed to.

The title of the bill was then read as follows:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

On the question,

Will the House agree to the title?

Mr. NEEL. Mr. Speaker, I desire to offer the following amendment:

The amendment was read by the Clerk as follows:

Amend the title by inserting between the words "Punxsutawney" and "Fair," the word "Agricultural," and by striking out the word "Land."

On the question,

Will the House agree to the amendment?

It was agreed to.

The title as amended was then agreed to.

On the question,

Will the House agree to the bill on second reading?

It was not agreed to.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2232 (Senate No. 1819), entitled:

An Act to confer additional powers upon mutual fire insurance companies

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2147 (Senate No. 781), entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2220 (Senate No. 876), as follows:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That candidates for the office of United States Senator shall be nominated and elected in the year next preceding the expiration of the term of office of the United States Senator whose successor is to be nominated and elected

Whenever a United States Senator is to be elected by any political party within the meaning of this act that is to say any party or body of electors one of whose candidates at either the general or municipal election preceding polled in each of at least ten counties of the State not less than two per centum of the largest entire vote cast in each of said counties for any candidate and polled a total vote in the State equal to at least two per centum of the largest entire vote cast in the State for any candidate at the last general election shall nominate its candidate for the office of United States Senator at the regular primary provided by law for the nomination of other candidates for the regular election in the year in which such United States Senator is to be elected and in no other manner except as herein provided Nothing herein contained shall prevent any body of electors not constituting a political party as above defined from nominating candidates by nomination papers as is now or may hereafter be provided by law

Section 2 On or before the ninth Saturday preceding the regular primary provided by law antecedent to the regular election at which a United States Senator is to be elected the Secretary of the Commonwealth shall send to the county commissioners of each county written notices that a United States Senator is to be nominated at such primary

Beginning not earlier than nine weeks nor later than eight weeks before the said primary the county commissioners of each county shall publish notice of the fact that a United States Senator is to be nominated at the ensuing primary which said notice shall contain the date of the primary and shall be inserted in two newspapers of general circulation published within the county wherever such course is possible at least once each week for three successive weeks

Section 3 The names of candidates for nomination for the office of United States Senator shall be printed upon the official ballot of a designated party at such primary upon the filing of nomination petitions in their behalf signed by qualified electors of the State and the filing of affidavits by the candidates as provided in this act and the name of no candidate shall be printed upon the official ballot of a politi-

cal party as hereinafter defined to be use at any primary unless petition and affidavit have been filed

(a) Each signer of a nomination shall sign but one such petition for the office of United States Senator and shall declare therein that he is a member of the party designated in such petition He shall also declare therein that he is a qualified elector of the county therein named and shall add his occupation and residence giving the city borough or township with street and number if any and shall also add the date of signing No nomination petition shall be circulated prior to sixty days before the last day on which such petition must be filed and no signature shall be counted unless it bears date within sixty days of the last date for filing the same Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State his residence giving the city borough or township with street and number if any that the signers signed with full knowledge of the contents of the petition that the respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors of the State

(b) Each candidate shall file with his nomination petition his affidavit stating his residence with street and number if any and his postoffice address his election district the name of the office for which he desires to be a candidate and that he is eligible for such office

(c) Nomination petitions in the case of candidates for the office of United States Senator shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth and shall be signed by at least one hundred duly qualified electors in each of at least ten counties of the State

Section 4 The Secretary of the Commonwealth immediately after the last day for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of the candidates of each party for said office with their respective residences and postoffice addresses as shown on their affidavits

Section 5 The names of candidates of each political party as herein defined filing petitions and affidavits as herein required shall be placed upon the ballots of the respective parties under the heading "United States Senator" in alphabetical order in the same manner as the names of other candidates to be voted for at said primary

Section 6 The county commissioners of each county shall make the proper certification of the returns of votes cast for candidates of the various political parties as herein defined for nomination for the office of United States Senator to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least twenty days prior to the date of the election

Candidates of the various political parties for nomination to the office of United States Senator who receive a plurality of votes of the party electors in the State at the primary shall be candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official ballots for use at the succeeding election under the heading of "United States Senator" as is now or may hereafter be required by law

In the case of a tie the candidates receiving the tie vote shall cast lots before the Secretary of the Commonwealth on the third Wednesday after the primary and the one to whom the lot shall fall shall be entitled to the nomination Provided however That in any case where the fact of a tie vote is not authoritatively determined until after the third Monday after the primary the day for casting lots shall be the second day after the fact of such tie vote is authoritatively determined If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the Secretary of the Commonwealth shall cast lots for him or them For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law

The vote for candidates for the office of United States Senator shall be counted certified computed and returned as is now or may hereafter be provided by law with respect to other offices filled by a vote of the electors of the State at large Provided however That the returns of the election of United States Senator shall be made to the Secretary of the Commonwealth who shall immediately tabulate and compute the same and upon the conclusion of said count certify the result thereof to the Governor who shall immediately issue a certificate of election under the seal of the Commonwealth duly signed by himself and attested by the Secretary of the Commonwealth and deliver the same to the candidate receiving the highest number of votes He shall also transmit the returns of said election to the President of the United States Senate

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law

Any candidate for nomination to the office of United States Senator to be voted for at a primary under this act may at any time before four o'clock of Wednesday next succeeding the last day fixed for filing nomination petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before any person competent to take acknowledgments of deeds within the State and filed with the Secretary of the Commonwealth The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify

to the county commissioners of the proper county a correct list of the candidates filing such request.

Section 7 Immediately upon the happening of a vacancy in the office of United States Senator the Governor of the Commonwealth shall make a temporary appointment to fill the vacancy until such time as said vacancy shall be filled by an election as herein provided. Whenever a vacancy shall happen in the representation of this Commonwealth in the Senate of the United States the said vacancy shall be filled for the unexpired term by the vote of the electors a special election held at the time of the next general or municipal election whose antecedent primary occurs at least sixty days after the happening of such vacancy and it shall be the duty of the Governor to issue writs of election accordingly. Candidates to fill vacancies in the office of United States Senator shall be nominated at said antecedent primary and elected at said special election in the same manner herein provided for the nomination and election of candidates for the full term.

Section 8 all acts or parts of acts inconsistent with this act be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2026 (Senate No. 884), entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the receiver of taxes in cities of the first class of this Commonwealth shall designate one of the registrars appointed by the Registration Commissioners for each election district in said cities who shall be one of the two registrars representing the majority party in said election district to be deputy poll tax collector for such district who shall receive poll taxes from persons who have been duly assessed in said district.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2163 (Senate No. 298), entitled:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland County was constructed and its preservation by this Commonwealth as a memorial of the high water mark of the war between the States and making an appropriation therefor.

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is hereby authorized and directed to appoint a commission who shall serve without compensation to be composed of three citizens of this Commonwealth one of whom shall be a resident of Dauphin county and one a resident of Cumberland county whose duty it shall be to purchase in the name of this Commonwealth the land in Cumberland county opposite the city of Harrisburg upon which during the war between the State and Fort Washington was constructed and to take such steps from time to time as shall be necessary to preserve said Fort Washington as a memorial of the highwater mark of the said war. Upon any vacancy occurring in such commission from any cause the Governor may fill such vacancy subject to the conditions aforesaid. In the event of the neglect or refusal of any such member to perform any duty herein prescribed such member may be removed by the Governor and the vacancy thus caused shall be filled as aforesaid.

Section 2 To carry out the purposes of this act the sum of twenty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated. All payments made hereunder shall be upon warrant of the Auditor General under such conditions as to title of the land and method of payment therefor as he may prescribe.

The preamble was read as follows:

Whereas The Confederate forces under General Robert E. Lee in the year one thousand eight hundred and sixty-three made a raid into the State of Pennsylvania and the skirmishers of his army reached a point within three miles of the city of Harrisburg and were driven back which skirmish was the highwater mark of the war of the Rebellion and

Whereas Hastily constructed intrenchments were thrown up on a bluff on the opposite side of the Susquehanna river from the city of Harrisburg in Cumberland county called Fort Washington and troops were rushed there to repel the invaders and save the capital city of the State from possible capture and destruction which happily was accomplished and the invasion culminated in the battle of Gettysburg a few weeks later and

Whereas After the flight of nearly fifty years these intrenchments are practically intact and are a silent reminder of the cannon that once crowned them and the brave men who rallied to the defense of the capitol of the State when it was in grave peril and

Whereas To the end that the land upon which this fort was located may be preserved for all times as a historic spot and destined in the years to come a place in the annals of this Commonwealth Therefore

On the question,

Will the House agree to the preamble?

Mr. WILDMAN. Mr. Speaker, I desire to offer the following amendment:

The amendment was read by the Clerk as follows:

Amend the preamble, line 21, page 2, by striking out the word "times" and inserting in lieu thereof, the word "time."

On the question,

Will the House agree to the amendment?

It was agreed to.

The preamble as amended was then agreed to.

The title of the bill was then read and agreed to as follows:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high-water mark of the war between the States and making an appropriation therefor.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2150 (Senate No. 1440), entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof" making further regulations in regard to fish.

On the question,

Will the House agree to the bill on second reading?

The Chair declared itself in doubt.

Whereupon a rising vote was taken, 80 voting in the affirmative and 24 in the negative, and the bill agreed to on second reading.

Ordered, To be transcribed for a third reading.

REPORT OF INVESTIGATING COMMITTEE.

Mr. HUMES. Mr. Speaker, I ask unanimous consent at this time to make a report of the Special Committee.

The SPEAKER. The Chair hears no objection and the report will be read.

Mr. HUMES. Mr. Speaker, the report is rather lengthy and the conclusion is that the facts shall be submitted to the Attorney General for an opinion, and if the House is willing, I would move the adoption of the report and its reference to the Attorney General in accordance with the recommendation of the Committee.

The SPEAKER. What was the investigation?

Mr. HUMES. It is the report on Senate Bill No. 819 of the Committee consisting of Mr. McNichol, Mr. Whitaker and myself to investigate alleged irregularities in the passage of a bill.

The SPEAKER. The regular procedure is to read the report.

Mr. HUMES. Mr. Speaker, I will withdraw my motion if the House desire it. I thought there was an evident inclination not to read it.

The SPEAKER. The motion was not seconded so far as the Chair is aware.

Mr. McNichol. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. ALLEN. Mr. Speaker, while I have no hesitancy in taking the suggestion of the gentleman from Crawford or the gentleman from Philadelphia, who signed the report with him, yet I do not like to go upon record in the support of carrying out the recommendation of a committee, without knowing the facts. I do not think that is hardly fair to the House, and as it is only four pages, if the reading Clerk is too tired, I will read it myself.

Mr. HUMES. Mr. Speaker, if it is the desire of the House to have the report read, with the consent of the gentleman who seconded the motion, I will withdraw it.

The SPEAKER. The Chair is of the opinion that if any member objects to the adoption of a motion without its being read, that the motion to do so ought not to be considered. The Clerk will read the report.

The Clerk then read the report as follows:

Harrisburg, June 24, 1913.

To the Honorables, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: Your committee appointed to investigate the matter of the regularity of the Proceedings incident to the passage of Senate Bill No. 819 which was approved by his Excellency, the Governor, on April 15, 1913, and being act bearing serial number 53 in the Pamphlet Laws of 1913, has the honor to submit the following findings of fact for the consideration of the House, and for such action as your honorable body shall see fit to take. Your committee called no witnesses, but bases its findings on the records of the House and Senate and voluntary statements of Senator Crow and William P. Gallagher.

It has not been the purpose or desire of your Committee to charge fraud against any individual, but only to ascertain the true facts relative to the procedure in the passage of the bill in question, and we feel warranted in suggesting to the House the importance of improving the present system of messaging bills from one branch of the General Assembly to the other, in order that such questions as are herein involved may be avoided. We believe that every bill should be duly attested or signed by the presiding officer of the branch passing it before it is messaged to the other branch.

Findings of Fact.

First—That the Senate Bill No. 819, was prepared at the Legislative Reference Bureau by direction of Willson P. Gallagher, Reading Clerk of the Senate, who informs your Committee that Senator Crow introduced the same in the Senate on March 31, 1913, in the name of and with the knowledge of Senator Catlin. Mr. Gallagher says that before the bill was introduced he inserted the words "or as soon thereafter as possible" in one of the triplicate copies but did not insert it in the copies which went to the printer and the newspaper men.

Second—That said bill was upon its introduction referred to the Committee on Judiciary Special, and was the same day reported back from that Committee by Mr. Crow having endorsed thereon the words "As Committed." Senator Crow says that the bill as introduced and reported contained the words "or as soon thereafter as possible" written in lead pencil.

Third—That thereupon the said bill was printed for the Senate file with Printer's No. 262, File Folio 1359.

Fourth—That said bill passed first reading in the Senate on March 31, 1913, passed second reading on April 1, 1913, and third reading and finally on April 2, 1913, whereupon it was messaged to the House of Representatives.

Fifth—That on each of the three readings in the Senate it appeared upon the calendar as Senate Bill No. 819, File Folio 1359, and when it reached the House it was referred to the Committee on Ways and Means, and on April 3, it was reported as committed.

Sixth—That it was on the first reading calendar of the House of Representatives on April 7 on page 14, and the Folio number on said calendar was 1359, on April 7, it passed first reading, on April 10 it appeared on page 13 of the second reading calendar and passed second reading without amendment, and said bill appeared on page 48 of the calendar on April 14, and on that date passed third reading and finally. In each instance where it appeared upon the House calendar it was designated by File Folio 1359.

Seventh—That Senate Bill No. 819, File Folio 1359 carried Printer's No. 262, and Senate Bill No. 819, File Folio 1821 carried Printer's No. 305.

Eighth—That Senate Bill No. 430 File Folio 1801, Printer's No. 302 and Senate Bill No. 77 File Folio 1809, Printer's No. 303 were both reprints of Senate Bills that were amended in the House of Representatives on April 3 and printed either on or subsequent to that date and Senate Bill No. 459, File Folio 1811, Printer's No. 304 was a bill reported out of the Committee on Elections as amended on April 2, and sent to the printer either on or subsequent to that date.

Ninth—That the File Folio 1821 of the copy of this bill bearing Printer's No. 305 is the Folio number which should appear on the bill given that Printer's number.

Tenth—That on April 3 two pages of amendments were inserted in bill bearing Printer's No. 302, and eight pages of amendments were contained in the bill bearing Printer's No. 304 on April 2.

Eleventh—That bills are given a printer's number in the order in which they are received at the printers, and the bills bearing Printer's No. 302, and 303 would therefore have been received by the printer either on or subsequent to

April 3, the date when amendments were inserted by the House of Representatives in bills bearing Printer's No. 302 and 303.

Twelfth—That Senate Bill No. 819, File Folio 1821, but the latter contains after the word "April," in line eight the words "or as soon thereafter as possible," which said words were not contained in the bill at File Folio 1359. That a copy of each bill is hereto attached and made a part of this report.

Thirteenth—That the bill certified to the Governor was the one bearing Printer's No. 305, File Folio 1821, and that the same was certified to the Secretary of the Commonwealth by Harmon M. Kephart, Chief Clerk of the Senate, on April 15, 1913, and was received at the Governor's Office at 8.30 P. M. on April 15, and was approved by him and returned to the Secretary of the Commonwealth the same evening.

Fourteenth—That the receipts in the hands of the printer for bills delivered to the Sergeant-at-Arms of the Senate and House of Representatives show that Senate Bill No. 819, File Folio 1359 were delivered to the Senate and House on April 1, the day after the same had passed first reading in the Senate.

Fifteenth—That the printer's receipts show that Senate Bill No. 819, File Folio 1821 was included in the receipt for bills delivered to the Senate and House of Representatives and signed by the Sergeant-at-Arms of the respective bodies on April 8, and that this particular bill was checked like all other bills delivered on this day and in accordance with the established practice. On the receipts, however, the check marks appear to have been erased and the erasure is apparent on the face of the receipt. Lead pencil marks have also been drawn through the figures 305 which constitutes the printer's number of this bill on said receipt of April 8, 1913. This printer's number has been added in lead pencil to the receipt of April 3, 1913, in both receipt books.

Sixteenth—That the bill in question was considered and passed first reading in the Senate before it was printed for the use of the members in violation of Section 2, Article 3, of the Constitution.

Seventeenth—That the bill that was printed for the use of the Senate and considered by them on second and third reading and final passage was Senate Bill No. 819, File Folio 1359.

Eighteenth—It appears to the Committee from an examination of the receipts that the reprinted bill File Folio 1821, Printer's No. 305 did not reach the files of either House until April 8, 1913, although on the present face of the receipts they show April 2, 1913.

Nineteenth—That the bill considered in the Committee on Ways and Means and reported back to the House on April 3 and passed first reading on April 7, in light of this fact must have been the bill at File Folio 1359, as it was the only bill printed up to that date for the use of the members.

Twentieth—That the House calendar which was used by the members of the House on April 10 and April 14 when said bill was passed second and third reading and finally respectively referred to File Folio 1359.

Twenty-first—That on April 14, Hon. William L. Adams made a motion fixing a special order for this bill, and the Legislative Journal of that date quotes Mr. Adams as designating this bill as Senate Bill No. 819, File Folio 1821 (See Legislative Journal, page 1763). Therefore when the bill passed second and third readings in the House, both the original print (1359) and the corrected reprint (1821) were on the files on April 10 and 14 and the former one was referred to by the calendar while the latter one was referred to by Mr. Adams in his motion for the special order of the day as shown in the Legislative Journal.

Twenty-second—Basing our opinion on the facts herein set forth, your Committee believes that Senate Bill No. 819, File Folio 1359 was the bill regularly referred to Committee in the House on April 2, and reported from Committee on April 3, and either this bill or the file folio 1821 was passed on second and third reading to the House, but neither form of the bill in question was printed for the use of the members of the Senate before it was considered in that body.

Your Committee, therefore, recommends that this report be referred by the House of Representatives to the Attorney General with the request that the Attorney General furnish an opinion as to whether or not, in light of these facts, said bill as approved is a law of this Commonwealth, and what, if any rights, the House has and what proceedings, if any, would be necessary to set aside and invalidate such act.

Respectfully submitted,

E. LOWREY HUMES,
SAMUEL A. WHITE,
THOMAS F. McNICHOL.

Mr. HUMES. Mr. Speaker, I now renew my motion for the adoption of the report, and that it be sent to the Attorney General as recommended in the report.

Mr. McNICHOL. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. RONEY asked and obtained unanimous consent to make a report from committee, as follows:

REPORT FROM COMMITTEE.

Mr. RONEY, from the Committee on Public Health and Sanitation, reported as amended, House Bill No. 2238 (Senate No. 1820), entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

Mr. RONEY asked and obtained unanimous consent to have the following bill read for the first time:

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2238 (Senate No. 1820), entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

RECESS.

Mr. HUMES. Mr. Speaker, I move that the House do now take a recess until 8.00 o'clock this evening.

The motion was agreed to, and, at 5.30 P. M., the House took a recess until 8.00 o'clock this evening.

AFTER RECESS.

The House reconvened at 8.00 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, June 24th, 1913.

Resolved (if the House concur), That the President Pro Tempore of the Senate shall appoint ten Senators and the Speaker of the House ten members of the House of Representatives, who together with the present President Pro Tempore of the Senate and the present Speaker of the House of Representatives, shall be additional members of the Panama-Pacific International Exposition Committee and who shall have all the rights and privileges of the original members of the said committee.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

The SPEAKER. The resolution will lie over for printing under the rules.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, June 24th, 1913.

Resolved (if the House of Representatives concur), That Senate Bill No. 77, entitled,

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity which was recalled from the Governor for the purpose of amendment, be returned to the Governor without amendment.

The SPEAKER. The question is, will the House concur in the resolution?

The resolution was concurred in.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, March 10, 1913.

Resolved, (if the House of Representatives concur), That the Committee to revise the Corporation and Revenue Laws of the Commonwealth be and it is hereby authorized to have printed three thousand (3000) additional copies of its last report, one thousand (1000) copies for the use of the Senate, twelve hundred and fifty (1250) copies for the use of the House of Representatives, two hundred and fifty (250) copies for the use of the Legislative Reference Bureau, and five hundred (500) copies for the use of the Committee, at a cost not of

exceed fifteen hundred dollars (\$1500), which shall be provided for in the General Appropriation Bill.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

The SPEAKER. The resolution will lie over under the rules for printing.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, March 10, 1913.

Whereas, The Committee to Revise the Corporation and Revenue Laws of Pennsylvania authorized by Concurrent Resolution of May twenty-fourth one thousand nine hundred and eleven (Pamphlet Laws 1151) has made a report of its investigations and findings to the present Legislature; and

Whereas, Owing to the many complex questions that have come before it for consideration and the great diversion of opinion as to the proper method of taxation, et cetera, it is deemed advisable to continue said investigation; therefore, be it

Resolved (if the House of Representatives concur), That the President Pro Tempore of the Senate shall appoint three members of the present Senate, and the Speaker of the House of Representatives shall appoint three members of the present House of Representatives, who, with the present President Pro Tempore of the Senate and the present Speaker of the House of Representatives, shall constitute a joint committee whose duty it shall be to further consider the laws of this Commonwealth relating to corporations and to revenue and the practical workings thereof and to make a final report thereof to the General Assembly in January, one thousand nine hundred and fifteen, together with a draft of such act or acts and such other recommendations as it may deem necessary to effect a uniform system of taxation on all subjects in Pennsylvania. Such Committee shall have power to elect its own Chairman, to sit after the adjournment of the Legislature to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid. Its expenditures shall be limited to the amount provided therefor in the General Appropriation Bill to be passed at this session of the Legislature, and shall be paid out of the State Treasury upon vouchers signed by the Chairman of said Committee.

Said Committee shall also have power to issue subpoenas signed by its Chairman, requiring the attendance of persons and the production of books and papers, which, in its judgment, will assist in the performance of its duties aforesaid.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

The SPEAKER. The resolution will lie over under the rules for printing.

SENATE MESSAGE.

AMENDMENTS TO SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate had concurred in the amendments made by the House of Representatives to Senate bills numbered and entitled as follows:

Senate Bill No. 59,

An Act supplementing an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and continuing the term existing associations and providing for certain additional officers in such associations

Senate Bill No. 158,

An Act to authorize the Board of Commissioners of every township of the first class to establish lights upon State highways and turnpike roads in such townships

Senate Bill No. 395,

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

Senate Bill No. 628,

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania located at Harrisburg

Senate Bill No. 763,

An Act to amend the act approved the twenty-third day of May one thousand nine hundred seven entitled "An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred and seven permitting husband and wife to testify and providing for the method of services of process"

Senate Bill No. 1280,

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

Senate Bill No. 1399.

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled "An Act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulating and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts"

SENATE MESSAGE.

SENATE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON
HOUSE BILL NO. 869.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the committee of conference on the subject of the differences existing between the two houses on bill numbered and entitled as follows:

House Bill No. 869,

An Act to amend an act entitled 'An Act regulating the confinement of children under the age of sixteen years awaiting trial' approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 1120.

An Act to amend section one of article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class

House Bill No. 1062.

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

House Bill No. 1303.

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Fort Trevorton and making an appropriation therefor

House Bill No. 1067.

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

House Bill No. 1614.

An Act authorizing the attachment of wages or salary upon judgments obtained for necessities limiting the amount of exemption to be claimed and providing for the payment of the costs

House Bill No. 1352.

An Act amending the second section of an act approved the thirteenth day of June one thousand eight hundred and thirty-

six entitled "An Act relating to roads highways and bridges by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort

House Bill No. 1016.

An Act authorizing the several Orphans' Courts to empower guardians and trustees of estates of minors to elect in writing to take land in fee which has been ordered to be sold by the provisions of any duly probated will in lieu of legacies bequeathed or distributable to said minors from the proceeds of such sale and validating certain elections to take land in lieu of legacies heretofore made pursuant to an order of court

House Bill No. 1311.

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away any part of any elevator or elevator equipment or elevator machinery

House Bill No. 1312.

An Act prohibiting the destruction damaging or tamering with or feloniously taking and carrying away of any part of any apparatus or equipment used by persons firms corporations or municipalities to convey alarms of fire or used to extinguish fire and providing a penalty

House Bill No. 2032.

An Act to validate affidavits and acknowledgments heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

House Bill No. 138.

A joint resolution making application to Congress under the provisions of Article Five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

House Bill No. 918.

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' court sales" which were not advertised in accordance with said act as amended

House Bill No. 1106.

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

House Bill No. 1576.

An Act to amend an act entitled "An Act authorizing corporations organized for profit to purchase hold sell assign transfer mortgage pledge or otherwise dispose of the shares of capital stock of or any bonds securities or evidences of indebtedness created by any other corporations" approved July second one thousand nine hundred one

House Bill No. 1620.

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

House Bill No. 1543.

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

House Bill No. 1627.

An Act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of this act and making provision for compelling the production of evidence and repealing existing laws

House Bill No. 996.

An Act to amend article six of an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June Anno Domini one thousand eight hundred and eighty-five so as to permit the heads of departments to each appoint one deputy

to sign warrants drawn in accordance with pay rolls and salary lists approved by the head of the department providing for the manner of appointing the deputies and the filing of pay rolls and salary lists so approved with the controller

House Bill No. 1656.

An Act providing for the annulment of charters of boroughs incorporated by decree of the court of quarter sessions and prescribing the manner and procedure necessary to secure such decree of annulment and providing for the revision to the original township of the property embraced within such borough

House Bill No. 1606.

An Act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making provisions for compelling the production of evidence and repealing existing laws

House Bill No. 1744.

A supplement to an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred seven

with information that the Senate has passed the same without amendment.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2156 (Senate No. 78), entitled:

An Act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—132.

Adams,	Ely,	Mannion,	Sassaman,
Ambler,	Ewing,	Martin,	Savacool,
Aron,	Forster, I. G.,	Mather,	Schaeffer, A. C.,
Barnes,	Foster, J. D.,	Matt,	Schuck,
Bass,	Frey,	McCaig,	Semmens,
Bayle,	Gearv,	McClintock,	Shaffer, I. E.,
Becker,	Gibson,	McDemott,	Smith, J. W.,
Benninger,	Good,	McKay,	Snyder,
Bergey,	Goss,	Mechling,	Speiser,
Bigger,	Gramley,	Mitchell,	Spillinger,
Bittles,	Gransback,	Moore,	Steele,
Blair, W. A.,	Gray, Joseph,	Morrow,	Stein,
Blair, W. F.,	Hackett,	Moses,	Strauss,
Body,	Haggerty,	Moulthrop,	Swartz,
Brownlee,	Heidinger,	Murphy,	Swift,
Burnett,	Herman,	Neel,	Thomas,
Campbell, J. J.,	Hibshman,	Neely,	Trach,
Carter,	Hobbs,	Newton,	Ulerich,
Cheeseman,	Howard, J.,	North,	Ulman,
Cleary,	Howard, R.,	O'Neill,	Walsh,
Cochran,	Humes,	Peachey,	Walton,
Conner,	Isler,	Pennegar,	Watson,
Conrade,	Irwin, G. C.,	Pennock,	Wettach,
Cox,	Kaiser,	Peters,	Whitaker,
Currier,	Kaufman,	Post,	Whitman,
Curry,	Keegan,	Ramsey,	Wildman,
Davis,	Keenort,	Redfield,	Wilson, J. H.,
DeFrees,	Kenna,	Reese,	Wilson, W. H.,
Donahoe,	Kern,	Rex,	Wiltbank,
Donnelly,	Klepper,	Rhoads,	Young, J. H.,
Dunn, J. A.,	Kuhn, H. P.,	Richards,	Zimmerman,
Ehrhardt,	Kuhns, E. G. M.,	Robinson,	Alter,
Eichenberger,	Lenker,	Roney,	Speaker.
	Lowers,	Runk,	

NAYS—12.

Benson,	Carson,	Jones, E. E.,	Metzenbacher,
Brosius,	Conniff,	Lohr,	Williams,
Caldwell,	Hemminger,	McAleer,	Young, G. K.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2157 (Senate No. 118), entitled:

An Act providing for the furnishing of a room in the building erected by the Women's Relief Corps in the Andersonville Prison grounds at Andersonville Georgia creating a commission for such purpose and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Adams,	Ehrhardt,	Lowers,	Rothenberger,
Allen,	Eichenberger,	Mannion,	Runk,
Ambler,	Ely,	Mather,	Sassaman,
Aron,	Ewing,	McAleer,	Savacool,
Arthur,	Forster, I. G.,	McAllister,	Schaeffer, A. C.,
Baldwin, G. A.,	Foster, J. D.,	McCaig,	Schuck,
Barnes,	Frey,	McClintock,	Semmens,
Bass,	Gans,	McDemott,	Shaffer, C. A.,
Bayle,	Geiser,	McKay,	Shaffer, I. E.,
Becker,	Gibson,	McNichol,	Smith, J. W.,
Benninger,	Goss,	Mechling,	Smith, L.,
Bergey,	Gramley,	Metzenbacher,	Snyder,
Bigger,	Gransback,	Miller,	Spangler,
Bittles,	Gray, Joseph,	Missimer,	Speiser,
Blair, W. A.,	Hackett,	Mitchell,	Spillinger,
Blair, W. F.,	Haggerty,	Moore,	Steele,
Body,	Heidinger,	Morrow,	Stein,
Brosius,	Hemminger,	Moses,	Stone,
Brownlee,	Herman,	Moulthrop,	Strauss,
Burnett,	Heyburn,	Murphy,	Swartz,
Caldwell,	Hibshman,	Neel,	Swift,
Campbell, C. M.,	Hobbs,	Neely,	Thomas,
Campbell, J. J.,	Howard, J.,	North,	Trach,
Carson,	Howard, R.,	O'Neill,	Ulerich,
Carter,	Humes,	Peachey,	Ulman,
Cleary,	Isler,	Pennegar,	Walsh,
Cochran,	Irwin, G. C.,	Pennock,	Walton,
Collins,	Jackson,	Perry, H. L.,	Watson,
Conner,	Jones, E. E.,	Peters,	Wettach,
Conniff,	Kaufman,	Post,	Whitaker,
Conrade,	Keegan,	Ramsey,	Whitman,
Cox,	Keenort,	Redfield,	Williams,
Currier,	Kern,	Reese,	Wilson, J. H.,
Curry,	Klepper,	Reeser,	Wilson, W. H.,
Davis,	Kuhn, H. P.,	Rex,	Wiltbank,
DeFrees,	Kuhns, E. G. M.,	Rhoads,	Young, G. K.,
Donahoe,	Lanius,	Richards,	Young, J. H.,
Donnelly,	Latshaw,	Robinson,	Zimmerman,
Down,	Lenker,	Rockwell,	Alter,
Dunn, H. B.,	Letzkus,	Roney,	Speaker.
Dunn, J. A.,	Light,		

NAYS—2.

Benson, Scott, S. B.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

REPORT FROM COMMITTEE.

Mr. FREY asked and received unanimous consent to report a bill from committee, as follows:

Mr. FREY, from the Committee on Insurance, reported as committed, Senate Bill No. 989 (House Bill No. 2247), entitled:

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation law of one thousand nine hundred and thirteen.

Mr. FREY. Mr. Speaker, I ask unanimous consent to have Senate Bill No. 989, just reported, read the first time.

The SPEAKER. Will the House give unanimous consent?

Mr. HUMES. Mr. Speaker, I would like to interrogate the gentleman from York.

The SPEAKER. Will the gentleman from York be interrogated?

Mr. FREY. Mr. Speaker, yes, sir.

Mr. HUMES. Mr. Speaker, I would like to inquire the purpose of introducing a bill relating to an act that has not passed and, as we are informed, will not pass?

Mr. FREY. Mr. Speaker, I believe that it will pass and this bill is based on the supposition that it will pass and it can then be used and will apply.

The SPEAKER. The Chair hears no objection. The Clerk will read the bill.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2247 (Senate No. 989) entitled:

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation law of one thousand nine hundred and thirteen

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Mr. SEMMENS. Mr. Speaker, I would like to know when this Committee on Insurance had a meeting to consider this bill?

The SPEAKER. The Chair has no information. The Chair takes bills from committee when reported by a member of the committee.

Mr. FREY. Mr. Speaker, I think it is up to me to explain why this bill was reported from committee. It is a companion bill to a bill introduced by Mr. Shern, and he is not here to take care of it and the Chairman of the Insurance Committee is not here and I have a petition signed by a majority of the members of the Committee on Insurance, and that is the reason there was no meeting of the Insurance Committee.

Mr. SEMMENS. Mr. Speaker, several of the members of the Insurance Committee are here and they have no knowledge of the meeting.

Mr. FREY. Mr. Speaker, there was no meeting.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1964 (Senate No. 220), entitled:

An Act making an appropriation to the General Braddock Memorial Park Association of Fayette county

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Adams,	Ewing,	Letzkus,	Rockwell,
Allen,	Flynn,	Light,	Roney,
Alworth,	Forster, I. G.,	Lohr,	Rothemberger,
Ambler,	Foster, J. D.,	Lowes,	Runk,
Aron,	Frey,	Malie,	Sassaman,
Arthur,	Gans,	Mannion,	Savacool,
Baldwin, G. A.,	Geary,	Martin,	Schaeffer, A. C.
Baldwin, R. J.,	Geiser,	Mather,	Schuck,
Barner,	Gibson,	Matt,	Scott, J. R. K.,
Bass,	Glenn,	McAleer,	Scott, S. B.,
Bayle,	Good,	McAllister,	Semmens,
Becker,	Goss,	McArdle,	Shaffer, C. A.,
Benninger,	Grabe,	McCaig,	Shaffer, I. E.,
Bergey,	Gramley,	McClintock,	Shern,
Berntheisel,	Gransback,	McDermott,	Sherwood,
Bigger,	Gray, Frank,	McKay,	Showeralter,
Biggles,	Gray, Joseph,	McNichol,	Smith, J. W.
Blair, W. A.,	Hackett,	Mechling,	Smith, L.,
Blair, W. F.,	Haggerty,	Mellott,	Snavelly,
Bleloch,	Heldinger,	Metzenbacher,	Snyder,
Body,	Hemminger,	Miller,	Spangler,
Brosius,	Herman,	Missimer,	Steedle,
Brown,	Hess,	Mitchell,	Steele,
Brownlee,	Heyburn,	Moore,	Stein,
Burnett,	Hibshman,	Morrow,	Stone,
Caldwell,	Hobbs,	Moultrop,	Strauss,
Campbell, C.M.,	Hoffman,	Murphy,	Swartz,
Campbell, J.J.,	Howard, J.,	Neel,	Swift,
Carson,	Howard, R.,	Neely,	Thomas,
Carter,	Humes,		Trach.
Cheeseman,			

Claycomb,	Isler,	North,	Ulerich,
Cleary,	Irwin, G. C.,	O'Neill,	Uman,
Cochran,	Irwin, H. H.,	Peachey,	Walnut,
Collins,	Jackson,	Pennegar,	Walsh,
Conner,	Jones, E. E.,	Pennock,	Walton,
Conniff,	Jones, J. R.,	Perry, H. L.,	Watson,
Conrade,	Kaiser,	Perry, S. J.,	Wettach,
Cox,	Kaufman,	Peters,	Whitaker,
Currier,	Keegan,	Piper,	Whitman,
Curry,	Keepert,	Post,	Wildman,
Davis,	Kenna,	Price,	Williams,
DeFrees,	Kennedy,	Ramsey,	Wilson, J. H.,
Dickinson,	Kern,	Redfield,	Wilson, W. H.,
Donahoe,	Kitts,	Reese,	Wiltbank,
Donnelly,	Klepper,	Reeser,	Young, G. K.,
Down,	Kuhn, H. P.,	Rex,	Young, J. H.,
Dunn, H. B.,	Kuhns, E.G.M.,	Rhoads,	Zimmerman,
Dunn, J. A.,	Lanius,	Richards,	Alter,
Ehrhardt,	Latshaw,	Robinson,	Speaker.
Eichenberger,	Lenker,		
Ely,			

NAYS—1.

Benson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2168 (Senate No. 401), entitled:

An Act making an appropriation to the Battlefield Commission of the Third Division Ninth Army Corps for the purpose of completing the printing binding and distribution of the said history to the surviving comrades of the Third Division

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ewing,	Letzkus,	Roney,
Allen,	Flynn,	Light,	Rothemberger,
Alworth,	Forster, I. G.,	Lohr,	Runk,
Ambler,	Foster, J. D.,	Lowes,	Sassaman,
Aron,	Frey,	Malie,	Savacool,
Arthur,	Gans,	Mannion,	Schaeffer, A. C.,
Baldwin, G. A.,	Geary,	Martin,	Schuck,
Baldwin, R. J.,	Geiser,	Mather,	Scott, J. R. K.,
Barner,	Gibson,	Matt,	Scott, S. B.,
Bass,	Glenn,	McAleer,	Semmens,
Bayle,	Good,	McAllister,	Shaffer, C. A.,
Becker,	Goss,	McArdle,	Shaffer, I. E.,
Benninger,	Grabe,	McCaig,	Sherwood,
Bergey,	Gramley,	McClintock,	Showalter,
Berntheisel,	Gransback,	McDermott,	Smith, J. W.,
Bigger,	Gray, Frank,	McKay,	Smith, L.,
Biggles,	Gray, Joseph,	McNichol,	Snavelly,
Blair, W. A.,	Hackett,	Mechling,	Snyder,
Blair, W. F.,	Haggerty,	Mellott,	Spangler,
Bleloch,	Heldinger,	Metzenbacher,	Speiser,
Body,	Hemminger,	Miller,	Spilling,
Brosius,	Herman,	Missimer,	Steedle,
Brown,	Hess,	Mitchell,	Steele,
Brownlee,	Heyburn,	Moore,	Stein,
Burnett,	Hibshman,	Morrow,	Stone,
Caldwell,	Hobbs,	Moses,	Strauss,
Campbell, C.M.,	Hoffman,	Moulthrop,	Swartz,
Campbell, J.J.,	Howard, J.,	Murphy,	Swift,
Carson,	Howard, R.,	Neel,	Thomas,
Carter,	Humes,	Neely,	Trach,
Cheeseman,	Isler,	North,	Ulerich,
	Irwin, G. C.,	O'Neill,	Uman,
	Irwin, H. H.,	Peachey,	Walnut,
	Jackson,	Pennegar,	Walsh,
	Jones, E. E.,	Pennock,	Walton,
	Jones, J. R.,	Perry, H. L.,	Watson,
	Kaiser,	Perry, S. J.,	Wettach,
	Kaufman,	Peters,	Whitaker,
	Keegan,	Piper,	Whitman,
	Keepert,	Post,	Wildman,
	Kenna,	Price,	Williams,
	Kennedy,	Ramsey,	Wilson, J. H.,
	Kern,	Redfield,	Wilson, W. H.,
	Kitts,	Reese,	Wiltbank,
	Klepper,	Reeser,	Young, G. K.,
	Kuhn, H. P.,	Rex,	Young, J. H.,
	Kuhns, E.G.M.,	Rhoads,	Zimmerman,
	Lanius,	Richards,	Alter,
	Latshaw,	Robinson,	Speaker.
	Lenker,	Rockwell,	
Ely,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2169 (Senate No. 429), entitled:

An Act making an appropriation to carry out the purpose of an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act making an appropriation for the erection of a proper fence or coping and payment to protect a monument erected near Petersburg Virginia by the Association of the Survivors of the Forty-eighth Regiment Pennsylvania Volunteers to commemorate the Battle of the Crater and providing for a commission and the expenses thereof to erect the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,	Ely,	Lohr,	Runk,
Allen,	Ewing,	Lowery,	Sassaman,
Alworth,	Flynn,	Malle,	Savacool,
Ambler,	Forster, I. G.,	Mannion,	Schaeffer, A. C.
Aron,	Foster, J. D.,	Martin,	Schuck,
Arthur,	Frey,	Mather,	Scott, J. R. K.,
Baldwin, G. A.,	Gans,	Matt,	Scott, S. B.,
Baldwin, R. J.,	Geary,	McAleer,	Semmens,
Barner,	Geiser,	McAllister,	Shaffer, C. A.,
Bass,	Gibson,	McArdle,	Shaffer, I. E.,
Bayle,	Glenn,	McCaig,	Sherwood,
Becker,	Good,	McClintock,	Showerder,
Benninger,	Grabe,	McDermott,	Showalter,
Berntheizel,	Gramley,	Mellott,	Smith, J. W.,
Bigger,	Gransback,	Mechling,	Smith, L.,
Bittles,	Gray, Frank,	Mellott,	Snavely,
Blair, W. A.,	Gray, Joseph,	Metzenbacher,	Spangler,
Blair, W. F.,	Hackett,	Miller,	Speiser,
Bleloch,	Haggerty,	Mitchell,	Steedie,
Body,	Heidinger,	Moore,	Steele,
Brosius,	Hemminger,	Morrow,	Stein,
Brown,	Herman,	Moses,	Stone,
Brownlee,	Hess,	Moulthrop,	Strauss,
Burnett,	Heyburn,	Murphy,	Strauss,
Caldwell,	Hibshman,	Neel,	Swartz,
Campbell, C.M.,	Hobbs,	Neely,	Swift,
Campbell, J.J.,	Hoffman,	North,	Thomas,
Carson,	Howard, J.,	O'Neill,	Trach,
Carter,	Howard, R.,	Peachey,	Ulerich,
Cheeseman,	Humes,	Pennegar,	Ulman,
Claycomb,	Isler,	Pennock,	Ulman,
Cleary,	Irwin, G. C.,	Perry, H. L.,	Walnut,
Cochran,	Irwin, H. H.,	Perry, S. J.,	Walsh,
Collins,	Jackson,	Peters,	Walton,
Conner,	Jones, E. E.,	Piper,	Watson,
Conniff,	Jones, J. R.,	Post,	Wettach,
Conrade,	Kaiser,	Price,	Whitaker,
Cox,	Kaufman,	Ramsey,	Whitman,
Currier,	Keegan,	Redfield,	Williams,
Curry,	Keeper,	Reese,	Wilson, J. H.,
Davis,	Kennedy,	Reese,	Wilson, W. H.,
DeFrees,	Kern,	Reese,	Wiltbank,
Dickinson,	Kitts,	Rex,	Young, G. K.,
Donahoe,	Klepper,	Rhoads,	Young, J. H.,
Donnelly,	Kuhns, E.G.M.,	Richards,	Zimmerman,
Down,	Lanius,	Robinson,	Alter,
Dunn, H. B.,	Latshaw,	Rockwell,	Speaker,
Dunn, J. A.,	Lenker,	Roney,	
Ehrhardt,	Letzkus,	Rothenberger,	
Eichenberger,	Light,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2170 (Senate No. 437), entitled:

An Act providing for the erection of a monument to the memory of Colonel Harry Boquet and his soldiers in the Bushby Run battlefield in Westmoreland county and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Adams,	Flynn,	Light,	Roney,
Allen,	Forster, I. G.,	Lohr,	Rothenberger,
Alworth,	Foster, J. D.,	Lowery,	Runk,
Ambler,	Frey,	Malle,	Sassaman,
Aron,	Gans,	Mannion,	Savacool,
Arthur,	Geary,	Martin,	Schaeffer, A. C.
Baldwin, G. A.,	Geiser,	Mather,	Schuck,
Baldwin, R. J.,	Gibson,	Matt,	Scott, J. R. K.,
Barner,	Glenn,	McAleer,	Scott, S. B.,
Bass,	Goss,	McAllister,	Semmens,
Bayle,	Grabe,	McArdle,	Shaffer, C. A.,
Becker,	Gramley,	McCaig,	Shaffer, I. E.,
Benninger,	Gransback,	McClintock,	Sherwood,
Berntheizel,	Gray, Frank,	McDermott,	Showerder,
Bigger,	Gray, Joseph,	McNichol,	Showalter,
Bittles,	Haggerty,	Mechling,	Smith, J. W.,
Blair, W. A.,	Heidinger,	Mellott,	Smith, L.,
Blair, W. F.,	Hemminger,	Metzenbacher,	Snavely,
Bleloch,	Herman,	Miller,	Snyder,
Body,	Hess,	Missimer,	Spangler,
Brosius,	Heyburn,	Mitchell,	Speiser,
Brownlee,	Hibshman,	Moore,	Spilling,
Burnett,	Hobbs,	Moses,	Steedie,
Caldwell,	Hoffman,	Moulthrop,	Steele,
Campbell, C.M.,	Howard, J.,	Murphy,	Stein,
Campbell, J.J.,	Howard, R.,	Neel,	Stone,
Carson,	Humes,	Neely,	Strauss,
Carter,	Isler,	North,	Swartz,
Cheeseman,	Irwin, G. C.,	O'Neill,	Swift,
Claycomb,	Jackson,	Peachey,	Thomas,
Cleary,	Jones, E. E.,	Pennegar,	Trach,
Cochran,	Jones, J. R.,	Pennock,	Ulerich,
Collins,	Kaiser,	Perry, H. L.,	Ulman,
Conner,	Kaufman,	Perry, S. J.,	Ulman,
Conniff,	Keegan,	Peters,	Walnut,
Conrade,	Keeper,	Piper,	Walsh,
Cox,	Kenna,	Post,	Walton,
Currier,	Kennedy,	Price,	Watson,
Curry,	Kern,	Ramsey,	Wettach,
Davis,	Kitts,	Redfield,	Whitaker,
DeFrees,	Klepper,	Reese,	Whitman,
Dickinson,	Kuhns, E.G.M.,	Reese,	Williams,
Donahoe,	Lanius,	Reese,	Wilson, J. H.,
Donnelly,	Latshaw,	Reese,	Wilson, W. H.,
Down,	Lenker,	Reese,	Wiltbank,
Dunn, H. B.,	Letzkus,	Reese,	Young, G. K.,
Dunn, J. A.,	Light,	Reese,	Young, J. H.,
Ehrhardt,		Reese,	Zimmerman,
Eichenberger,		Reese,	Alter,

NAYS—1.

Benson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2179 (Senate No. 778), entitled:

An Act providing for the erection upon the grounds of the Allegheny Arsenal at Pittsburgh of a monument in memory of the persons who lost their lives by an explosion in the arsenal in one thousand eight hundred sixty-two and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Adams,	Flynn,	Letzkus,	Robinson,
Allen,	Forster, I. G.,	Light,	Rockwell,
Alworth,	Foster, J. D.,	Lohr,	Roney,
Ambler,	Frey,	Lowery,	Rothenberger,
Aron,	Gans,	Malle,	Runk,
Arthur,	Geary,	Mannion,	Sassaman,
Baldwin, R. J.,	Geiser,	Martin,	Savacool,
Barner,	Gibson,	Mather,	Schaeffer, A. C.
Bass,	Glenn,	Matt,	Schuck,
Bayle,	Goss,	McAleer,	Scott, J. R. K.,
Becker,	Grabe,	McAllister,	Scott, S. B.,
Benninger,	Gramley,	McArdle,	Semmens,
Bergey,	Gransback,	McCaig,	Shaffer, C. A.,
Berntheizel,	Gray, Frank,	McClintock,	Shaffer, I. E.,
Bigger,		McDermott,	Sherwood,

Bittles,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C.M.,
Campbell, J.J.,
Carson,
Carter,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Ely,
Ewing,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Latshaw,
Lenker,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Mouthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rhoads,
Richards,
Richards,
Showalter,
Smith, J. W.,
Smith, L.,
Snavey,
Snyder,
Spangler,
Speiser,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, J. H.,
Young, G. K.,
Zimmerman,
Alter,
Speaker.

NAYS—1.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2185 (Senate No. 1168), entitled:

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barnes,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheisel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C.M.,
Campbell, J.J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Lenker,
Leslie,
Letzkus,
Light,
Lohr,
Lowers,
Malie,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Mouthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shamer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snavey,
Snyder,
Spangler,
Speiser,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, J. H.,
Young, G. K.,
Zimmerman,
Alter,
Speaker.

Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Latshaw,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, J. H.,
Young, G. K.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2190 (Senate No. 1466), entitled:

A joint resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the war of eighteen hundred and twelve

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barnes,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheisel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C.M.,
Campbell, J.J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Latshaw,
Lenker,
Letzkus,
Light,
Lohr,
Lowers,
Malie,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Mouthrop,
Murphy,
Neel,
Neely,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shamer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snavey,
Snyder,
Spangler,
Speiser,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, J. H.,
Young, G. K.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,
The House proceeded to the consideration on third reading of H. R. bill No. 1859 (Senate No. 642), as follows:

An Act providing for the expenses of county commissioners and county poor directors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever it shall be necessary for the county commissioners or county poor directors of the several counties of this Commonwealth to travel away from their respective county seats in the performance of any service required in the discharge of their official duties the said county commissioners or county poor directors shall be paid in addition to their salaries their necessary traveling expenses which shall include the cost of transportation meals and lodgings required by them on such trips and such necessary expenses when itemized shall be paid from the treasuries of the respective counties upon vouchers duly made therefore by the said county commissioners or county poor directors

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Adams,	Elchenberger,	Mannion,	Sassaman,
Aron,	Ewing,	Martin,	Savacool,
Arthur,	Flynn,	Mather,	Schaeffer, A. C.,
Barner,	Forster, I. G.,	Matt,	Schuck,
Bass,	Foster, J. D.,	McAleer,	Scott, J. R. K.,
Bayle,	Frey,	McArdle,	Scott, S. B.,
Benninger,	Gans,	McCaig,	Semmens,
Benson,	Gearly,	McClintock,	Shaffer, I. E.,
Bergey,	Geiser,	McDermott,	Smith, J. W.,
Bigger,	Gibson,	McKay,	Smith, L.,
Bittles,	Glenn,	Mechling,	Snyder,
Blair, W. A.,	Good,	Metzenbacher,	Spangler,
Blair, W. F.,	Gramley,	Missimer,	Speiser,
Body,	Gransback,	Mitchell,	Spillinger,
Brown,	Gray, Joseph,	Moore,	Steele,
Brownlee,	Hackett,	Morrow,	Stein,
Burnett,	Haggerty,	Moses,	Stone,
Caldwell,	Heidinger,	Moulthrop,	Strauss,
Campbell, C. M.,	Hemminger,	Neel,	Swartz,
Campbell, J. J.,	Herman,	Neely,	Swift,
Carson,	Heyburn,	North,	Thomas,
Carter,	Hibshman,	O'Neill,	Trach,
Cheeseman,	Hobbs,	Peachey,	Ulerich,
Cleary,	Humes,	Pennegar,	Ulman,
Cochran,	Isler,	Pennock,	Walsh,
Collins,	Irwin, G. C.,	Perry, H. L.,	Watson,
Conner,	Jackson,	Peters,	Wettach,
Conniff,	Kaiser,	Piper,	Whitaker,
Conrade,	Kaufman,	Post,	Whitman,
Cox,	Keegan,	Ramsey,	Wildman,
Currier,	Keepert,	Redfield,	Williams,
Curry,	Kenna,	Reese,	Wilson, J. H.,
Davis,	Kennedy,	Reeser,	Wilson, W. H.,
DeFrees,	Kuhn, H. P.,	Rex,	Wiltbank,
Dickinson,	Kuhns, E. G. M.,	Rhoads,	Young, G. K.,
Donahoe,	Latshaw,	Richards,	Young, J. H.,
Donnelly,	Lenker,	Robinson,	Zimmerman,
Dunn, H. B.,	Letzkus,	Rockwell,	Alter,
Dunn, J. A.,	Light,	Roney,	Speaker.
Ehrhardt,	Lohr,	Rothenberger,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

REPORTS FROM COMMITTEES.

Mr. BROWNLEE, from the Committee on Judiciary Special, reported as committed, House Bill No. 2237 (Senate No. 1344), entitled:

An Act to safeguard certain civil rights regardless of race creed or descent and to impose penalties for violation of this act

Mr. SPANGLER, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 514, entitled:

An Act supplementing and amending an act entitled "An Act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of

salaries, costs, and expenses thereof," approved June twenty-third, one thousand nine hundred and eleven, P. L., page 1123, by providing for election by the people in each county of a board of viewers.

Mr. STRAUSS, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 1711, entitled:

An Act to amend the fourth section of an act, entitled "An Act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs and expenses thereof," approved the twenty-third day of June Anno Domini one thousand nine hundred and eleven; providing for the payment of a per diem and mileage to viewers in counties containing less than one million inhabitants.

Mr. HEIDINGER, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 2244 (Senate No. 1873), entitled:

An Act providing for and giving power to the board of trustees of cemetery corporations to assess lot owners and to enforce the payment of the assessment

Mr. HEIDINGER, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 2080 (Senate No. 1408), entitled:

An Act relating to appeals from judgments rendered by a justice of the peace or alderman in actions of assumpsit or trespass providing for trial and judgment on appeals and for costs and abolishing the limitation of minimum amount involved in the action

Mr. E. G. M. KUHN, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 2210 (Senate Bill No. 1635), entitled:

An Act regulating the maintaining of stables or garages where under motor vehicles are kept or repaired for hire other than in townships of the second class vesting certain powers and duties in cities boroughs and first class townships in relation thereto and providing a penalty for violation of this act

Mr. MITCHELL, from the Committee on Judiciary Special, re-reported with a negative recommendation, House Bill No. 2194 (Senate Bill No. 1311), entitled:

An Act providing that hereafter in all cities of the third class in this Commonwealth the necessary taxes for county purposes shall be levied and assessed on the city assessments requiring the proper official in each of said cities to furnish annually to each of the counties in which such cities are situated a properly certified duplicate of said assessments making all of the occupations and property shown and contained in said assessments taxable for county purposes and directing that in each of said cities the assessments of said occupations and property heretofore made by said counties shall hereafter be discontinued and not made by said counties.

Mr. MITCHELL, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 2076 (Senate Bill No. 792), entitled:

An Act validating certain mechanic's claims filed in full compliance with the law but where no notice of the filing has been served on the owner.

Mr. BROWNLEE, from the Committee on Judiciary Special, re-reported with a negative recommendation, House Bill No. 1266, entitled:

An Act concerning the relations between attorney and client on suit being brought in any court of this Commonwealth and providing that the attorney shall have a lien for his compensation for his services upon the client's cause of action claim or counterclaim which shall attach to any reward, order, report, decision, compromise, settlement, verdict or judgment in the client's favor and the proceeds thereof in whosoever hands the same may be and which lien shall not be affected or defeated by any compromise or settlement between the parties before or after judgment.

Mr. LANIUS, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 1280, entitled:

An Act fixing the Compensation of the Assistant Librarian of the Senate and the Assistant Resident Clerk of the House of Representatives.

Mr. ARON, from the Committee on Judiciary General, reported with a negative recommendation, House Bill No. 372, entitled:

An Act to amend section four of an act, approved the twenty-third day of June, one thousand nine hundred and eleven, en-

titled "An Act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs and expense thereof.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1923 (Senate No. 392), as follows:

An Act amending section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to the reasonableness of the amount of license fees between the municipal corporations and telegraph telephone or light or power companies" extending the provisions thereof to street passenger railway motor traction gas or water companies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to the reasonableness of the amount of license fees between municipal corporation and telegraph telephone or light or power companies" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever hereafter any dispute shall arise between any township city borough or other municipal corporation of this State having authority under the law to charge a license fee against any telegraph telephone or light or power company occupying the highways of said municipality with its poles wires conduits or cables as to whether or not the amount of license fee named in any ordinance of said municipal corporation for the inspection and regulation of the said poles wires conduits or cables under its police powers is or is not reasonable either party may apply by petition to the court of common pleas of the county where said municipal corporation is situated to determine the said dispute Upon the filing of said petition setting forth the nature and character of the dispute and the facts bearing upon the question thus raised the said court shall issue a citation to the respondent commanding it to appear and answer the said petition at a time named and to abide by and obey the order of the court Said citation and a copy of said petition shall be served upon the respondent not less than fifteen days before the time fixed for answering To said petition the respondent shall make answer within the time fixed or such extension thereof as the court shall allow specifically answering the facts set forth in said petition and averring such other or further facts as it shall deem necessary for the proper determination of the said dispute At any time after the return day fixed in the said citation the said court shall upon application of either party fix a date for the hearing of the issue raised by said petition and answer and thereupon shall take the evidence and decide the said dispute in the way and manner provided by law for the hearing of cases in equity" is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever hereafter any dispute shall arise between any township city borough or other municipal corporation of this State having authority under the law to charge a license fee against any telegraph telephone light power street passenger railway motor traction gas or water company occupying the highways of such municipality with its poles wires conduits or cables as to whether or not the amount of license fee named in any ordinance of said municipal corporation for the inspection and regulation of the said poles wires conduits or cables under its police power is or is not reasonable either party may apply by petition to the court of common pleas of the county where said municipal corporation is situated to determine the said dispute Upon the filing of said petition setting forth the nature and character of the dispute and the facts bearing upon the question thus raised the said court shall issue a citation to the respondent commanding it to appear and answer the said petition at a time named and to abide by and obey the order of the court Said citation and a copy of said petition shall be served upon the respondent not less than fifteen days before the time fixed for answering To said petition the respondent shall make answer within the time fixed or such extension thereof as the court shall allow specifically answering the facts set forth in said petition and averring such other or further facts as it shall deem necessary for the proper determination of the said dispute At any time after the return day fixed in the said citation the said court shall upon application of either party fix a date for the hearing of the issue raised by said petition and answer and thereupon shall take the evidence and decide the said dispute in the way and manner provided by law for the hearing of cases in equity

Section 2 Section three which reads as follows

"Section 3 The said court in its decision of said dispute shall determine the amount of annual license fees which should be paid to the said municipal corporation in order to properly compensate it for the necessary cost of the services performed or to be performed by it for the inspection and regulation of the poles wires conduits or cables of the said telegraph telephone light or power company and

the amount thus determined shall be the maximum sum which the said municipal corporation shall be authorized to charge as license fees against such petitioning corporation" be and the same is amended to read as follows

Section 3 The said court in its decision of said dispute shall determine the amount of annual license fees which should be paid to the said municipal corporation in order to properly compensate it for the necessary cost of the services performed or to be performed by it for the inspection and regulation of the poles wires conduits cables pipes or mains of the said telegraph telephone light power street passenger railway motor traction gas or water company and the amount thus determined shall be the maximum sum which the said municipal corporation shall be authorized to charge as license fees against such petitioning corporation

Section 3 Section six which reads as follows

"Section 6 Nothing in this act contained shall be so construed as to alter or affect the duty of said telegraph telephone light or power company to properly erect or construct and maintain its poles wire conduits and tables or to relieve it from liability for negligence in regard thereto either primarily to the person injured or secondarily to the municipal corporation if judgment be recovered against it by the person injured by reason of such negligence" be amended so as to read as follows

Section 6 Nothing in this act contained shall be so construed as to alter or affect the duty of said telegraph telephone light power street passenger railway motor traction gas or water company to properly erect or construct and maintain its poles wires conduits cables pipes or mains or to relieve it from liability for negligence in regard thereto either primarily to the person injured or secondarily to the municipal corporation if judgment is recovered against it by the person injured by reason of such negligence

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—109.

Adams,	Ewing,	Keepert,	Ramsey,
Barner,	Flynn,	Kenna,	Reese,
Bass,	Forster, I. G.,	Kennedy,	Robinson,
Bayle,	Foster, J. D.,	Kern,	Rockwell,
Becker,	Frey,	Klepper,	Roney,
Benson,	Gans,	Kuhn, H. P.,	Schaeffer, A. C.,
Bergey,	Geary,	Kuhns, E. G. M.,	Scott, J. R. K.,
Bigger,	Geiser,	Letzkus,	Scott, S. B.,
Body,	Glenn,	Light,	Semmens,
Brown,	Good,	Lohr,	Smith, L.,
Brownlee,	Goss,	Malle,	Snyder,
Caldwell,	Grabe,	Mannion,	Spangler,
Campbell, J. J.,	Gramley,	Mather,	Spillinger,
Carter,	Hackett,	McCaig,	Steele,
Cheeseman,	Haggerty,	McKay,	Stein,
Cleary,	Hemmlinger,	McNichol,	Swartz,
Conner,	Herman,	Metzenbacher,	Thomas,
Conniff,	Hess,	Miller,	Ulerich,
Conrade,	Heyburn,	Missimer,	Ulman,
Cox,	Hibshman,	Moore,	Walsh,
Currier,	Howard, J.,	Morrow,	Watson,
Curry,	Howard, R.,	Moses,	Whitaker,
Davis,	Humes,	Musser,	Whitman,
Dickinson,	Isler,	Neel,	Wildman,
Down,	Jackson,	Neely,	Williams,
Ehrhardt,	Kaiser,	North,	Wilson, J. H.,
Fichenberger,	Kaufman,	Peters,	Young, J. H.,

NAYS—27.

Allen,	Irwin, G. C.,	Peachey,	Smith, J. W.,
Alworth,	Lenker,	Pennegar,	Stone,
Blair, W. A.,	Matt,	Pennock,	Trach,
Brosius,	McAleer,	Post,	Wiltbank,
Dunn, H. B.,	McDermott,	Sassaman,	Zimmerman,
Heidinger,	Mitchell,	Shaffer, I. E.,	Alter,
Hobbs,	O'Neill,		Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2141 (Senate No. 1373) as follows:

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganization merger or consolidation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That upon the formation or reorganization of any stock corporation under the laws of this Commonwealth

now or hereafter in force or upon the merger or consolidation thereunder of two or more such corporations provision may be made for the issuance of the shares of stock of such corporation other than preferred stock having a preference as to principal without any nominal or par value by stating in the certificate of incorporation or reorganization or in the joint agreement of merger and consolidation

(a) The number of shares that may be issued by the corporation and if any of such shares be preferred stock the preferences thereof If such preferred stock or any part thereof shall have a preference as to principal the certificate shall state the amount of such preferred stock having such preference the particular character of such preferences and the amount of each share thereof which shall be five dollars or some multiple of five dollars but not more than one hundred dollars

(b) The amount of capital with which the corporation will carry on business which amount shall be not less than the amount of preferred stock (if any) authorized to be issued with a preference as to principal and in addition thereto a sum equivalent to at least two dollars for every share authorized to be issued other than such preferred stock but in no event shall the amount of such capital be less than one thousand dollars

Such statements in the certificate shall be in lieu of any statements prescribed by the law under which the corporation shall have been formed or reorganized merged or consolidated as to the amount or the maximum amount of its capital stock or the number of shares into which the same shall be divided or the amount or the par value of such shares

Section 2 Each share of such stock without nominal or par value shall be equal to every other share of such stock subject to the preferences given to the preferred stock if any authorized to be issued Provided however That the voting power of the different classes of stock (whether preferred or common) to be issued hereunder may be so regulated in accordance with the Constitution of this Commonwealth as may be provided in the certificate of incorporation or reorganization or in the joint agreement of merger and consolidation or in the by-laws of the corporation

Section 3 Every certificate for such shares without nominal or par value shall have plainly written or printed upon its face the number of such shares which it represents and no such certificate shall express any nominal or par value of such shares The certificates for preferred shares shall state briefly any rights given to the holders of such shares in preference to the holders of other shares

Section 4 Such corporation may issue and may sell its authorized shares from time to time for such consideration as may be prescribed in the certificate of incorporation or reorganization or in the joint agreement of merger or consolidation or as from time to time may be fixed by the board of directors pursuant to authority which authority may be conferred upon the board of directors in such certificate or agreement or in such certificate or agreement shall not so provide then pursuant to authority of the holders of two-thirds of each class of shares then outstanding given at a meeting called for that purpose in such manner as shall be prescribed by the by-laws

Section 5 Any and all shares issued as permitted by this act shall be deemed fully paid and non-assessable and the holder of such shares shall not be liable to the corporation or to its creditors in respect thereof

Section 6 No corporation authorized to issue stock without par value in pursuance of this act shall begin to carry on business or shall incur any indebtedness until the amount of its capital as stated in pursuance of this act shall have been fully paid in cash or in property taken at its actual value Provided That nothing in this act shall be held to exempt any corporation from the payment of ten per centum of its capital in cash as now required by law The directors of the corporation in whose administration any indebtedness has been incurred in violation of this section except those who may have caused their dissent therefrom to be entered on the minutes of such directors at the time or who being absent when such action was taken shall have filed their objections with the secretary of the corporation upon learning of such action shall be liable jointly and severally for such indebtedness but no action shall be brought under the foregoing provision of this section unless within one year after the indebtedness shall have been incurred the creditor shall have served upon the director written notice of intention to hold him personally liable for such indebtedness Any director who because of any such liability under this section shall pay any indebtedness of the corporation shall be subrogated to all rights of the creditor in respect thereof against the corporation and its property and also shall be entitled to contribution from all other directors of the corporation similarly liable for the same indebtedness and the personal representative of any such director who shall have died before making such contribution

Section 7 No such corporation shall declare any dividend which shall reduce the amount of its capital below the amount stated in pursuance of this act as the amount of capital with which the corporation will carry on business In case any such dividend shall be declared the directors in whose administration the same shall have been declared except those who may have caused their dissent therefrom to be entered upon the minutes of such directors at the time or who being absent when such action was taken shall have filed their objections with the secretary of the corporation upon learning of such action shall be liable jointly and severally to such corporation and to the creditors thereof to the full amount of any loss sustained by such corporation or by its creditors respectively by reason of such dividend with rights of subrogation and contribution as provided in section six hereof

Section 8 Any corporation having shares without par value in pursuance of this act may increase or reduce the number of shares which it may issue or may increase or reduce the amount of its stated capital in the manner and subject to

the terms and conditions now provided by law for the increase or reduction of the capital stock of a similar corporation having shares with a par value Provided however That the stated capital as increased or reduced shall be in compliance with the provisions of section one sub-division (b) hereof In case consent is given to an increase of stated capital or to an increase of the number of shares that may be issued the resolutions of directors and stockholders declaring such purpose and consenting to such increase included in the return filed in the office of the Secretary of the Commonwealth shall specify the amount of such authorized increase of stated capital if any and the number of additional shares authorized

Section 9 The bonus required by law to be paid upon the authorized capital stock of a corporation shall in the case of a corporation issuing shares without par value be paid upon the amount of capital with which the corporation carries on business as stated pursuant to section one sub-division (b) of this act and upon any increase thereof

Section 10 No corporation which shall issue shares without par value in pursuance of this act shall be authorized to issue any shares except as herein prescribed

Section 11 For the purpose of any rule of law or of any statutory provision (other than the provisions of this act) relating to the amount of the capital stock of a corporation or the amount or par value of its shares the aggregate amount of the capital stock of any such corporation having power hereunder to issue shares without nominal or par value shall be deemed to be the aggregate amount specified in the certificate or certificates or the joint agreement filed in pursuance of this act as the amount of capital with which the corporation shall carry on business the amount or the par value of each share of preferred stock having a preference as to principal shall be deemed to be the amount thereof so specified and the amount or the par value of each other share shall be deemed to be an aliquot part of the aggregate capital so specified in excess of the specified amount (if any) of the preferred stock therein authorized to be issued with a preference as to principal In any case where under existing law corporation is required to make return to any public officer stating the rate percentum of dividends declared within any stated period a corporation having shares without par value shall make return of the amount per share of dividends declared within such period

Section 12 Except as otherwise provided by this act corporations issuing shares without par value under the provisions hereof shall be and remain subject to the laws of the Commonwealth now or hereafter in force relating to the formation and regulation of such corporations and all other laws applicable thereto

Section 13 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Adams,	Donahoe,	Kuhns, E.G.M.,	Robinson,
Alworth,	Donnelly,	Lanius,	Rockwell,
Ambler,	Down,	Lenke,	Roney,
Aron,	Dunn, J. A.,	Leslie,	Rothenberger,
Arthur,	Ehrhardt,	Letzkus,	Runk,
Baldwin, G. A.,	Gly,	Light,	Sassaman,
Baldwin, R. J.,	Gwing,	Lohr,	Savacool,
Bass,	Flynn,	Lowers,	Schaeffer, A. C.,
Bayle,	Forster, I. G.,	Mannion,	Schuck,
Becker,	Frey,	Martin,	Scott, J. R. K.,
Benninger,	Gans,	Mather,	Scott, S. B.,
Benson,	Good,	Matt,	Semmens,
Berntheisel,	Grabe,	McAleer,	Shaffer, I. E.,
Bigger,	Gramley,	McClintock,	Sherwood,
Bittles,	Gransback,	McDermott,	Showalter,
Blair, W. A.,	Gray, Joseph,	McNichol,	Smith, J. W.,
Blair, W. F.,	Hackett,	Mechling,	Smith, L.,
Brosius,	Haggerty,	Metzenbacher,	Snrder,
Brown,	Heidinger,	Miller,	Spangler,
Brownlee,	Hemminger,	Missimer,	Speiser,
Burnett,	Herman,	Moore,	Steele,
Caldwell,	Heyburn,	Morrow,	Steele,
Campbell, C. M.,	Hibshman,	Moses,	Stone,
Carson,	Hobbs,	Murphy,	Swartz,
Carter,	Howard, J.,	Neel,	Thomas,
Cheeseman,	Howard, R.,	North,	Trach,
Claycomb,	Humes,	O'Neill,	Ulman,
Cleary,	Isler,	Peachey,	Walnut,
Collins,	Irwin, G. C.,	Pennegar,	Walton,
Conner,	Irwin, H. H.,	Pennock,	Watson,
Conniff,	Jackson,	Perry, S. J.,	Wettach,
Conrade,	Kaiser,	Peters,	Whitman,
Cox,	Kaufman,	Piper,	Williams,
Currier,	Kenna,	Ramsey,	Wilson, J. H.,
Curry,	Kennedy,	Reese,	Wiltbank,
Davis,	Kern,	Reeser,	Young, J. H.,
DeFrees,	Kitts,	Rex,	Zimmerman,
Dickinson,	Kuhn, H. P.,	Richards,	Alter,

NAYS—7.

Barner,	McDermott,	Musser,	Wilson, W. H.,
Keegan,	McKay,	Strauss,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1334 (Senate No. 76) entitled

An Act providing for the report to the Auditor General and escheat to the Commonwealth under certain conditions of deposits of money stocks bonds notes papers and other securities and all other valuables of the same or any other kind for safe keeping and stocks and dividends and the principal of bonds notes certificates and of all and any other kinds of indebtedness of corporations limited partnerships and partnership associations and providing for the enforcement of the same and for the inspection by the bank examiners under the direction of the Commissioner of Banking of the books accounts documents and papers of banks trust companies safe deposit companies and all persons partnerships and corporations required to make such report making it the duty of the Commissioner of Banking to report the results of such examination to the Auditor General and prohibiting the payment of fees to informants in certain cases and fixing the fees or compensation of escheators and repealing all acts inconsistent herewith or supplied hereby

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every bank savings institution trust company safe deposit company and every person firm and corporation receiving deposits of money shall in the month of January in every year hereafter file with the Auditor General a report under oath of all deposits of money with the interest and profits accrued thereon which have not been increased or diminished or credited with interest in the pass book at the request of the depositor within seven years last preceding such report Such report shall show the amount of such deposit of money and the name and address of the depositor Provided that the provisions of this act shall not apply to savings institutions savings banks savings funds or savings deposits which are now otherwise regulated by law

Section 2 Every person firm and corporation in this Commonwealth receiving deposits of money stocks bonds notes papers and other securities or other valuables of the same or any other kind for the safe keeping shall in the month of January in every year hereafter file with the Auditor General a report under oath of all such deposits to which access has not been actually had by the owner or owners thereof within seven years last preceding such report Such report shall give the names and addresses of the depositors and the nature and amount of the deposit if known

Section 3 Every corporation limited partnership and partnership association organized under the laws of this Commonwealth shall in the month of January in every year hereafter file with the Auditor General a report under oath of one of its executive officers having personal knowledge thereof of the names and addresses of all stockholders to whom a dividend or dividends shall have been declared and who have not claimed the same for seven years next preceding together with the amount of such dividend and the kind and number of shares on which the same shall have been declared and also the names and addresses of all holders of bonds notes certificates and of all and any other kinds of indebtedness of said corporations limited partnerships and partnership associations who shall not have claimed for seven years next preceding the principal or interest due on the same together with the amount of such interest and of the principal of such bonds notes certificates and other kinds of indebtedness Should the names and addresses of said stockholders of such bonds notes certificates and other kinds of indebtedness be unknown to the executive officers of any such corporation limited partnership or partnership association a report shall nevertheless be filed as hereinbefore provided setting forth the amount and nature thereof and all other information in the possession of such corporation limited partnership or partnership association concerning said stocks bonds notes certificates and other kinds of indebtedness.

Section 4 Such reports shall be preserved by the Auditor General in his office for his information and he shall keep for his information an index of the names of all persons so reported to him the amount and nature of the property involved and the person or corporation reporting it

Section 5 When any such deposit of money, stocks, bonds, notes, papers, securities, valuables, stock dividends, or principal or interest of indebtedness as aforesaid, shall have been so reported to the Auditor General for seven successive years, the same, together with the interest and profits accrued thereon, shall escheat to the Commonwealth, and the Auditor General shall appoint an escheator to conduct the proceedings for the escheat of the same in the manner provided by law in cases of escheat, and the same, or the proceeds thereof, shall pursuant to an adjudication of escheat, be paid into the state treasury for the use of the State, and a record of such escheat and payment shall be made by the Auditor General in said index.

At any time within seven years after such payment of such deposit of money dividend or interest or principal of any such bonds notes certificates or other kinds of indebtedness of such corporations limited partnerships and partnership associations to the State Treasurer the persons who would have been the lawful owners of such deposit dividend or interest or principal of any such bonds notes certificates or other kinds of indebtedness had it not been so paid or their legal representative shall receive the same out of the State Treasury out of the moneys otherwise unappropriated upon the warrant of the Auditor General on the State Treasurer upon the production to the Auditor General of satisfactory proof of such ownership

Section 7 No fee shall be paid to any informant for information leading to the escheat of any property concerning which a report is required to be made by this act The escheator in all cases of escheat shall be paid five per centum of all moneys paid into the State Treasury by reason of such escheats together with all expenses incurred by him for in and about the production of the escheat and the performance of the duties imposed upon him by law

Provided however that this act shall not apply to or affect any proceedings in escheat pending in any court of this Commonwealth providing that in such proceedings evidence has prior to the passage of this act been adduced upon which such court may determine whether such escheat has occurred and in all of such cases the informant and the escheator shall be recompensed in accordance with existing law

Section 8 The failure to make any report required by this act shall subject the person firm corporation limited partnership or partnership association so failing to a penalty of fifty dollars a day for each day such failure continues to be recovered by the Commonwealth The failure to pay to the State Treasurer any such deposit of money or dividend or interest or principal of any bond note certificate or all or any other kind of indebtedness of such corporation limited partnership or partnership association upon demand shall render the person firm corporation limited partnership or partnership association upon demand pursuant to an adjudication of escheat shall render the person firm corporation limited partnership or partnership association to refusing liable to an action by the Commonwealth to recover such deposits with interest at twelve per centum per annum

Section 9 Nothing in this act shall be construed to prevent the escheat of property to the Commonwealth in any way otherwise provided by law for lack of next of kin or a known owner

Section 10 It shall be the duty of the bank examiners under the direction of the Commissioner of Banking to examine from time to time the books accounts documents or papers of every bank saving institution trust company safe deposit company and every person partnership and corporation required by this act to make report to the Auditor General for the purpose of ascertaining the accuracy and completeness of such report and all the facts with respect to the subject matter set forth therein after such report has been made to the Auditor General and also for the purpose of ascertaining whether the provisions of this act requiring the making of such reports have been complied with and the Commissioner of Banking shall report the result of such examination to the Auditor General And if any bank saving institution trust company safe deposit company or any person partnership or corporation shall refuse to permit any bank examiner to inspect the books accounts documents or papers as required by this act the Commissioner of Banking may apply by petition in the name of the Commonwealth to the court of common pleas of the county in which such refusal shall take place and the court shall make such order on reasonable notice as shall compel compliance with the law and the violation of such order shall be a contempt of such court and punishable as such

Section 11 The following acts and parts of acts be and the same are hereby repealed

An Act entitled "An Act requiring banks and other corporations to give notice of unclaimed dividends deposits and balances in certain cases" Approved March sixth one thousand eight hundred and forty-seven

Section fifty-two of the act entitled "An Act regulating banks" Approved April sixteenth one thousand eight hundred and fifty

An act entitled "An Act relating to the return of moneys escheated to the Commonwealth" Approved June fourth one thousand eight hundred and eighty-five

An Act entitled "An Act to amend the first section of an act entitled 'An Act relating to the return of moneys escheated to the Commonwealth' approved the fourth day of June Anno Domini one thousand eight hundred and eighty-five extending the same to certain other cases of escheat" Approved June twenty-fifth one thousand eight hundred and ninety-five and all other acts or parts of acts inconsistent with the provisions of this act or supplied hereby be and the same are hereby repealed

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. RONEY. Mr. Speaker, this bill and the bill following perhaps at this time justify a brief explanation. Some time ago two bills were introduced to repeal two acts passed by the Legislature in 1911 and one bill amending in five sections the Act of 1899 and the other authorizing the Auditor General to appoint expert examiners to inquire into and investigate into the various trust companies and depositories throughout the State and for the purpose of extending the same to the cases of escheat. After consideration of these bills, particularly the bill which amended in five sections the Act of 1899, it was decided that it would not be good policy to put forward these repealers as it would seriously affect the general body of the escheat law. The two bills which has passed the Senate were utilized for the purpose of touching the best features of the escheat Act of 1911; they providing a new system of requiring reports from the various financial institutions throughout the State. In order to make it effective, the procedure of

bringing that about, under this bill or the following bill, they being twin bills and they should be explained together for the purpose of saving the time of the House, the examiner is required to report to the Auditor General where he finds any funds subject to escheat. Under the Act of 1911, before this bill was introduced, eight hundred thousand dollars of that fund, that will reach possibly two million dollars in the end, would be diverted from the State Treasury and the school fund to which all escheat money goes and would be given to private informers and escheaters. and it so happens that under the present condition of affairs wherever some three or four men had lodged information against every trust company of the State, eight hundred thousand dollars of money that should go to the education of school children of the State would have to be diverted from this proper purpose and handed over to some few individuals. These two bills were given very careful attention. They now provide, briefly, this: That all institutions shall report once a year for seven years where a beneficiary or a syndicate trust shall have been announced for a period of seven years or shall have made no payment upon that fund for seven years. What do we do? We put the burden on every trust company and we penalize them by adding a twelve per cent. penalty. In addition to that for the purpose of making this a satisfactory piece of legislation we require the banking examiner who knows the persons to report to the Auditor General so that absolute tab can be kept on all property subject to escheat. We have also made the further appropriation that in cases of purely private information that is where a man or person were given escheat there shall be in all cases a payment of five per cent. of the funds. That required a report of all those institutions and we cover all the money with the single exception of the five per cent. paid to the escheater. With the exception of the five per cent. thus paid, the money is turned into the State Treasury and then under the School Code of 1911 we turn it back to the school fund for the education of the children of the State. A few weeks ago there was some apprehension on the part of some of the members of the House regarding this proposed escheat legislation. I want to assure you that the Act of 1899 is left alone excepting so far as it is amended by these two bills. These bills are now in the position of offering this alternative—shall every penny go to the school children of the State or shall the Act of 1911 stand so that it will be utilized for the purpose of giving some four or five men some eight hundred thousand dollars. That is money that we should give to the school children of the State. I ask that these bills in their present shape be supported. They are carefully worded and carefully drawn and I hope that this Legislature will give them unanimous support.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Adams,	Ehrhardt,	Kuhn, H. P.,	Roney,
Alworth,	Eichenberger,	Latshaw,	Rothenberger,
Ambler,	Ely,	Lenker,	Sassaman,
Aron,	Ewing,	Lohr,	Savacool,
Arthur,	Forster, I. G.,	Mannion,	Schaeffer, A. C.,
Barner,	Foster, J. D.,	Martin,	Schuck,
Bass,	Frey,	Mather,	Scott, S. B.,
Bayle,	Gans,	McAleer,	Semmens,
Becker,	Geary,	McAllister,	Shaffer, C. A.,
Benson,	Geiser,	McCaig,	Shaffer, I. E.,
Bergey,	Gibson,	McClintock,	Smith, J. W.,
Bigger,	Glenn,	McDermott,	Smith, L.,
Bitles,	Good,	McKay,	Snyder,
Blair, W. A.,	Gramley,	McNichol,	Spangler,
Blair, W. F.,	Gransback,	Mechling,	Speiser,
Body,	Hackett,	Missimer,	Spillinger,
Brosius,	Haggerty,	Mitchell,	Steele,
Brown,	Heldinger,	Moore,	Stone,
Brownlee,	Hemminger,	Moses,	Strauss,
Burnett,	Herman,	Moulthrop,	Swartz,
Caldwell,	Hess,	Murphy,	Swift,
Campbell, C. M.,	Heyburn,	Musser,	Thomas,
Campbell, J. J.,	Hibshman,	Neel,	Trach,
Carson,	Hobbs,	Narbaker,	Ulerich,
Carter,	Hoffman,	North,	Uman,
Claycomb,	Howard, J.,	O'Neill,	Walsh,
Cleary,	Howard, R.,	Peachey,	
Cochran,	Humes,	Pennegar,	Watson,
Collins,	Isler,	Pennock,	Wettach,
Conner,	Irwin, G. C.,	Peters,	Whitaker,
Conniff,	Jackson,	Piper,	Whitman,

Conrade,	Jones, J. R.,	Post,	Wildman,
Cox,	Kaiser,	Price,	Williams,
Currier,	Kaufman,	Ramsey,	Wilson, J. H.,
Curry,	Keegan,	Redfield,	Wilson, W. H.,
Davis,	Keepert,	Reese,	Wiltbank,
McKinson,	Kenna,	Rex,	Young, G. K.,
Donahoe,	Kennedy,	Rhoads,	Young, J. H.,
Donnelly,	Kern,	Richards,	Zimmerman,
Down,	Kitts,	Robinson,	Alter,
Dunn, J. A.,	Kiepper,	Rockwell,	Speaker.

NAYS—5.

Gray, Joseph, Light,
Letzkus,

Neely,

Wettach,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1332 (Senate No. 73), as follows:

An Act to amend section two and sections three and five as heretofore amended of an act entitled "An Act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" approved the second day of May one thousand eight hundred and eighty-nine extending the same to other cases of escheat and to supplement the said act by requiring reports to be made to the Auditor General of property liable to escheat and for the inspection by and the direction of the Auditor General of the books accounts documents and papers of persons and corporations required to make such report fixing the fees and compensation of escheators in all cases fixing the fees or compensation of the informant and in certain cases prohibiting the payment of any fees or compensation to informants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second section of an act entitled "An Act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" approved the second day of May one thousand eight hundred and eighty-nine which reads as follows

"Section 2 That whensoever any money estate or effects shall have been or shall hereafter be paid into or deposited in the custody of any court of this Commonwealth or shall be in the custody of any depository or of any receiver or other officer of said court and the rightful owner or owners thereof shall have been or shall be unknown for the space of seven years the same shall escheat to the Commonwealth subject to all legal demands on the same" be and the same is hereby amended to read as follows

Section 2 That whensoever any money estate or effects shall have been or shall hereafter be paid into or deposited in the custody of any court of this Commonwealth or shall be in the custody of any depository or of any receiver or other officer of said court and the rightful owner or owners thereof shall have been or shall hereafter be paid into or deposited in the or shall have made no demand therefor for the space of seven years the same shall escheat to the Commonwealth subject to all legal demands on the same

Section 2 That the third section of the said act which as heretofore amended reads as follows

"Section 3 That whensoever any trustee or other person is or shall be seized of any property or estate real or personal in a fiduciary capacity and shall file an account of the same in any court of this Commonwealth and whensoever it shall appear that the cestui qui trust or beneficial owner of said property or effects of any part thereof has been unknown for a period of seven years and still remains unknown then and in such case so much of said property or effects as belonged to said unknown cestui que trust or beneficial owner shall escheat to the Commonwealth subject to all legal demands on the same and whensoever the trustee or trustees under a dry trust and whensoever on the termination of an active trust or afterwards the trustee or trustees thereunder is or are or shall be seized or possessed of any property or estate real or personal either the subject of the trust or in any wise arising from the possession of the trust property or the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of court from rents accretions profits or interest from of or on the trust property or any part thereof which property or estate is or shall be without a lawful owner such property or estate shall escheat to the Commonwealth subject to all legal demands on the same" be and the same is hereby amended to read as follows

Section 3 It shall be the duty of every trustee guardian committee executor administrator assignee or other person acting in a fiduciary capacity who shall be seized or possessed of any property or estate real or personal of which the cestui que trust or beneficial owner shall have been unknown to him for a period of seven years and still remain unknown or has made no demand for said property or effects for a period of seven years to file an account thereof in the proper court and so much of said property or effects as belonged to said cestui que trust or beneficial owner and is not claimed at the audit of said ac-

count shall escheat to the Commonwealth subject to all legal demands on the same and whensoever the trustee or trustees under a dry trust and whensoever on the termination of an active trust or afterwards the trustee or trustees thereunder is or shall be seized or possessed of any property or estate real or personal either the subject of the trust or in any wise arising from the possession of the trust property or the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of the court from rents accretions profits or interest from of or on the trust property or any part thereof of which property or estate is or shall be without a lawful owner or such lawful owner be unknown for a period of seven years or has made no demand for such property or estate for a period of seven years such trustee or trustees shall file a report with the Auditor General setting forth such property or estate which property or estate shall escheat to the Commonwealth subject to all legal demands on the same.

Section 3 That the fifth section of the said act which as heretofore amended reads as follows

"Section 5 That the jurisdiction in all cases of escheat under the provisions of this act shall be vested in the courts of this Commonwealth as follows namely

Whenever an escheat shall occur or be supposed to occur by reason of any person dying intestate without heirs or known kindred a widow or surviving husband the orphans' court of the county wherein said decedent was resident at the time of his death or in case said decedent was not at the time of his death resident within this Commonwealth then the orphans' court of the county in which the greater part of his property real and personal shall be situate shall have jurisdiction

Whenever an escheat shall occur or be supposed to occur of any property estate or effects deposited in the custody of any court or with any depository receiver or other officer thereof the owner whereof shall be unknown and whenever any escheat shall occur or be supposed to occur of any property estate or effects held by any trustees or other person in a fiduciary capacity who shall have filed an account thereof in any court of this Commonwealth by reason of the fact that the cestui que trust or beneficial owner thereof shall be unknown then and in such case the court in which or in the custody of any depository receiver or other officer of which said property estate or effects may have been or shall be deposited whether the same be real or personal or in which said account has been or may be duly filed shall have jurisdiction and whensoever any property estate or effects held by any trustee or trustees under any trust or held by and resulting to such trustee or trustees from the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of court from rents accretions profits or interest from of or on the trust property or any part thereof shall escheat or be supposed to escheat by reason of the fact that such property estate or effects has no lawful owner the court of common pleas of the county in which such property estate or effects or the greater part thereof shall be located shall have jurisdiction except in cases where the trustee shall be a corporation in which case the court of common pleas of the county wherein the principal office of such corporation is located shall have jurisdiction" be and the same is hereby amended to read as follows

Section 5 That the jurisdiction in all cases of escheat under the provisions of this act shall be vested in the courts of this Commonwealth as follows namely

Whenever an escheat shall occur or be supposed to occur by reason of any person dying intestate without heirs or known kindred a widow or surviving husband the orphans' court of the county wherein said decedent was resident at the time of his death or in case said decedent was not at the time of his death resident within this Commonwealth then the orphans' court of the county in which the greater part of his property real and personal shall be situate shall have jurisdiction

Whenever an escheat shall occur or be supposed to occur of any property estate or effects deposited in the custody of any court or with any depository receiver or other officer thereof the owner whereof shall be unknown or shall have been unknown for seven years or shall have been no demand therefor for the space of seven years and whenever any escheat shall occur or be supposed to occur of any property estate or effects held by any trustee or other person in a fiduciary capacity who shall have filed an account thereof in any court of this Commonwealth by reason of the fact that the cestui que trust or beneficial owner thereof shall have been unknown to him for a period of seven years and still remains unknown or has made no demand for said property or effects for a period of seven years then and in such case the court in which or in the custody of any depository receiver or other officer of which said property estate or effects may have been or shall be deposited whether the same be real or personal or in which said account has been or may be duly filed shall have jurisdiction and whensoever any property estate or effects held by any trustee or trustees under any trust or held by and resulting to such trustee or trustees from the exercise of the trust or resulting after the termination of the trust and before distribution is actually made under the terms of the trust or decree of court from rents accretions profits or interest from of or on the trust property or any part thereof shall escheat or be supposed to escheat by reason of the fact that such property estate or effects has no lawful owner or such owner is unknown or no demand has been made therefor as above described the court of common pleas of the county in which such property estate or effects or the greater part thereof shall be located shall have jurisdiction except in cases where the trustee shall be a corporation in which cases the court of common pleas of the county wherein the principal office of such corporation is located shall have jurisdiction

Section 4 It shall be the duty of every person and corporation having in his her or its possession as depository or receiver or other office of a court or as trustee guardian executor administrator assignee or other person acting in a fiduciary capacity property of any kind liable to escheat to the Commonwealth to report the same and all known particulars to the

Auditor General immediately upon having knowledge that such property is liable to escheat and for failure to make such report such person or corporation shall be liable to pay to the Commonwealth a penalty at the rate of twelve percentum of the value of such property for the first year of such failure and twenty percentum of such value for each year thereafter and no person shall receive a fee as informant for information leading to the escheat of any property concerning which there shall be a duty to make such report Provided however that this act shall not apply to or affect any proceedings in escheat now pending in any court of this Commonwealth provided that in such proceedings evidence has prior to the passage of this act been adduced upon which such court may determine whether such escheat has occurred and in all of such cases the informant and the escheator shall be recompensed in accordance with existing laws And in all cases where no report is required to be made by the provisions of this act the fee which shall be paid the informant shall be fifteen percentum of the price which such property real or personal shall produce after all costs of prosecution and charges of sale are deducted therefrom The escheator in all cases of escheat whatsoever shall be paid five percentum of all moneys paid into the State Treasury by reason of such escheat together with all expenses incurred by him in and about the prosecution of the escheat and the performance of the duties imposed upon him by law

Section 5 The Auditor General shall have power by himself or by one or more counsel expert accountants or agents to inspect from time to time as he shall direct the books accounts documents or papers of any person or corporation required by this act to make report to the Auditor General for the purpose of ascertaining the facts with respect to the subject matter of any report made or which he may believe ought to be made and the person or persons employed for that purpose by the auditor General shall receive a reasonable compensation to be fixed by him and if any person or corporation or officer or employee thereof shall refuse to permit any person designated by the Auditor General to inspect books accounts documents or papers as required by this act the Auditor General may apply by petition in the name of the Commonwealth to the court of common pleas of the county in which such refusal shall take place and the court shall make such order on reasonable notice as shall compel compliance with the law and the violation of such order shall be a contempt of such court and punishable as such

Section 6 All acts or parts of acts inconsistent herewith or supplied thereby are hereby repealed

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

Adams,	Dunn, H. B.,	Klepper,	Rhoads,
Allen,	Dunn, J. A.,	Kuhn, H. P.,	Richards,
Alworth,	Ehrhardt,	Kuhns, E. G. M.,	Robinson,
Ambler,	Eichenberger,	Latshaw,	Rockwell,
Aron,	Ely,	Lohr,	Roney,
Arthur,	Ewing,	Lowers,	Sassaman,
Barner,	Forster, I. G.,	Mannion,	Savacool,
Bass,	Foster, J. D.,	Martin,	Schaeffer, A. C.,
Bayle,	Frey,	Mather,	Schuck,
Becker,	Gans,	McAleer,	Scott, S. B.,
Benninger,	Geary,	McAllister,	Semmen,
Benson,	Geiser,	McCaig,	Shaffer, C. A.,
Bittles,	Gibson,	McClintock,	Shaffer, I. E.,
Blair, W. A.,	Glenn,	McDermott,	Smith, J. W.,
Blair, W. F.,	Good,	McKay,	Smith, L.,
Body,	Gramley,	McNichol,	Snyder,
Brosius,	Gransback,	Mechling,	Speiser,
Brown,	Hackett,	Missimer,	Spillinger,
Brownlee,	Haggerty,	Mitchell,	Steedle,
Burnett,	Heidinger,	Moore,	Steele,
Caldwell,	Hemminger,	Morrow,	Stein,
Campbell, C. M.,	Herman,	Moses,	Stone,
Campbell, J. J.,	Hess,	Moulthrop,	Strauss,
Carson,	Heyburn,	Murphy,	Swartz,
Carter,	Hibshman,	Murser,	Swift,
Cheeseman,	Hobbs,	Neel,	Thomas,
Claycomb,	Hoffman,	Newbaker,	Trach,
Cleary,	Howard, J.,	North,	Ulerich,
Cochran,	Howard, R.,	O'Neill,	Ulman,
Collins,	Isler,	Peachev,	
Conner,	Irwin, G. C.,	Pennegar,	Watson,
Conniff,	Jackson,	Pennock,	Whitaker,
Connade,	Jones, E. E.,	Perry, H. L.,	Whitman,
Cox,	Jones, J. R.,	Peters,	Wildman,
Currier,	Kaiser,	Piper,	Williams,
Curry,	Kaufman,	Post,	Wilson, J. H.,
Davis,	Keegan,	Price,	Wilson, W. H.,
DeFrees,	Keepert,	Ramsey,	Wiltbank,
Dickinson,	Kenna,	Reese,	Young, J. H.,
Donahoe,	Kennedy,	Reaser,	Zimmerman,
Donnelly,	Kern,	Rex,	Alter,
Down,	Kitts,		Speaker.

NAYS—5.

Gray, Joseph,	Letzkus,	Light,	Neely,
	Wettach,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Mr. HEIDINGER. Mr. Speaker, I desire to call up Senate Bill No. 372, on page 23 of to-day's Calendar, bills on final passage postponed.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House resumed the consideration on final passage of H. R. bill No. 1345 (Senate No. 372), as follows:

An Act to provide a method for determining the liabilities and rights of persons agreeing to be answerable for the default of another

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Adams,	Flynn,	McAleer,	Runk,
Alworth,	Forster, I. G.,	McAllister,	Sassaman,
Ambler,	Foster, J. D.,	McCaig,	Savacool,
Aron,	Frey,	McClintock,	Schaeffer, A. C.
Arthur,	Gans,	McDermott,	Schuck,
Barner,	Geiser,	McKay,	Scott, J. R. K.,
Bass,	Good,	McNichol,	Scott, S. B.,
Bayle,	Gramley,	Mechling,	Semmens,
Benninger,	Gransback,	Mellott,	Smith, I. E.,
Benson,	Hackett,	Metzenbacher,	Smith, J. W.,
Bittles,	Haggerty,	Miller,	Smith, L.,
Blair, W. A.,	Heidinger,	Missimer,	Snyder,
Blair, W. F.,	Hemminger,	Mitchell,	Spangler,
Body,	Herman,	Moore,	Speiser,
Brosius,	Hess,	Morrow,	Spillinger,
Brown,	Heyburn,	Moses,	Steedle,
Brownlee,	Hibshman,	Moulthrop,	Steele,
Burnett,	Hobbs,	Murphy,	Stein,
Caldwell,	Hoffman,	Musser,	Stone,
Campbell, C.M.,	Howard, J.,	Neel,	Strauss,
Campbell, J.J.,	Howard, R.,	Neely,	Swartz,
Carson,	Humes,	North,	Swift,
Carter,	Isler,	O'Neill,	Thomas,
Cheeseman,	Irwin, G. C.,	Peachey,	Trach,
Claycomb,	Jackson,	Pennegar,	Ulrich,
Cleary,	Jones, E. E.,	Pennock,	Ulman,
Collins,	Kaiser,	Perry, H. L.,	Walsh,
Conner,	Kaufman,	Peters,	Walton,
Conniff,	Keegan,	Piper,	Watson,
Conrade,	Keepert,	Post,	Wettach,
Cox,	Kenna,	Price,	Whitaker,
Currier,	Kennedy,	Ramsey,	Whitman,
Curry,	Kern,	Redfield,	Wildman,
Davis,	Klepper,	Reese,	Williams,
DeFrees,	Kuhn, H. P.,	Reeser,	Wilson, J. H.,
Dickinson,	Kuhns, E.G.M.,	Rex,	Wilson, W. H.,
Donahoe,	Letzkus,	Rhoads,	Wiltbank,
Donnally,	Lohr,	Richards,	Young, G. K.,
Down,	Lowers,	Robinson,	Young, J. H.,
Ehrhardt,	Malie,	Roney,	Zimmerman,
Eichenberger,	Martin,	Rockwell,	Alter,
Ely,	Mather,		Speaker.
Ewing,			

NAYS—1.

Newbaker,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

BILL ON THIRD READING.

Mr. WILDMAN. Mr. Speaker, I desire to call up at this time Senate Bill No. 268, on page 18 of to-day's Calendar, bills on third reading postponed for the present.

Agreeably to order,

The House resumed the third reading and consideration of House Bill No. 1988 (Senate Bill No. 268), entitled:

An Act to amend the first paragraph of the first section of an act hitherto amended and entitled "An Act to authorize chattel mortgages in this Commonwealth upon iron ore pig-iron blooms steel and iron nails steel ingots and billets rolled or hammered steel in sheets bars or plates and all steel and iron castings of every description not in place" ap-

proved the twenty-eighth day of April Anno Domini one thousand eight hundred and eighty-seven so as to authorize chattel mortgages on all kinds of machinery

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

Adams,	Foster, J. D.,	Lowers,	Sassaman,
Alworth,	Frey,	Malie,	Savacool,
Ambler,	Gans,	Mather,	Schaeffer, A. C.,
Aron,	Geary,	McAllister,	Schuck,
Arthur,	Geiser,	McCaig,	Scott, J. R. K.,
Baldwin, R. J.,	Gibson,	McClintock,	Scott, S. B.,
Bass,	Goss,	McDermott,	Semmens,
Bayle,	Gransback,	McKay,	Smith, J. W.,
Becker,	Gray, Joseph,	McNichol,	Smith, L.,
Bigger,	Hackett,	Mechling,	Snyder,
Bittles,	Haggerty,	Miller,	Spangler,
Blair, W. A.,	Herman,	Missimer,	Speiser,
Brosius,	Hess,	Moore,	Spillinger,
Brown,	Heyburn,	Morrow,	Steedle,
Brownlee,	Hibshman,	Moses,	Steele,
Burnett,	Hobbs,	Moulthrop,	Stein,
Caldwell,	Hoffman,	Murphy,	Stone,
Campbell, C.M.,	Howard, J.,	Neel,	Strauss,
Carter,	Howard, R.,	Neely,	Swartz,
Cleary,	Humes,	Newbaker,	Trach,
Cochran,	Isler,	North,	Ulrich,
Collins,	Irwin, G. C.,	O'Neill,	Ulman,
Conner,	Jackson,	Pennegar,	Walsh,
Conniff,	Jones, E. E.,	Pennock,	Walton,
Conrade,	Kaiser,	Peters,	Watson,
Cox,	Kaufman,	Piper,	Wettach,
Curry,	Keegan,	Price,	Whitaker,
Davis,	Keepert,	Ramsey,	Whitman,
Dickinson,	Kenna,	Redfield,	Wildman,
Donahoe,	Kennedy,	Reese,	Williams,
Donnally,	Klepper,	Reeser,	Wilson, J. H.,
Down,	Kuhn, H. P.,	Rex,	Wilson, W. H.,
Ehrhardt,	Kuhns, E.G.M.,	Rhoads,	Wiltbank,
Eichenberger,	Letzkus,	Richards,	Young, G. K.,
Ely,	Leslie,	Robinson,	Young, J. H.,
Ewing,	Light,	Roney,	Zimmerman,
	Lohr,	Rothemberger,	Alter,
		Runk,	Speaker.

NAYS—15.

Baldwin, G. A.,	Cheeseman,	Gramley,	Mitchell,
Barner,	Currier,	Hemminger,	Shaffer, I. E.,
Benson,	DeFrees,	Kern,	Swift,
Carson,	Dunn, H. B.,	Latshaw,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

MOTION TO PLACE BILL ON CALENDAR.

Mr. E. E. JONES. Mr. Speaker, on June 3rd the Appropriations Committee reported to the House with a negative recommendation, Senate Bill No. 100, file folio 237, known as the State Fair Bill.

I move this bill be placed upon the Calendar, notwithstanding the negative recommendation of the committee.

The SPEAKER. More than five days have expired since the report of the committee.

Mr. E. E. JONES. Mr. Speaker, I ask for information. Does the rule apply to bills reported negatively from committee?

The SPEAKER. That it what the bill does apply to.

QUESTION OF PERSONAL PRIVILEGE.

Mr. JOHN ROBERT JONES. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. JOHN ROBERT JONES. Mr. Speaker, June 26th has been fixed, as far as this House is concerned, as the date for final adjournment. The conference committee on the part of the House on House Bill No. 118, which is the Uniform Primary Act, has met in conference with the members representing the Senate and it had numerous meetings. Now in view of the fact that the 26th has been fixed

for adjournment so far as the House is concerned, we as members of the conference committee on the part of the House think that it is proper and fitting for us to make a statement at this time as to the status of the conference committee negotiations.

The conference committee appointed to consider the amendments introduced in the State Wide Primary Bill by the Senate failed to-day to come to an agreement. There were a number of changes caused by the Senate amendments which were of importance but did not necessarily affect the fundamental principle involved in the measure. These included matters involving a change in penalties, a change in the regulations for recounting votes, a change in the voters' assistance clause, and several others. As to these the members of the House committee were ready to yield in order that the passage of a State Wide Primary might not be prevented. Upon two propositions advocated by the Senate, however, the House conferees did not agree. These were the provisions against fusion and the provision covering the creation of new parties. As to the first proposition, the Senate denied the right of fusion by two provisions. This is made clear by the Senate amendment, which is as follows: "Provided, That in no event shall any person's name be printed upon the official ballot of any party as a delegate, candidate, State committeeman or party officer, unless he is registered and enrolled as a member of said party." Under this provision a candidate being compelled to be enrolled as a member of one party in order to become a candidate of that party would necessarily be denied the right to become the candidate of another party in which he was not enrolled. The second provision denying the right of fusion is as follows:

"Should such a petition be filed to place the name of any person upon the official ballot of any party, no petition shall be filed to place his name on the ballot of any other party." The House conferees argued that the primary principle of the law under discussion was to give the body of electors forming any party the absolute right to determine candidates who shall be upon their ballot at any election. It frequently happens that the majority of the electors of each of several parties are united in the advocacy of one candidate and are convinced that that candidate will, if elected, represent their views as to the conduct of the office for which he is to be chosen. The Senate's amendment would, in such case, make it impossible for the electors of those parties to nominate the man of their choice. The answer to this objection on the part of the Senate was found in the proposition that after the primary had been held, the party committees of the several parties under certain restrictions could accept the resignation of a candidate and name in his place any candidate of their selection. It seemed an extraordinary restriction to place a primary law, the basis of which is the right of the electors of a party to select their own candidates. It gave to a few men who through their activity in politics occupy positions in the several party committees the right to place upon their party ticket a member of another party, at their will and refuse the same right to the general body of electors of that party. Your committee was convinced that any such provision would absolutely conflict with the principle that this House stood for in passing the bill, and the principle upon which a State wide primary is advocated and supported. Your committee insisted that it was the right of the party electors to select as candidates whomsoever they pleased. Your committee, therefore, refused to accept the proposition insisted upon by the Senate.

As to the second proposition, the Senate amendment provides that no party should be organized subsequent to a date fixed three (3) months before the date of the primary. It also provided a system of party formation so complex fact that the necessity for the creation of a new party practically impossible. Your conferees considered this method destructive of a free election, in view of the plain fact that the necessity for the creation of a new party ordinarily does not arise until after a primary has been held, when candidates and issues are clearly defined. The insistence of your conferees upon this point caused the Senate conferees to recede in some degree from their position. The proposal finally made by them permitted the formation of a new party within a period of thirty-five (35) days after a primary held before a general election. This period, your conferees pointed out, was insufficient,

as the issues in a national campaign would not be outlined in a party platform at a national convention until at least thirty (30) to thirty-five (35) days after dates fixed for the primary, and if the primary law should pass, the issues upon which the several parties already in the field would make their campaign would possibly not be defined until a month or two months after the time fixed in the Senate amendments for the creation of a new party. Your conferees contended that any limitations which would prevent the starting of new parties, when either candidates or principles were involved, were not in accord with the principles of a free election. The joint conference committee failed to agree. The Senate committee was concerned primarily with the advancement of the interests of party organization. They desired to limit the voters who would go into a primary by compelling each of them to make affidavit as to the party of which he was a member and to have that statement recorded in a public register. They next desired to close the field to every candidate except those selected by stalwart party men who were willing to enroll under party banners, while prohibiting formation of a new party after the primary, and finally they desired to limit the choice of those voters who went into party primaries by prohibiting any two or more groups of party electors from fusing by nominating a common candidate. This power to fuse they desired to concentrate in the hands of party committees. Every amendment introduced by the Senate was colored with this same endeavor. Your conferees, on the other hand, viewed a primary law as a means to secure to the individual elector the freest opportunity for selecting at a primary candidate of his choice as a candidate of the party to which he belongs, without depriving any elector, whether a party man or not, of an opportunity of supporting a new party standing for candidates and principles of his choice if the need arises after the primary.

Mr. Speaker, the House conference committee stands at this time ready and willing to meet again with the members representing the Senate conference committee and to go into a discussion of this proposition at any time, at any time that they may see fit, in order that we may, if possible, arrive at some conclusion which will result in the passage of a uniform primary law that is fair, just and equitable.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary of the Governor being introduced, presented communications from the Governor, which were read as follows:

APPROVAL OF CONCURRENT RESOLUTION.

Executive Chamber, Harrisburg, June 20, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania

Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives recalling from the Governor for the purpose of amendment, House Bill No. 1618, entitled "An Act authorizing Boyd L. Hunter, a citizen of Centre county, Pennsylvania to bring suit in the court of common pleas of Centre County against the Commonwealth of Pennsylvania."

(Signed) JOHN K. TENER

RECONSIDERATION OF VOTE.

Mr. GRAMLEY. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. HORACE B. DUNN. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. GRAMLEY. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading be reconsidered.

Mr. HORACE B. DUNN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. GRAMLEY. Mr. Speaker, I ask unanimous consent to offer an amendment.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk then read the amendment as follows:

Amend section 1, line 12, after the word "Pennsylvania" insert the following: "Arising out of the death of his son Robert C. Hunter, while said son was in the employ of this Commonwealth."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment? Is there objection? The Chair hears none and the amendment will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to on third reading. Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary of the Governor being introduced, presented communication from His Excellency, the Governor, which was read as follows:

APPROVAL OF CONCURRENT RESOLUTION.

Executive Chamber, Harrisburg, June 20, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives recalling from the Governor for the purpose of amendment House Bill No. 1498, entitled "An act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled 'An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class.'"

(Signed) JOHN K. TENER.

RECONSIDERATION OF VOTE.

Mr. NEELY. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. CLEARY. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. NEELY. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading be reconsidered.

Mr. CLEARY. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. NEELY. Mr. Speaker, I ask unanimous consent to offer an amendment.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk then read the amendment as follows:

Amend section 1, line 143, page 7, by striking out the word "walls" and inserting in lieu thereof the word "wells."

Amend section 2, line 52, page 9, by striking out the word "in" and inserting in lieu thereof the word "on."

Amend section 2, line 168, page 13, by striking out the word "from" and inserting in lieu thereof the word "front."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment? Is there any objection? The Chair hears none and the amendment will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to on third reading. Ordered, That the bill as amended lie over for printing.

The SPEAKER. As the following bills are appropriation bills, will the House give its unanimous consent to the dispensing of the rule which requires the Chair to say that "this bill has been read three times at length on three different days?" Is there any objection? The Chair hears none. The bills which are declared passed finally will be returned by the Clerk to the Senate with the information that they have been passed by the House without amendments or with amendments in which the concurrence of the Senate is requested, as the case may be.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2098 (Senate No. 177), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Flynn,	Lohr,	Roney,
Ambler,	Forster, I. G.,	Lowery,	Rothenberger,
Aron,	Foster, J. D.,	Malie,	Runk,
Arthur,	Frey,	Mannion,	Sassaman,
Baldwin, G. A.,	Gans,	Martin,	Savacool,
Baldwin, R. J.,	Geary,	Mather,	Schaeffer, A. C.,
Barner,	Geiser,	Matt,	Schuck,
Bass,	Gibson,	McAleer,	Scott, J. R. K.,
Bayle,	Glenn,	McAllister,	Scott, S. B.,
Becker,	Good,	McArdle,	Semmens,
Benninger,	Goss,	McCaig,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snively,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bloch,	Heldinger,	Miller,	Spangler,
Body,	Herman,	Missimer,	Speiser,
Brosius,	Hess,	Mitchell,	Spilling,
Brown,	Heyburn,	Moore,	Steedle,
Brownlee,	Hibshman,	Morrow,	Steele,
Burnett,	Hobbs,	Moses,	Stein,
Caldwell,	Hoffman,	Moulthrop,	Stone,
Campbell, C.M.,	Howard, J.,	Murphy,	Strauss,
Campbell, J.J.,	Howard, R.,	Musser,	Swartz,
Carson,	Humes,	Neel,	Swift,
Carter,	Isler,	Neely,	Thomas,
Cheeseman,	Irwin, G. C.,	Newbaker,	Trach,
Cleary,	Irwin, H. H.,	Newton,	Ulerich,
Cochran,	Jackson,	North,	Ulman,
Collins,	Jones, E. E.,	O'Neill,	Walnut,
Conner,	Jones, J. R.,	Peachey,	Walsh,
Conniff,	Kaiser,	Pennegar,	Walton,
Conrade,	Kaufman,	Pennock,	Watson,
Cox,	Keegan,	Perry, H. L.,	Wettach,
Currier,	Keepert,	Perry, S. J.,	Whitaker,
Curry,	Kenna,	Peters,	Whitman,
Davis,	Kennedy,	Piper,	Wildman,
DeFrees,	Kern,	Post,	Williams,
Dickinson,	Kitts,	Price,	Wilson, J. H.,
Donahoe,	Klepper,	Ramsey,	Wilson, W. H.,
Donnelly,	Kuhn, H. P.,	Redfield,	Wiltbank,
Down,	Kuhns, E.G.M.,	Reese,	Young, G. K.,
Dunn, H. B.,	Lanius,	Reeser,	Young, J. H.,
Dunn, J. A.,	Latshaw,	Rex,	Zimmerman,
Ehrhardt,	Lenker,	Rhoads,	Alter,
Elchenberger,	Leslie,	Richards,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2097 (Senate No. 149), entitled:

An Act making an appropriation to the Wyoming Valley Society for the Prevention and Treatment of Tuberculosis of Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Lenker,	Rhoads,
Allen,	Ewing,	Leslie,	Richards,
Alworth,	Flynn,	Letzkus,	Robinson,
Ambler,	Forster, I. G.,	Light,	Rockwell,
Aron,	Foster, J. D.,	Lohr,	Roney,
Arthur,	Frey,	Lowery,	Rothenberger,
Baldwin, G. A.,	Gans,	Malie,	Runk,
Baldwin, R. J.,	Geary,	Mannion,	Sassaman,
Barner,	Geiser,	Martin,	Savacool,
Bass,	Gibson,	Mather,	Schaeffer, A. C.
Bayle,	Glenn,	Matt,	Schuck,
Becker,	Good,	McAleer,	Scott, J. R. K.,
Benninger,	Goss,	McAllister,	Scott, S. B.,
Bergey,	Grabe,	McArdle,	Semmens,
Benson,	Gramley,	McCaig,	Shaffer, C. A.,
Berntheizel,	Gransback,	McClintock,	Shaffer, I. E.,
Bigger,	Gray, Frank,	McDermott,	Sherwood,
Bittles,	Gray, Joseph,	McKay,	Showalter,
Blair, W. A.,	Hackett,	McNichol,	Smith, J. W.,

Blair, W. F., Haggerty, Mechling, Smith, L.,
 Bieloeh, Heidinger, Mellott, Snavely,
 Body, Hemminger, Metzenbacher, Snyder,
 Brosius, Herman, Miller, Spangler,
 Brown, Hess, Missimer, Speiser,
 Burnett, Heyburn, Mitchell, Spillinger,
 Caldwell, Hibshman, Moore, Steele,
 Campbell, C.M., Hobbs, Morrow, Stein,
 Campbell, J. J., Hoffman, Moses, Stone,
 Carson, Howard, J., Moulthrop, Strauss,
 Carter, Howard, R., Murphy, Swartz,
 Cheeseman, Humes, Musser, Swift,
 Claycomb, Isler, Neel, Thomas,
 Cleary, Irwin, G. C., Neely, Trach,
 Cochran, Irwin, H. H., Newbaker, Ulerich,
 Collins, Jackson, Newton, Uman,
 Conner, Jones, E. E., O'Neill, Walnut,
 Conniff, Jones, J. R., Peachey, Walsh,
 Conrad, Kaiser, Pennegar, Watson,
 Cox, Kaufman, Pennock, Wettach,
 Currier, Keegan, Perry, H. L., Whitaker,
 Curry, Keppert, Perry, S. J., Whitman,
 Davis, Kenna, Peters, Wildman,
 DeFrees, Kennedy, Piper, Williams,
 Dickinson, Kern, Post, Wilson, J. H.,
 Donahoe, Kitts, Price, Wilson, W. H.,
 Donnally, Klepper, Ramsey, Wiltbank,
 Dunn, J. A., Kuhn, H. P., Redfield, Young, G. K.,
 Dunn, H. B., Kuhns, E.G.M., Reese, Young, J. H.,
 Ehrhardt, Lanus, Reeser, Zimmerman,
 Eichenberger, Latshaw, Rex, Alter,
 Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2099 (Senate No. 179), entitled:

An Act making an appropriation to the Home of Industry for discharged Prisoners of the City of Philadelphia and State of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Ely, Leslie, Robinson,
 Allen, Ewing, Letzkus, Rockwell,
 Alworth, Flynn, Light, Roney,
 Ambler, Forster, I. G., Lohr, Rothenberger,
 Aron, Foster, J. D., Lowers, Runk,
 Arthur, Frey, Mannion, Sassaman,
 Baldwin, G. A., Gans, Martin, Savacool,
 Baldwin, R. J., Geary, Mather, Schaeffer, A. C.,
 Barner, Geiser, Matt, Schuck,
 Bass, Gibson, McAleer, Scott, J. R. K.,
 Bayle, Glenn, McAllister, Scott, S. B.,
 Becker, Good, Goss, Semmens,
 Benninger, Goss, McArdle, Shaffer, C. A.,
 Benson, Grabe, McCaig, Shaffer, I. E.,
 Bergey, Gramley, McClintock, Sherr,
 Berntheisel, Gransback, McKay, McDermott, Sherwood,
 Bigger, Gray, Frank, McNichol, Showalter,
 Bittles, Gray, Joseph, Haggerty, Smith, J. W.,
 Blair, W. A., Hackett, Mechling, Smith, L.,
 Blair, W. F., Haggerty, Mellott, Snavely,
 Bieloeh, Heidinger, Metzenbacher, Snyder,
 Body, Hemminger, Miller, Spangler,
 Brosius, Herman, Missimer, Spillinger,
 Brown, Hess, Mitchell, Speiser,
 Burnett, Heyburn, Moore, Steele,
 Caldwell, Hibshman, Morrow, Stein,
 Campbell, C.M., Hobbs, Moses, Stone,
 Campbell, J.J., Hoffman, Moulthrop, Strauss,
 Carson, Howard, J., Murphy, Swartz,
 Carter, Howard, R., Musser, Swift,
 Cheeseman, Humes, Neel, Thomas,
 Claycomb, Isler, Neely, Trach,
 Cleary, Irwin, G. C., Newbaker, Ulerich,
 Cochran, Irwin, H. H., Jackson, Uman,
 Collins, Jones, E. E., O'Neill, Walnut,
 Conner, Jones, J. R., Peachey, Walsh,
 Conniff, Jones, J. R., Pennegar, Walton,
 Conrad, Kaiser, Pennock, Watson,
 Cox, Kaufman, Perry, H. L., Wettach,
 Currier, Keegan, Perry, S. J., Whitaker,
 Curry, Keppert, Peters, Whitman,
 Davis, Kenna, Piper, Wildman,
 DeFrees, Kennedy, Post, Williams,
 Dickinson, Kern, Price, Wilson, J. H.,
 Donahoe, Kitts, Ramsey, Wilson, W. H.,
 Speaker.

Donnelly, Klepper, Redfield,
 Dunn, H. B., Kuhn, H. P., Reese,
 Dunn, J. A., Kuhns, E.G.M., Reeser,
 Ehrhardt, Lanus, Rex, Rhoads,
 Eichenberger, Latshaw, Richards,
 Lenker, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2093 (Senate No. 109), entitled:

An Act making an appropriation to the Providence Hospital of Beaver Falls Beaver County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Flynn, Light, Rockwell,
 Allen, Forster, I. G., Lowers, Roney,
 Alworth, Foster, J. D., Malle, Rothenberger,
 Ambler, Frey, Mannion, Runk,
 Aron, Gans, Martin, Sassaman,
 Arthur, Geary, Mather, Savacool,
 Baldwin, G. A., Geiser, Matt, Schaeffer, A. C.,
 Baldwin, R. J., Gibson, McAleer, Schuck,
 Barner, Glenn, McAllister, Scott, J. R. K.,
 Bass, Good, McArdle, Scott, S. B.,
 Bayle, Grabe, McCaig, Semmens,
 Becker, Gramley, McClintock, Shaffer, C. A.,
 Benninger, Gransback, McDermott, Shaffer, I. E.,
 Bergey, Gray, Frank, McNichol, Sherwood,
 Berntheisel, Gray, Joseph, Haggerty, Showalter,
 Bigger, Hackett, Mellott, Smith, J. W.,
 Bittles, Blair, W. F., Metzenbacher, Snavely,
 Blair, W. F., Heidinger, Miller, Snyder,
 Bieloeh, Hemminger, Missimer, Spangler,
 Body, Herman, Mitchell, Speiser,
 Brosius, Hess, Moore, Steele,
 Brown, Heyburn, Morrow, Stein,
 Burnett, Hibshman, Moses, Stone,
 Caldwell, Hobbs, Moulthrop, Strauss,
 Campbell, C.M., Hoffman, Murphy, Swartz,
 Campbell, J.J., Howard, J., Musser, Swift,
 Carson, Howard, R., Neel, Thomas,
 Carter, Humes, Neely, Trach,
 Cheeseman, Isler, Newbaker, Ulerich,
 Claycomb, Irwin, G. C., Jackson, Uman,
 Cleary, Irwin, H. H., O'Neill, Walnut,
 Cochran, Jones, E. E., Peachey, Walsh,
 Collins, Jones, J. R., Pennegar, Walton,
 Conner, Jones, J. R., Pennock, Watson,
 Conniff, Kaiser, Perry, H. L., Wettach,
 Conrad, Kaufman, Perry, S. J., Whitaker,
 Cox, Keegan, Peters, Whitman,
 Currier, Keppert, Piper, Wildman,
 Curry, Kennedy, Post, Williams,
 Davis, Kern, Price, Wilson, J. H.,
 DeFrees, Kitts, Ramsey, Wilson, W. H.,
 Dickinson, Klenner, Redfield, Wiltbank,
 Donahoe, Kuhn, H. P., Reese, Young, G. K.,
 Donnally, Dunn, H. B., Kuhns, E.G.M., Reeser, Young, J. H.,
 Dunn, J. A., Lanus, Rex, Zimmerman,
 Ehrhardt, Latshaw, Richards, Alter,
 Ely, Leslie, Robinson, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2092 (Senate No. 108), entitled:

An Act making an appropriation to the People's Co-operative Hospital Sayre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Eichenberger,	Leslie,	Rhoads,
Allen,	Ely,	Letzkus,	Richards,
Alworth,	Ewing,	Light,	Robinson,
Ambler,	Flynn,	Lohr,	Rockwell,
Aron,	Foster, I. G.,	Lowers,	Roney,
Arthur,	Foster, J. D.,	Malle,	Rothenberger,
Baldwin, G. A.,	Frey,	Mannion,	Runk,
Baldwin, R. J.,	Gans,	Martin,	Sassaman,
Barner,	Geary,	Mather,	Savacool,
Bass,	Geiser,	Matt,	Schaeffer, A. C.
Bayle,	Gibson,	McAleer,	Schuck,
Becker,	Glenn,	McAllister,	Scott, J. R. K.
Benninger,	Good,	McArdle,	Scott, S. B.,
Bergey,	Grabe,	McCaig,	Semmens,
Berntheizel,	Gramley,	McClintock,	Shaffer, C. A.,
Bigger,	Gransback,	McDermott,	Shaffer, I. E.,
Bittles,	Gray, Frank,	McNichol,	Sherwood,
Blair, W. A.,	Gray, Joseph,	Mechling,	Showalter,
Blair, W. F.,	Hackett,	Mellott,	Smith, J. W.,
Bleloch,	Haggerty,	Metzenbacher,	Smith, L.,
Body,	Heidinger,	Snively,	Snyder,
Brosius,	Hemminger,	Spangler,	Speiser,
Brown,	Herman,	Steedle,	Steale,
Brownlee,	Hess,	Stein,	Stell,
Burnett,	Heyburn,	Morrow,	Stell,
Caldwell,	Hibshman,	Moses,	Stell,
Campbell, C.M.,	Hobbs,	Mouththrop,	Stell,
Campbell, J.J.,	Hoffman,	Musser,	Stell,
Carson,	Howard, J.,	Neel,	Stell,
Carter,	Howard, R.,	Neely,	Stell,
Cheeseman,	Humes,	Newbaker,	Stell,
Claycomb,	Isler,	North,	Stell,
Cleary,	Irwin, G. C.,	O'Neill,	Stell,
Cochran,	Irwin, H. H.,	Peachey,	Stell,
Collins,	Jackson,	Pennegar,	Stell,
Conner,	Jones, E. E.,	Pennock,	Stell,
Conniff,	Jones, J. R.,	Perry, H. L.,	Stell,
Conrade,	Kaiser,	Perry, S. J.,	Stell,
Cox,	Kaufman,	Peters,	Stell,
Currier,	Keegan,	Piper,	Stell,
Curry,	Keepert,	Post,	Stell,
Davis,	Kennedy,	Price,	Stell,
DeFrees,	Kern,	Ramsey,	Stell,
Dickinson,	Kitts,	Redfield,	Stell,
Donahoe,	Kuhns, E.G.M.,	Reese,	Stell,
Donnelly,	Lanius,	Reeser,	Stell,
Down,	Latshaw,	Rex,	Stell,
Dunn, H. B.,	Lenker,	Richards,	Stell,
Dunn, J. A.,			Stell,
Ehrhardt,			Stell,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2089 (Senate No. 43), entitled:

An Act making an appropriation to the Mercy Hospital at Altoona Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204

Adams,	Ewing,	Letzkus,	Robinson,
Allen,	Flynn,	Light,	Rockwell,
Alworth,	Foster, I. G.,	Lohr,	Roney,
Ambler,	Foster, J. D.,	Lowers,	Rothenberger,
Aron,	Frey,	Malle,	Runk,
Arthur,	Gans,	Mannion,	Sassaman,
Baldwin, G. A.,	Geary,	Martin,	Savacool,
Baldwin, R. J.,	Geiser,	Mather,	Schaeffer, A. C.
Barner,	Gibson,	Matt,	Schuck,
Bass,	Glenn,	McAleer,	Scott, J. R. K.
Bayle,	Good,	McArdle,	Scott, S. B.,
Becker,	Grabe,	McCaig,	Semmens,
Benninger,	Gramley,	McClintock,	Shaffer, C. A.,
Berntheizel,	Gransback,	McDermott,	Shaffer, I. E.,
Bigger,	Gray, Frank,	McNichol,	Sherwood,
Bittles,	Gray, Joseph,	Mechling,	Showalter,
Blair, W. A.,	Hackett,		Smith, J. W.,
Blair, W. F.,			

Bleloch,	Haggerty,	Mellott,	Smith, L.,
Body,	Heidinger,	Metzenbacher,	Snively,
Brosius,	Hemminger,	Miller,	Snyder,
Brown,	Herman,	Missimer,	Spangler,
Brownlee,	Hess,	Mitchell,	Speiser,
Burnett,	Heyburn,	Moore,	Steedle,
Caldwell,	Hibshman,	Morrow,	Steale,
Campbell, C.M.,	Hobbs,	Moses,	Stell,
Campbell, J.J.,	Hoffman,	Mouththrop,	Stell,
Carson,	Howard, J.,	Murphy,	Stell,
Carter,	Howard, R.,	Musser,	Stell,
Cheeseman,	Humes,	Neel,	Stell,
Claycomb,	Isler,	Neely,	Stell,
Cleary,	Irwin, G. C.,	Newbaker,	Stell,
Cochran,	Irwin, H. H.,	North,	Stell,
Collins,	Jackson,	O'Neill,	Stell,
Conner,	Jones, E. E.,	Peachey,	Stell,
Conniff,	Jones, J. R.,	Pennegar,	Stell,
Conrade,	Kaiser,	Pennock,	Stell,
Cox,	Kaufman,	Perry, H. L.,	Stell,
Currier,	Keegan,	Perry, S. J.,	Stell,
Curry,	Keepert,	Peters,	Stell,
Davis,	Kennedy,	Piper,	Stell,
DeFrees,	Kern,	Post,	Stell,
Dickinson,	Kitts,	Price,	Stell,
Donahoe,	Kuhns, E.G.M.,	Ramsey,	Stell,
Donnelly,	Lanius,	Redfield,	Stell,
Down,	Latshaw,	Reese,	Stell,
Dunn, H. B.,	Lenker,	Reeser,	Stell,
Dunn, J. A.,		Rex,	Stell,
Ehrhardt,		Richards,	Stell,
			Stell,

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2088 (Senate No. 41), entitled:

An Act making an appropriation to the Altoona Hospital Blair county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ewing,	Letzkus,	Rockwell,
Allen,	Flynn,	Light,	Roney,
Alworth,	Foster, I. G.,	Lohr,	Rothenberger,
Ambler,	Foster, J. D.,	Lowers,	Runk,
Aron,	Frey,	Malle,	Sassaman,
Arthur,	Gans,	Mannion,	Savacool,
Baldwin, G. A.,	Geary,	Martin,	Schaeffer, A. C.
Baldwin, R. J.,	Geiser,	Mather,	Schuck,
Barner,	Gibson,	Matt,	Scott, J. R. K.
Bass,	Glenn,	McAleer,	Scott, S. B.,
Bayle,	Good,	McAllister,	Semmens,
Becker,	Goss,	McArdle,	Shaffer, C. A.,
Benninger,	Grabe,	McCaig,	Shaffer, I. E.,
Benson,	Gramley,	McClintock,	Sherm,
Bergey,	Gransback,	McDermott,	Sherwood,
Berntheizel,	Gray, Frank,	McKay,	Showalter,
Bigger,	Gray, Joseph,	McNichol,	Smith, J. W.,
Bittles,	Hackett,	Mechling,	Smith, L.,
Blair, W. A.,	Haggerty,	Mellott,	Snively,
Blair, W. F.,	Heidinger,	Metzenbacher,	Snyder,
Bleloch,	Hemminger,	Miller,	Spangler,
Body,	Herman,	Missimer,	Speiser,
Brosius,	Hess,	Mitchell,	Spillinger,
Brown,	Heyburn,	Moore,	Steedle,
Brownlee,	Hibshman,	Morrow,	Steale,
Burnett,	Hobbs,	Moses,	Stell,
Caldwell,	Hoffman,	Mouththrop,	Stell,
Campbell, C.M.,	Howard, J.,	Murphy,	Stell,
Campbell, J.J.,	Howard, R.,	Musser,	Stell,
Carson,	Humes,	Neel,	Stell,
Carter,	Isler,	Neely,	Stell,
Cheeseman,	Irwin, G. C.,	Newbaker,	Stell,
Claycomb,	Irwin, H. H.,	North,	Stell,
Cleary,	Jackson,	O'Neill,	Stell,
Cochran,	Jones, E. E.,	Peachey,	Stell,
Collins,	Jones, J. R.,	Pennegar,	Stell,
Conner,	Kaiser,	Pennock,	Stell,
Conniff,	Kaufman,	Perry, H. L.,	Stell,
Conrade,	Keegan,	Perry, S. J.,	Stell,
Cox,	Keepert,	Peters,	Stell,
Currier,	Kennedy,	Piper,	Stell,
Curry,	Kern,	Post,	Stell,
Davis,	Kitts,	Price,	Stell,
DeFrees,		Ramsey,	Stell,
Dickinson,			Stell,
Donahoe,			Stell,

Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,

Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Latshaw,
Lenker,
Leslie,

Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,

Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2139 (Senate No. 629), entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,

Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Haggerty,
Heldinger,
Hemminger,
Herman,
Hess,
Hayburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Latshaw,
Lenker,

Leslie,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ullman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2137 (Senate No. 580), entitled:

An Act making an appropriation to the Philadelphia Polyclinic and College for Graduates in Medicine.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. F.,
Blair, W. A.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heldinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,

Latshaw,
Lenker,
Leslie,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,

Rhoads,
Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ullman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2133 (Senate No. 1439), entitled:

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis of Reading Pennsylvania for use of the Orphanage at Millmont Berks county Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,

Eichenberger,
Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,

Lenker,
Leslie,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,

Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,

Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heldinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Latshaw,

McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rhoads,
Speaker.

Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2131 (Senate No. 1436), entitled:

An Act making an appropriation to the Hayes Mechanics' Home of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,

Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,

Leslie,
Letzkus,
Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2130 (Senate No. 1400), entitled:

An Act making an appropriation to the Hospital and College Departments of the Hahnemann Medical College and Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,

Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,

Light,
Lohr,
Lowers,
Malle,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
Newton,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rhoads,
Richards,

Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ulman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order.

The House proceeded to the consideration on third reading of H. R. bill No. 2125 (Senate No. 1278), entitled:

An Act making an appropriation to the Children's Home of the city of York Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Eichenberger,	Lenker,	Robinson,
Allen,	Ely,	Letzkus,	Rockwell,
Alworth,	Ewing,	Leslie,	Roney,
Ambler,	Flynn,	Light,	Rothemberger,
Aron,	Forster, I. G.,	Lohr,	Runk,
Arthur,	Foster, J. D.,	Lowes,	Sassaman,
Baldwin, G. A.,	Frey,	Malie,	Savacool,
Baldwin, R. J.,	Gans,	Mannion,	Schaeffer, A. C.
Barner,	Geary,	Martin,	Schuck,
Bass,	Geiser,	Mather,	Scott, J. R. K.,
Bayle,	Gibson,	Matt,	Scott, S. B.,
Becker,	Glenn,	McAleer,	Semmens,
Benninger,	Good,	McAllister,	Shaffer, C. A.,
Benson,	Goss,	McArdle,	Shaffer, I. E.,
Bergey,	Grabe,	McCaig,	Sherwood,
Berntheizel,	Gramley,	McClintock,	Showalter,
Bigger,	Gransback,	McDermott,	Smith, J. W.,
Bittles,	Gray, Frank,	McKay,	Smith, L.,
Blair, W. F.,	Gray, Joseph,	McNichol,	Snavey,
Blair, W. A.,	Hackett,	Mechling,	Snyder,
Bleloch,	Haggerty,	Mellott,	Spangler,
Body,	Heidinger,	Metzenbacher,	Speiser,
Brosius,	Hemminger,	Miller,	Spillinger,
Brown,	Herman,	Missimer,	Steedle,
Brownlee,	Hess,	Mitchell,	Steele,
Burnett,	Heyburn,	Moore,	Stein,
Caldwell,	Hibshman,	Morrow,	Stone,
Campbell, C.M.,	Hobbs,	Moses,	Strauss,
Campbell, J.J.,	Hoffman,	Moulthrop,	Swartz,
Carson,	Hoffman,	Murphy,	Swift,
Carter,	Howard, J.,	Musser,	Thomas,
Cheeseman,	Humes,	Neel,	Trach,
Claycomb,	Isler,	Neely,	Ulerich,
Cleary,	Irwin, G. C.,	Newbaker,	Ulman,
Cochran,	Irwin, H. H.,	North,	Walnut,
Collins,	Jackson,	O'Neill,	Walsh,
Conner,	Jones, E. E.,	Peachey,	Walton,
Conniff,	Jones, J. R.,	Pennegar,	Watson,
Conrade,	Kaiser,	Pennock,	Wettach,
Cox,	Kaufman,	Perry, H. L.,	Whitaker,
Currier,	Keegan,	Perry, S. J.,	Whitman,
Curry,	Keegan,	Peters,	Wildman,
Davis,	Keepert,	Piper,	Williams,
DeFrees,	Kenna,	Post,	Wilson, J. H.,
Dickinson,	Kennedy,	Price,	Wilson, W. H.,
Donahoe,	Kern,	Ramsey,	Wiltbank,
Donnelly,	Kitts,	Redfield,	Young, G. K.,
Down,	Klepper,	Reese,	Young, J. H.,
Dunn, H. B.,	Kuhn, H. P.,	Reeser,	Zimmerman,
Dunn, J. A.,	Kuhns, E.G.M.,	Rex,	Alter,
Ehrhardt,	Lanius,	Rhoads,	Speaker.
	Latshaw,	Richards,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2124 (Senate No. 1272), entitled:

An Act making an appropriation to the Florence Crittenton Home at Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Leslie,	Robinson,
Allen,	Ewing,	Letzkus,	Rockwell,
Alworth,	Flynn,	Light,	Roney,
Ambler,	Forster, I. G.,	Lohr,	Rothemberger,
Aron,	Foster, J. D.,	Lowes,	Runk,
Arthur,	Frey,	Malie,	Sassaman,

Baldwin, G. A.,	Gans,	Mannion,	Savacool,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.
Barner,	Geiser,	Mather,	Schuck,
Bass,	Gibson,	Matt,	Scott, J. R. K.,
Bayle,	Glenn,	McAleer,	Scott, S. B.,
Becker,	Good,	McAllister,	Semmens,
Benninger,	Goss,	McArdle,	Shaffer, C. A.,
Benson,	Grabe,	McCaig,	Shaffer, I. E.,
Bergey,	Gramley,	McClintock,	Sherwood,
Berntheizel,	Gransback,	McDermott,	Showalter,
Bigger,	Gray, Frank,	McKay,	Smith, J. W.,
Bittles,	Gray, Joseph,	McNichol,	Smith, L.,
Blair, W. A.,	Hackett,	Mechling,	Snavey,
Blair, W. F.,	Haggerty,	Mellott,	Snyder,
Bleloch,	Heidinger,	Metzenbacher,	Spangler,
Body,	Hemminger,	Miller,	Speiser,
Brosius,	Herman,	Missimer,	Spillinger,
Brown,	Hess,	Mitchell,	Steedle,
Brownlee,	Heyburn,	Moore,	Steele,
Burnett,	Hibshman,	Morrow,	Stein,
Caldwell,	Hobbs,	Moses,	Stone,
Campbell, C.M.,	Hoffman,	Moulthrop,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Irwin, H. H.,	North,	Ulman,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Conner,	Peachey,	Walsh,
Conner,	Conniff,	Pennegar,	Walton,
Conrade,	Conrade,	Pennock,	Watson,
Cox,	Cox,	Perry, H. L.,	Wettach,
Currier,	Currier,	Perry, S. J.,	Whitaker,
Curry,	Curry,	Peters,	Whitman,
Davis,	Keepert,	Piper,	Wildman,
DeFrees,	Kennedy,	Post,	Williams,
Dickinson,	Kern,	Price,	Wilson, J. H.,
Donahoe,	Kitts,	Ramsey,	Wilson, W. H.,
Donnelly,	Klepper,	Redfield,	Wiltbank,
Down,	Kuhn, H. P.,	Reese,	Young, G. K.,
Dunn, H. B.,	Kuhns, E.G.M.,	Reeser,	Young, J. H.,
Dunn, J. A.,	Lanius,	Rex,	Zimmerman,
Ehrhardt,	Latshaw,	Rhoads,	Alter,
	Lenker,	Richards,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2123 (Senate No. 1271), entitled:

An Act making an appropriation to the Colored Day Nursery of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Lenker,	Richards,
Allen,	Ewing,	Leslie,	Robinson,
Alworth,	Flynn,	Letzkus,	Rockwell,
Ambler,	Forster, I. G.,	Light,	Roney,
Aron,	Forster, J. D.,	Lohr,	Rothemberger,
Arthur,	Frey,	Lowes,	Runk,
Baldwin, G. A.,	Gans,	Malie,	Sassaman,
Baldwin, R. J.,	Geary,	Mannion,	Savacool,
Barner,	Geiser,	Martin,	Schaeffer, A. C.
Bass,	Gibson,	Mather,	Schuck,
Bayle,	Glenn,	Matt,	Scott, J. R. K.
Becker,	Good,	McAleer,	Scott, S. B.,
Benninger,	Goss,	McAllister,	Semmens,
Benson,	Grabe,	McArdle,	Shaffer, C. A.,
Bergey,	Gramley,	McCaig,	Shaffer, I. E.,
Berntheizel,	Gransback,	McClintock,	Sherwood,
Bigger,	Gray, Frank,	McDermott,	Showalter,
Bittles,	Gray, Joseph,	McKay,	Smith, J. W.,
Blair, W. A.,	Hackett,	McNichol,	Smith, L.,
Blair, W. F.,	Haggerty,	Mechling,	Snavey,
Bleloch,	Heidinger,	Mellott,	Snyder,
Body,	Hemminger,	Metzenbacher,	Spangler,
Brosius,	Herman,	Miller,	Speiser,
Brown,	Hess,	Missimer,	Spillinger,
Brownlee,	Heyburn,	Mitchell,	Steedle,
Burnett,	Hibshman,	Moore,	Steele,
Caldwell,	Hobbs,	Morrow,	Stein,
Campbell, C.M.,	Hoffman,	Moses,	Stone,
Campbell, J.J.,	Howard, J.,	Moulthrop,	Strauss,
Carson,	Howard, R.,	Musser,	Swartz,
Carter,	Humes,		Swift,

Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger,	Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keeport, Kenna, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanlus, Latshaw,	Neel, Neely, Newbaker, Newton, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads,	Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2122 (Senate No. 1270), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barnes, Bass, Bayle, Becker, Benninger, Berntheizel, Bigger, Bittles, Blair, W. A., Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely,	Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, Gray, Frank, McClintock, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keeport, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanlus, Latshaw, Lenker, Leslie,	Letzkus, Light, Lohr, Lowrs, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, Gray, Frank, McClintock, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads,	Richards, Robinson, Rockwell, Roney, Rothenberger, Runk, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Sommers, Shaffer, C. A., Sherwood, Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Steele, Steln, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2121 (Senate No. 1161), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barnes, Bass, Bayle, Becker, Benninger, Berntheizel, Bigger, Bittles, Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Ely, Ewing, Flynn, Forster, I. G.,	Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heidinger, Hemmingner, Herman, Hess, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keeport, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanlus, Latshaw, Lenker, Letzkus, Light,	Lohr, Lowrs, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rhoads, Richards,	Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Sommers, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Steele, Steln, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2119 (Senate No. 953), entitled:

An Act making an appropriation to the Punxsutawney Sanatorium located at Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Forster, I. G.,	Light,	Robinson,
Allen,	Foster, J. D.,	Lohr,	Rockwell,
Alworth,	Frey,	Lowers,	Roney,
Ambler,	Gans,	Malie,	Rothenberger,
Aron,	Geary,	Mannion,	Runk,
Arthur,	Geiser,	Martin,	Sassaman,
Baldwin, G. A.,	Gibson,	Mather,	Savacool,
Baldwin, R. J.,	Glenn,	Matt,	Schaeffer, A. C.
Barnes,	Good,	McAleer,	Scott, J. R. K.,
Bass,	Grabe,	McAllister,	Scott, S. B.,
Bayle,	Gramley,	McArdle,	Semmens,
Becker,	Gransback,	McCaig,	Shaffer, C. A.,
Benninger,	Gray, Frank,	McClintock,	Shaffer, I. E.,
Berntheisel,	Gray, Joseph,	McDermott,	Sherwood,
Bigger,	Hackett,	McNichol,	Showalter,
Bitles,	Haggerty,	Mechling,	Smith, J. W.,
Blair, W. F.,	Heidinger,	Mellott,	Smith, L.,
Bleloch,	Hemminger,	Metzenbacher,	Snavey,
Body,	Herman,	Miller,	Snyder,
Brosius,	Hess,	Missimer,	Spangler,
Brown,	Heyburn,	Mitchell,	Speiser,
Brownlee,	Hibshman,	Moore,	Steedie,
Burnett,	Hobbs,	Morrow,	Steele,
Caldwell,	Hoffman,	Moses,	Stein,
Campbell, C.M.,	Howard, J.,	Moulthrop,	Stone,
Campbell, J.J.,	Howard, R.,	Musser,	Strauss,
Carson,	Humes,	Neel,	Swartz,
Carter,	Isler,	Neely,	Swift,
Claycomb,	Irwin, G. C.,	Thomas,	Trach,
Cleary,	Irwin, H. H.,	Uerich,	Ulman,
Cochran,	Jackson,	Walnut,	Walsh,
Collins,	Jones, E. E.,	Walton,	Watson,
Conner,	Jones, J. R.,	Wettach,	Whitaker,
Conniff,	Kaiser,	Whitman,	Whitman,
Conrade,	Kaufman,	Williams,	Williams,
Cox,	Keegan,	Wilson, J. H.,	Wilson, J. H.,
Currier,	Keepert,	Wilson, W. H.,	Wiltbank,
Curry,	Kennedy,	Young, G. K.,	Young, J. H.,
Davis,	Kern,	Young, J. H.,	Zimmerman,
DeFrees,	Kitts,	Alter,	Speaker
Dickinson,	Klepper,		
Donahoe,	Kuhn, H. P.,		
Donnally,	Kuhns, E.G.M.,		
Down,	Lanius,		
Dunn, H. B.,	Latshaw,		
Dunn, J. A.,	Lenker,		
Ehrhardt,	Leslie,		
Ely,	Letzkus,		
Ewing,			
Flynn,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2114 (Senate No. 607), entitled:

An Act making an appropriation to the Psychopathic Department of the Saint Francis Hospital Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ewing,	Leslie,	Rockwell,
Allen,	Flynn,	Letzkus,	Roney,
Alworth,	Forster, I. G.,	Light,	Rothenberger,
Ambler,	Foster, J. D.,	Lohr,	Runk,
Aron,	Frey,	Lowers,	Sassaman,
Arthur,	Gans,	Malie,	Savacool,
Baldwin, G. A.,	Geary,	Mannion,	Schaeffer, A. C.
Baldwin, R. J.,	Geiser,	Martin,	Scott, J. R. K.,
Barnes,	Gibson,	Mather,	Scott, S. B.,
Bass,	Glenn,	Matt,	Semmens,
Bayle,	Good,	McAleer,	Shaffer, C. A.,
Becker,	Goss,	McAllister,	Shaffer, I. E.,
Benninger,	Grabe,	McArdle,	Sherwood,
Benson,	Gramley,	McCaig,	Showalter,
Bergey,	Gransback,	McClintock,	Smith, J. W.,
Berntheisel,	Gray, Frank,	McDermott,	Smith, L.,
Bigger,	Gray, Joseph,	McNichol,	Snavey,
Bitles,	Hackett,	Mellott,	Snyder,
Blair, W. A.,	Haggerty,	Metzenbacher,	
Blair, W. F.,	Heidinger,	Miller,	

Bleloch,	Hemminger,	Missimer,	Spangler,
Body,	Herman,	Mitchell,	Speiser,
Brosius,	He's,	Moore,	Spillinger,
Brown,	Heyburn,	Morrow,	Steedie,
Brownlee,	Hibshman,	Moses,	Steele,
Burnett,	Hobbs,	Moulthrop,	Stein,
Caldwell,	Hoffman,	Murphy,	Stone,
Campbell, C.M.,	Musker,	Musser,	Strauss,
Campbell, J. J.,	Howard, R.,	Neel,	Swartz,
Carson,	Humes,	Neely,	Swift,
Carter,	Isler,	Newbaker,	Thomas,
Cheeseman,	Irwin, G. C.,	Newton,	Trach,
Claycomb,	Irwin, H. H.,	North,	Uerich,
Cleary,	Jackson,	O'Neill,	Ulman,
Cochran,	Jones, E. E.,	Peachey,	Walnut,
Collins,	Jones, J. R.,	Pennegar,	Walsh,
Conner,	Kaiser,	Pennock,	Walton,
Conniff,	Kaufman,	Perry, H. L.,	Watson,
Conrade,	Keegan,	Perry, S. J.,	Wettach,
Cox,	Keepert,	Peters,	Whitaker,
Currier,	Kenna,	Piper,	Whitman,
Curry,	Kennedy,	Post,	Wildman,
Davis,	Kern,	Price,	Williams,
DeFrees,	Kitts,	Ramsey,	Wilson, J. H.,
Dickinson,	Klepper,	Redfield,	Wilson, W. H.,
Donahoe,	Kuhn, H. P.,	Reese,	Wiltbank,
Donnally,	Kuhns, E.G.M.,	Reeser,	Young, G. K.,
Down,	Lanius,	Rex,	Young, J. H.,
Dunn, H. B.,	Latshaw,	Richards,	Zimmerman,
Dunn, J. A.,	Lenker,	Robinson,	Alter,
Ehrhardt,	Ely,		Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2113 (Senate No. 599), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind at Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adam,	Ely,	Light,	Rockwell,
Allen,	Ewing,	Lohr,	Roney,
Alworth,	Flynn,	Lowers,	Rothenberger,
Ambler,	Forster, I. G.,	Malie,	Runk,
Aron,	Foster, J. D.,	Mannion,	Sassaman,
Arthur,	Frey,	Martin,	Savacool,
Baldwin, G. A.,	Gans,	Mather,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Matt,	Schuck,
Barnes,	Geiser,	McAleer,	Scott, J. R. K.,
Bass,	Gibson,	McAllister,	Scott, S. B.,
Bayle,	Glenn,	McArdle,	Semmens,
Becker,	Good,	McCaig,	Shaffer, C. A.,
Benninger,	Goss,	McClintock,	Shaffer, I. E.,
Benson,	Grabe,	McDermott,	Sherwood,
Bergey,	Gramley,	McKay,	Showalter,
Berntheisel,	Gray, Frank,	McNichol,	Smith, J. W.,
Bigger,	Gray, Joseph,	Mechling,	Smith, L.,
Bitles,	Hackett,	Mellott,	Snavey,
Blair, W. A.,	Haggerty,	Metzenbacher,	Snyder,
Blair, W. F.,	Heidinger,	Miller,	Spangler,
Bleloch,	Hemminger,	Missimer,	Speiser,
Body,	Herman,	Mitchell,	Spillinger,
Brosius,	Hess,	Moore,	Steedie,
Brown,	Heyburn,	Morrow,	Steele,
Brownlee,	Hibshman,	Moses,	Stone,
Burnett,	Hobbs,	Moulthrop,	Strauss,
Caldwell,	Hoffman,	Murphy,	Swartz,
Campbell, C.M.,	Howard, J.,	Musser,	Swift,
Campbell, J. J.,	Howard, R.,	Neel,	Thomas,
Carson,	Humes,	Neely,	Trach,
Carter,	Isler,	Newbaker,	Uerich,
Cheeseman,	Irwin, G. C.,	Newton,	Ulman,
Claycomb,	Irwin, H. H.,	North,	Walnut,
Cleary,	Jackson,	O'Neill,	Walsh,
Cochran,	Jones, E. E.,	Peachey,	Walton,
Collins,	Jones, J. R.,	Pennegar,	Watson,
Conner,	Kaiser,	Pennock,	Wettach,
Conniff,	Kaufman,	Perry, H. L.,	Whitaker,
Conrade,	Keegan,	Perry, S. J.,	Whitman,
Cox,	Keepert,	Peters,	Wildman,
Currier,	Kennedy,	Piper,	Williams,
Curry,	Kern,	Post,	Wilson, J. H.,
Davis,	Kitts,	Price,	Wilson, W. H.,
DeFrees,	Klepper,	Ramsey,	
Dickinson,	Kuhn, H. P.,	Redfield,	
Donahoe,			

Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,

Kuhns, E. G. M.,
Lanius,
Latshaw,
Lenker,
Leslie,
Letzkus,

Reese,
Reeser,
Rex,
Rhoads,
Richards,
Robinson,

Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2112 (Senate No. 596), entitled:

An Act making an appropriation to the Somerset County General Hospital of Somerset Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,

Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Lenker,

Leslie,
Letzkus,
Light,
Lohr,
Lowers,
Malie,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
Newton,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rhoads,

Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Shern,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ullman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2167 (Senate No. 375), entitled:

An Act making an appropriation to the Beaver County Childrens Home Association of New Brighton Beaver County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,
Berntheizel,
Bigger,
Bittles,
Blair, W. A.,
Blair, W. F.,
Bleloch,
Body,
Brosius,
Brown,
Brownlee,
Burnett,
Caldwell,
Campbell, C. M.,
Campbell, J. J.,
Carson,
Carter,
Cheeseman,
Claycomb,
Cleary,
Cochran,
Collins,
Conner,
Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,

Ely,
Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,
Gray, Frank,
Gray, Joseph,
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hess,
Heyburn,
Hibshman,
Hobbs,
Hoffman,
Howard, J.,
Howard, R.,
Humes,
Isler,
Irwin, G. C.,
Irwin, H. H.,
Jackson,
Jones, E. E.,
Jones, J. R.,
Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Latshaw,

Lenker,
Leslie,
Letzkus,
Light,
Lohr,
Lowers,
Malie,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McKay,
McNichol,
Mechling,
Mellott,
Metzenbacher,
Miller,
Missimer,
Mitchell,
Moore,
Morrow,
Moses,
Moulthrop,
Murphy,
Musser,
Neel,
Neely,
Newbaker,
Newton,
North,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,

Richards,
Robinson,
Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snively,
Snyder,
Spangler,
Speiser,
Spillinger,
Steedle,
Steele,
Stein,
Stone,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Ullman,
Walnut,
Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill no. 2105 (Senate No. 319), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,
Allen,
Alworth,
Ambler,
Aron,
Arthur,
Baldwin, G. A.,
Baldwin, R. J.,
Barner,
Bass,
Bayle,
Becker,
Benninger,
Benson,
Bergey,

Ewing,
Flynn,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,
Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,
Gransback,

Letzkus,
Light,
Lowers,
Malie,
Mannion,
Martin,
Mather,
Matt,
McAleer,
McAllister,
McArdle,
McCaig,
McClintock,
McDermott,
McKay,

Rockwell,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,
Schuck,
Scott, J. R. K.,
Scott, S. B.,
Semmens,
Shaffer, C. A.,
Shaffer, I. E.,
Sherwood,
Showalter,

Berntheisel, Bigger,	Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heidinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keepert, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw, Lenker, Leslie,	McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Richards, Robinson,	Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2104 (Senate No. 315), entitled:

An Act making an appropriation to the Sewickley Fresh Air Home in Beaver County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shll the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Benson, Bergey, Berntheisel, Bigger, Bittles, Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees,	Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heidinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keepert, Kennedy, Kern,	Letzkus, Light, Lohr, Lowers, Malle, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Morrow, Moses, Moulthrop, Murphy, Muser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post,	Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Ely,	Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw, Lenker, Leslie,	Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards,	Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2103 (Senate No. 311), entitled:

An Act making an appropriation to the Markleton General Hospital at Markleton Somerset county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Benson, Bergey, Berntheisel, Bigger, Bittles, Blair, W. A., Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt,	Eichenberger, Ely, Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heidinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Kenna, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw, Lenker,	Leslie, Letzkus, Light, Lohr, Lowers, Malle, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Muser, Neel, Neely, Newbaker, Newton, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads,	Richards, Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. O., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2102 (Senate No. 306), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men for maintenance in handicraft employment

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Leslie,	Richards,
Allen,	Ewing,	Letzkus,	Robinson,
Alworth,	Flynn,	Light,	Rockwell,
Ambler,	Forster, I. G.,	Loehr,	Roney,
Aron,	Foster, J. D.,	Lowers,	Rothenberger,
Arthur,	Frey,	Malle,	Runk,
Baldwin, G. A.,	Gans,	Mannion,	Sassaman,
Baldwin, R. J.,	Geary,	Martin,	Savacool,
Barner,	Geiser,	Mather,	Schaeffer, A. C.
Bass,	Gibson,	Matt,	Schuck,
Bayle,	Glenn,	McAleer,	Scott, J. R. K.,
Becker,	Good,	McAllister,	Scott, S. B.,
Benninger,	Goss,	McArdle,	Semmens,
Benson,	Grabe,	McCaig,	Shaffer, C. A.,
Bergey,	Gramley,	McClintock,	Shaffer, I. E.,
Berntheizel,	Gransback,	McDermott,	Sherwood,
Bigger,	Gray, Frank,	McKay,	Showalter,
Bittles,	Gray, Joseph,	McNichol,	Smith, J. W.,
Blair, W. A.,	Hackett,	Mechling,	Smith, L.,
Blair, W. F.,	Haggerty,	Mellott,	Snively,
Bleloch,	Heidinger,	Metzenbacher,	Snyder,
Body,	Hemminger,	Miller,	Spangler,
Brosius,	Herman,	Missimer,	Speiser,
Brown,	Hess,	Mitchell,	Spillinger,
Brownlee,	Heyburn,	Moore,	Steedle,
Burnett,	Hibshman,	Morrow,	Stein,
Caldwell,	Hobbs,	Moses,	Stones,
Campbell, C.M.,	Hoffman,	Moulthrop,	Strauss,
Campbell, J.J.,	Howard, J.,	Murphy,	Swartz,
Carson,	Howard, R.,	Musser,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Irwin, H. H.,	North,	Ulman,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Jones, E. E.,	Peachey,	Walsh,
Conner,	Jones, J. R.,	Pennegar,	Walton,
Conniff,	Kaiser,	Pennock,	Watson,
Conrade,	Kaufman,	Perry, H. L.,	Wettach,
Cox,	Keegan,	Perry, S. J.,	Whitaker,
Currier,	Kenna,	Peters,	Whitman,
Curry,	Kennedy,	Piper,	Wildman,
Davis,	Kern,	Post,	Williams,
DeFrees,	Kitts,	Price,	Wilson, J. H.,
Dickinson,	Klepper,	Ramsey,	Wilson, W. H.,
Donahoe,	Kuhn, H. P.,	Redfield,	Wiltbank,
Donnelly,	Kuhns, E.G.M.,	Reese,	Young, G. K.,
Down,	Lanius,	Reeser,	Young, J. H.,
Dunn, H. B.,	Latshaw,	Rex,	Zimmerman,
Dunn, J. A.,	Lenker,	Rhoads,	Alter,
Ehrhardt,			Speaker.
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2101 (Senate No. 267), entitled:

An Act making an appropriation to the Ardian Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Leslie,	Robinson,
Allen,	Ewing,	Letzkus,	Rockwell,
Alworth,	Flynn,	Light,	Roney,
Ambler,	Forster, I. G.,	Loehr,	Rothenberger,
Aron,	Foster, J. D.,	Lowers,	Runk,
Arthur,	Frey,	Malle,	Sassaman,
Baldwin, G. A.,	Gans,	Mannion,	Savacool,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.
Barner,	Geiser,	Mather,	Schuck,
Bass,	Gibson,	Matt,	Scott, J. R. K.,
Bayle,	Glenn,	McAleer,	Scott, S. B.,
Becker,	Good,	McAllister,	Semmens,

Benninger,	Goss,	McArdle,	Shaffer, C. A.,
Benson,	Grabe,	McCaig,	Shaffer, I. E.,
Bergey,	Gramley,	McClintock,	Shera,
Berntheizel,	Gransback,	McDermott,	Sherwood,
Bigger,	Gray, Frank,	McNichol,	Showalter,
Bittles,	Gray, Joseph,	Mechling,	Smith, J. W.,
Blair, W. A.,	Hackett,	Mellott,	Smith, L.,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snively,
Bleloch,	Heidinger,	Miller,	Snyder,
Body,	Hemminger,	Missimer,	Spangler,
Brosius,	Herman,	Mitchell,	Speiser,
Brown,	Hess,	Moore,	Spillinger,
Brownlee,	Heyburn,	Morrow,	Steedle,
Burnett,	Hibshman,	Moses,	Steele,
Caldwell,	Hobbs,	Moulthrop,	Stein,
Campbell, C.M.,	Hoffman,	Murphy,	Stones,
Campbell, J.J.,	Howard, J.,	Musser,	Strauss,
Carson,	Howard, R.,	Neel,	Swartz,
Carter,	Humes,	Neely,	Swift,
Cheeseman,	Isler,	Newbaker,	Thomas,
Claycomb,	Irwin, G. C.,	Newton,	Trach,
Cleary,	Irwin, H. H.,	North,	Ulerich,
Cochran,	Jackson,	O'Neill,	Ulman,
Collins,	Jones, E. E.,	Peachey,	Walnut,
Conner,	Jones, J. R.,	Pennegar,	Walsh,
Conniff,	Kaiser,	Pennock,	Walton,
Conrade,	Kaufman,	Perry, H. L.,	Watson,
Cox,	Keegan,	Perry, S. J.,	Wettach,
Currier,	Kenna,	Peters,	Whitaker,
Curry,	Kennedy,	Piper,	Whitman,
Davis,	Kern,	Post,	Wildman,
DeFrees,	Kitts,	Price,	Williams,
Dickinson,	Klepper,	Ramsey,	Wilson, J. H.,
Donahoe,	Kuhn, H. P.,	Redfield,	Wilson, W. H.,
Donnelly,	Kuhns, E.G.M.,	Reese,	Wiltbank,
Down,	Lanius,	Reeser,	Young, G. K.,
Dunn, H. B.,	Latshaw,	Rex,	Young, J. H.,
Dunn, J. A.,	Lenker,	Rhoads,	Zimmerman,
Ehrhardt,			Alter,
Eichenberger,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2100 (Senate No. 206), entitled:

An Act making an appropriation to the Elizabeth Steel Magee Hospital of Pittsburgh

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ewing,	Letzkus,	Richards,
Allen,	Flynn,	Light,	Robinson,
Alworth,	Forster, I. G.,	Loehr,	Rockwell,
Ambler,	Foster, J. D.,	Lowers,	Roney,
Aron,	Frey,	Malle,	Rothenberger,
Arthur,	Gans,	Mannion,	Runk,
Baldwin, G. A.,	Geary,	Martin,	Sassaman,
Baldwin, R. J.,	Geiser,	Mather,	Savacool,
Barner,	Gibson,	Matt,	Schaeffer, A. C.
Bass,	Glenn,	McAleer,	Schuck,
Bayle,	Good,	McAllister,	Scott, J. R. K.,
Becker,	Grabe,	McArdle,	Scott, S. B.,
Benninger,	Gramley,	McCaig,	Semmens,
Berntheizel,	Gransback,	McClintock,	Shaffer, C. A.,
Bigger,	Gray, Frank,	McDermott,	Shaffer, I. E.,
Bittles,	Gray, Joseph,	McNichol,	Sherwood,
Blair, W. A.,	Hackett,	Mechling,	Showalter,
Blair, W. F.,	Haggerty,	Mellott,	Smith, J. W.,
Bleloch,	Heidinger,	Metzenbacher,	Smith, L.,
Body,	Hemminger,	Miller,	Snyder,
Brosius,	Herman,	Missimer,	Spangler,
Brown,	Hess,	Mitchell,	Speiser,
Brownlee,	Heyburn,	Moore,	Steedle,
Burnett,	Hibshman,	Morrow,	Steele,
Caldwell,	Hobbs,	Moses,	Stein,
Campbell, C.M.,	Hoffman,	Moulthrop,	Stones,
Campbell, J.J.,	Howard, J.,	Murphy,	Strauss,
Carson,	Howard, R.,	Musser,	Swartz,
Carter,	Humes,	Neel,	Swift,
Cheeseman,	Isler,	Neely,	Thomas,
Claycomb,	Irwin, G. C.,	Newbaker,	Trach,
Cleary,	Irwin, H. H.,	Newton,	Ulerich,
Cochran,	Jackson,	North,	Ulman,
Collins,	Jones, E. E.,	O'Neill,	Walnut,
Conner,	Jones, J. R.,	Peachey,	Walsh,
Conniff,	Kaiser,	Pennegar,	Walton,
Conrade,	Kaufman,	Pennock,	Watson,
Cox,			

Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely,	Keegan, Keepert, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanius, Latshaw, Lenker, Leslie,	Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads,	Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2091 (Senate No. 61), entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children Before they are of School Age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Berntheisel, Bigger, Blair, W. A., Blair, W. F., Bloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely,	Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heldinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, P., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Kennedy, Kern, Kitts, Klepper, Kuhns, E. G. M., Lanius, Latshaw, Lenker, Leslie, Letzkus,	Light, Lohr, Lowers, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards,	Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Spelser, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2090 (Senate No. 56), entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Berntheisel, Bigger, Blair, W. A., Blair, W. F., Bloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely,	Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heldinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Kennedy, Kern, Kitts, Klepper, Kuhns, E. G. M., Lanius, Latshaw, Lenker, Leslie,	Letzkus, Light, Lohr, Lowers, Malie, Mannion, Martin, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards,	Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Spelser, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2140 (Senate No. 743), entitled:

An Act making an appropriation to Philadelphia Jewish Sanatorium for Consumptives located at Eaglesville Montgomery County

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler,	Ely, Ewing, Flynn, Forster, I. G.,	Letzkus, Light, Lohr, Lowers,	Robinson, Rockwell, Roney, Rothenberger,
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Aron,	Foster, J. D.,	Malie,	Runk,
Arthur,	Frey,	Mannion,	Sassaman,
Baldwin, G. A.,	Gans,	Martin,	Savacool,
Baldwin, R. J.,	Geary,	Mather,	Schaeffer, A. C.,
Barner,	Geiser,	Matt,	Schuck,
Bass,	Gibson,	McAleer,	Scott, J. R. K.,
Bayle,	Glenn,	McAllister,	Scott, S. B.,
Becker,	Good,	McArdle,	Semmens,
Benninger,	Goss,	McCaig,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snavelly,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bleloch,	Heidinger,	Miller,	Spangler,
Body,	Hemminger,	Missimer,	Speiser,
Brosius,	Herman,	Mitchell,	Spillinger,
Brown,	Hess,	Moore,	Steedle,
Brownlee,	Heyburn,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Moulthrop,	Stone,
Campbell, C. M.,	Hoffman,	Murphy,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	North,	Ulerich,
Cleary,	Irwin, H. H.,	O'Neill,	Ulman,
Cochran,	Jackson,	Peachey,	Walnut,
Collins,	Jones, E. E.,	Pennegar,	Walsh,
Conner,	Jones, J. R.,	Pennock,	Walton,
Conniff,	Kaiser,	Perry, H. L.,	Watson,
Conrade,	Kaufman,	Perry, S. J.,	Wettach,
Cox,	Keegan,	Peters,	Whitaker,
Currier,	Keepert,	Piper,	Whitman,
Curry,	Kenna,	Post,	Wildman,
Davis,	Kennedy,	Price,	Williams,
DeFrees,	Kern,	Ramsey,	Wilson, J. H.,
Dickinson,	Kitts,	Redfield,	Wilson, W. H.,
Donahoe,	Klepper,	Reese,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Reeser,	Young, G. K.,
Down,	Kuhns, E.G.M.,	Rex,	Young, J. H.,
Dunn, H. B.,	Lanius,	Rhoads,	Zimmerman,
Dunn, J. A.,	Latshaw,	Richards,	Alter,
Ehrhardt,	Lenker,	Richards,	Speaker.
Eichenberger,	Leslie,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative

Ordered. That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2118 (Senate No. 716), entitled:

An Act making an appropriation to the Philadelphia Osteopathic Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Leslie,	Richards,
Allen,	Ewing,	Letzkus,	Robinson,
Alworth,	Flynn,	Light,	Rockwell,
Ambler,	Forster, I. G.,	Lohr,	Roney,
Aron,	Forster, J. D.,	Lowers,	Rothenberger,
Arthur,	Frey,	Malie,	Runk,
Baldwin, G. A.,	Gans,	Mannion,	Sassaman,
Baldwin, R. J.,	Geary,	Martin,	Savacool,
Barner,	Gibson,	Mather,	Schaeffer, A. C.
Bass,	Glenn,	Matt,	Schuck,
Bayle,	Good,	McAleer,	Scott, J. R. K.,
Becker,	Goss,	McAllister,	Scott, S. B.,
Benninger,	Grabe,	McArdle,	Semmens,
Benson,	Gramley,	McCaig,	Shaffer, C. A.,
Bergey,	Gransback,	McClintock,	Shaffer, I. E.,
Berntheizel,	Gray, Frank,	McDermott,	Sherwood,
Bigger,	Gray, Joseph,	McKay,	Showalter,
Bittles,	Hackett,	McNichol,	Smith, J. W.,
Blair, W. A.,	Haggerty,	Mechling,	Smith, L.,
Blair, W. F.,	Heidinger,	Mellott,	Snavelly,
Bleloch,	Hemminger,	Metzenbacher,	Snyder,
Body,	Herman,	Miller,	Spangler,
Brosius,	Hess,	Missimer,	Speiser,
Brown,	Heyburn,	Mitchell,	Spillinger,
Brownlee,	Hibshman,	Moore,	Steedle,
Burnett,	Hobbs,	Morrow,	Steele,
Caldwell,	Hoffman,	Moses,	Stein,
Campbell, C. M.,	Howard, J.,	Moulthrop,	Stone,
Campbell, J. J.,	Howard, R.,	Murphy,	Strauss,

Carson,	Howard, R.,	Musser,	Swartz,
Carter,	Humes,	Neel,	Swift,
Cheeseman,	Isler,	Neely,	Thomas,
Claycomb,	Irwin, G. C.,	Newbaker,	Trach,
Cleary,	Irwin, H. H.,	Newton,	Ulerich,
Cochran,	Jackson,	North,	Ulman,
Collins,	Jones, E. E.,	O'Neill,	Walnut,
Conner,	Jones, J. R.,	Peachey,	Walsh,
Conniff,	Kaiser,	Pennegar,	Walton,
Conrade,	Kaufman,	Pennock,	Watson,
Cox,	Keegan,	Perry, H. L.,	Wettach,
Currier,	Keepert,	Perry, S. J.,	Whitaker,
Curry,	Kenna,	Peters,	Whitman,
Davis,	Kennedy,	Piper,	Wildman,
DeFrees,	Kern,	Post,	Williams,
Dickinson,	Kitts,	Price,	Wilson, J. H.,
Donahoe,	Klepper,	Ramsey,	Wilson, W. H.,
Donnelly,	Kuhn, H. P.,	Redfield,	Wiltbank,
Down,	Kuhns, E.G.M.,	Reese,	Young, G. K.,
Dunn, H. B.,	Lanius,	Reeser,	Young, J. H.,
Dunn, J. A.,	Latshaw,	Rex,	Zimmerman,
Ehrhardt,	Lenker,	Rhoads,	Alter,
Eichenberger,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2117 (Senate No. 715), entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Leslie,	Robinson,
Allen,	Ewing,	Letzkus,	Rockwell,
Alworth,	Flynn,	Light,	Roney,
Ambler,	Forster, I. G.,	Lohr,	Rothenberger,
Aron,	Forster, J. D.,	Lowers,	Runk,
Arthur,	Frey,	Malie,	Sassaman,
Baldwin, G. A.,	Gans,	Mannion,	Savacool,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.,
Barner,	Geiser,	Mather,	Schuck,
Bass,	Gibson,	Matt,	Scott, J. R. K.,
Bayle,	Glenn,	McAleer,	Scott, S. B.,
Becker,	Good,	McAllister,	Semmens,
Benninger,	Goss,	McArdle,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snavelly,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bleloch,	Heidinger,	Miller,	Spangler,
Body,	Hemminger,	Missimer,	Speiser,
Brosius,	Herman,	Mitchell,	Spillinger,
Brown,	Hess,	Moore,	Steedle,
Brownlee,	Heyburn,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Moulthrop,	Stone,
Campbell, C. M.,	Hoffman,	Murphy,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Irwin, H. H.,	North,	Ulman,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Jones, E. E.,	Peachey,	Walsh,
Conner,	Jones, J. R.,	Pennegar,	Walton,
Conniff,	Kaiser,	Pennock,	Watson,
Conrade,	Kaufman,	Perry, H. L.,	Wettach,
Cox,	Keegan,	Perry, S. J.,	Whitaker,
Currier,	Keepert,	Peters,	Whitman,
Curry,	Kenna,	Piper,	Wildman,
Davis,	Kennedy,	Post,	Williams,
DeFrees,	Kern,	Price,	Wilson, J. H.,
Dickinson,	Kitts,	Ramsey,	Wilson, W. H.,
Donahoe,	Klepper,	Redfield,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Reese,	Young, G. K.,
Down,	Kuhns, E.G.M.,	Reeser,	Young, J. H.,
Dunn, H. B.,	Lanius,	Rex,	Zimmerman,
Dunn, J. A.,	Latshaw,	Richards,	Alter,
Ehrhardt,	Lenker,	Rhoads,	Speaker.
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2116 (Senate No. 615), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Flynn,	Letzkus,	Robinson,
Allen,	Forster, I. G.,	Light,	Rockwell,
Alworth,	Foster, J. D.,	Lohr,	Roney,
Ambler,	Frey,	Lowers,	Rothenberger,
Aron,	Gans,	Malle,	Runk,
Arthur,	Geary,	Mannion,	Sassaman,
Baldwin, G. A.,	Geiser,	Martin,	Savacool,
Baldwin, R. J.,	Gibson,	Mather,	Schaeffer, A. C.,
Barner,	Glenn,	Matt,	Schuck,
Bass,	Good,	McAleer,	Scott, J. R. K.,
Bayle,	Goss,	McAllister,	Scott, S. B.,
Becker,	Grabe,	McArdle,	Semmens,
Benninger,	Gramley,	McCaig,	Shaffer, C. A.,
Bergey,	Gransback,	McClintock,	Shaffer, I. E.,
Berntheizel,	Gray, Frank,	McDermott,	Sherwood,
Bigger,	Gray, Joseph,	McKay,	Smith, J. W.,
Bittles,	Hackett,	McNichol,	Smith, L.,
Blair, W. F.,	Haggerty,	Mechling,	Snively,
Bleloch,	Heidinger,	Mellott,	Spangler,
Body,	Hemminger,	Metzenbacher,	Speiser,
Brosius,	Herman,	Miller,	Steedle,
Brown,	Hess,	Missimer,	Steele,
Brownlee,	Heyburn,	Mitchell,	Stein,
Burnett,	Moore,	Morrow,	Stone,
Caldwell,	Hibshman,	Moses,	Strauss,
Campbell, C. M.,	Hobbs,	Moulthrop,	Swartz,
Campbell, J. J.,	Howard, J.,	Murphy,	Swift,
Carson,	Howard, R.,	Musser,	Thomas,
Carter,	Humes,	Neel,	Trach,
Claycomb,	Isler,	Neely,	Ulerich,
Cleary,	Irwin, G. C.,	Newbaker,	Ulman,
Cochran,	Irwin, H. H.,	North,	Walnut,
Collins,	Jackson,	O'Neill,	Walsh,
Conner,	Jones, E. E.,	Peachey,	Walton,
Conniff,	Jones, J. R.,	Pennegar,	Watson,
Conrade,	Kaiser,	Pennock,	Wettach,
Cox,	Kaufman,	Perry, H. L.,	Whitaker,
Currier,	Keegan,	Perry, S. J.,	Whitman,
Curry,	Keepert,	Peters,	Wildman,
Davis,	Kennedy,	Piper,	Williams,
DeFrees,	Kern,	Post,	Wilson, J. H.,
Dickinson,	Kitts,	Price,	Wilson, W. H.,
Donahoe,	Klepper,	Ramsey,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Redfield,	Young, G. K.,
Down,	Kuhns, E.G.M.,	Reese,	Young, J. H.,
Dunn, H. B.,	Lanius,	Reeser,	Zimmerman,
Dunn, J. A.,	Latshaw,	Rex,	Alter,
Ehrhardt,	Lenker,	Rhoads,	Speaker.
Ely,	Leslie,	Richards,	
Ewing,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2115 (Senate No. 608), entitled:

An Act making an appropriation to the Saint Francis Hospital of the city of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Flynn,	Light,	Robinson,
Allen,	Forster, I. G.,	Lohr,	Rockwell,
Alworth,	Foster, J. D.,	Lowers,	Roney,
Ambler,	Frey,	Malle,	Rothenberger,
Aron,	Gans,	Mannion,	Runk,
Arthur,	Geary,	Martin,	Sassaman,
Baldwin, G. A.,	Geiser,	Mather,	Savacool,
Baldwin, R. J.,	Gibson,	Matt,	Schaeffer, A. C.,
Barner,	Glenn,	McAleer,	Schuck,
Bass,	Good,	McAllister,	Scott, J. R. K.,
Bayle,	Goss,	McArdle,	Scott, S. B.,
Becker,	Grabe,	McCaig,	Semmens,
Benninger,	Gramley,	McClintock,	Shaffer, C. A.,
Bergey,	Gransback,	McDermott,	Shaffer, I. E.,
Berntheizel,	Gray, Frank,	McKay,	Sherwood,
Bigger,	Gray, Joseph,	McNichol,	Showalter,
Bittles,	Hackett,	Mechling,	Smith, J. W.,
Blair, W. F.,	Haggerty,	Mellott,	Smith, L.,
Bleloch,	Heidinger,	Metzenbacher,	Snively,
Body,	Hemminger,	Miller,	Spangler,
Brosius,	Herman,	Missimer,	Speiser,
Brown,	Hess,	Mitchell,	Steedle,
Brownlee,	Heyburn,	Moore,	Steele,
Burnett,	Hibshman,	Morrow,	Stein,
Caldwell,	Hobbs,	Moses,	Stone,
Campbell, C. M.,	Hoffman,	Moulthrop,	Strauss,
Campbell, J. J.,	Howard, J.,	Murphy,	Swartz,
Carson,	Howard, R.,	Musser,	Swift,
Carter,	Humes,	Neel,	Thomas,
Claycomb,	Isler,	Neely,	Trach,
Cleary,	Irwin, G. C.,	Newbaker,	Ulerich,
Cochran,	Irwin, H. H.,	North,	Ulman,
Collins,	Jackson,	O'Neill,	Walnut,
Conner,	Jones, E. E.,	Peachey,	Walsh,
Conniff,	Jones, J. R.,	Pennegar,	Walton,
Conrade,	Kaiser,	Pennock,	Watson,
Cox,	Kaufman,	Perry, H. L.,	Wettach,
Currier,	Keegan,	Perry, S. J.,	Whitaker,
Curry,	Keepert,	Peters,	Whitman,
Davis,	Kennedy,	Piper,	Wildman,
DeFrees,	Kern,	Post,	Williams,
Dickinson,	Kitts,	Price,	Wilson, J. H.,
Donahoe,	Klepper,	Ramsey,	Wilson, W. H.,
Donnelly,	Kuhn, H. P.,	Redfield,	Wiltbank,
Down,	Kuhns, E.G.M.,	Reese,	Young, G. K.,
Dunn, H. B.,	Lanius,	Reeser,	Young, J. H.,
Dunn, J. A.,	Latshaw,	Rex,	Zimmerman,
Ehrhardt,	Lenker,	Rhoads,	Alter,
Ely,	Leslie,	Richards,	Speaker.
Ewing,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2111 (Senate No. 428), entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Flynn,	Light,	Robinson,
Allen,	Forster, I. G.,	Lohr,	Rockwell,
Alworth,	Foster, J. D.,	Lowers,	Roney,
Ambler,	Frey,	Malle,	Rothenberger,
Aron,	Gans,	Mannion,	Runk,
Arthur,	Geary,	Martin,	Sassaman,
Baldwin, G. A.,	Geiser,	Mather,	Savacool,
Baldwin, R. J.,	Gibson,	Matt,	Schaeffer, A. C.,
Barner,	Glenn,	McAleer,	Schuck,
Bass,	Good,	McAllister,	Scott, J. R. K.,
Bayle,	Goss,	McArdle,	Scott, S. B.,
Becker,	Grabe,	McCaig,	Semmens,
Benninger,	Gramley,	McClintock,	Shaffer, C. A.,
Bergey,	Gransback,	McDermott,	Shaffer, I. E.,
Berntheizel,	Gray, Frank,	McKay,	Sherwood,
Bigger,	Gray, Joseph,	McNichol,	Showalter,
Bittles,	Hackett,	Mechling,	Smith, J. W.,
Blair, W. F.,	Haggerty,	Mellott,	Smith, L.,
Bleloch,	Heidinger,	Metzenbacher,	Snively,
Body,	Hemminger,		

Brosius,	Herman,	Miller,	Snyder,
Brown,	Hess,	Missimer,	Spangler,
Brownlee,	Heyburn,	Mitchell,	Spelser,
Burnett,	Hibshman,	Moore,	Steele,
Caldwell,	Hobbs,	Morrow,	Steele,
Campbell, C. M.,	Hoffman,	Moses,	Stein,
Campbell, J. J.,	Howard, J.,	Moulthrop,	Stone,
Carson,	Howard, R.,	Murphy,	Strauss,
Carter,	Humes,	Musser,	Swartz,
Claycomb,	Isler,	Neel,	Swift,
Cleary,	Irwin, G. C.,	Neely,	Thomas,
Cochran,	Irwin, H. H.,	Newbaker,	Trach,
Collins,	Jackson,	North,	Ulerich,
Conner,	Jones, E. E.,	O'Neill,	Ulman,
Conniff,	Jones, J. R.,	Peachey,	Walnut,
Conrade,	Kaiser,	Pennegar,	Walsh,
Cox,	Kaufman,	Pennock,	Walton,
Currier,	Keegan,	Perry, H. L.,	Watson,
Curry,	Keepert,	Perry, S. J.,	Wettach,
Davis,	Kennedy,	Peters,	Whitaker,
DeFrees,	Kern,	Piper,	Whitman,
Dickinson,	Kitts,	Post,	Williams,
Donahoe,	Klepper,	Price,	Wilson, J. H.,
Donnelly,	Kuhn, H. P.,	Ramsey,	Wilson, W. H.,
Down,	Kuhns, E.G.M.,	Redfield,	Wiltbank,
Dunn, H. B.,	Lanius,	Reese,	Young, G. K.,
Dunn, J. A.,	Latshaw,	Reeser,	Young, J. H.,
Ehrhardt,	Lenker,	Rex,	Zimmerman,
Ely,	Leslie,	Rhoads,	Alter,
Ewing,	Letzkus,	Richards,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2108 (Senate No. 379), entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Letzkus,	Rockwell,
Allen,	Ewing,	Light,	Roney,
Alworth,	Flynn,	Lohr,	Rothenberger,
Ambler,	Forster, I. G.,	Lowes,	Runk,
Aron,	Foster, J. D.,	Malie,	Sassaman,
Arthur,	Frey,	Mannion,	Savacool,
Baldwin, G. A.,	Gans,	Martin,	Schaeffer, A. C.,
Baldwin, R. J.,	Geary,	Mather,	Schuck,
Barner,	Geiser,	Matt,	Scott, J. R. K.,
Bass,	Gibson,	McAleer,	Scott, S. B.,
Bayle,	Glenn,	McAllister,	Semmens,
Becker,	Good,	McArdle,	Shaffer, C. A.,
Benninger,	Goss,	McCaig,	Shaffer, I. E.,
Benson,	Grabe,	McClintock,	Showalter,
Bergey,	Gramley,	McDermott,	Smith, J. W.,
Berntheizel,	Gransback,	McKay,	Smith, L.,
Bigger,	Gray, Frank,	McNichol,	Snavely,
Bittles,	Gray, Joseph,	Mechling,	Snyder,
Blair, W. A.,	Hackett,	Mellott,	Spangler,
Blair, W. F.,	Haggerty,	Metzenbacher,	Spelser,
Bleloch,	Heidinger,	Miller,	Spilling,
Body,	Hemming,	Missimer,	Steele,
Brosius,	Herman,	Mitchell,	Stein,
Brown,	Hess,	Moore,	Stone,
Brownlee,	Heyburn,	Morrow,	Strauss,
Burnett,	Hibshman,	Moses,	Swartz,
Caldwell,	Hobbs,	Moulthrop,	Swift,
Campbell, C. M.,	Hoffman,	Murphy,	Thomas,
Campbell, J. J.,	Howard, J.,	Musser,	Trach,
Carson,	Howard, R.,	Neel,	Ulerich,
Carter,	Humes,	Neely,	Ulman,
Cheeseman,	Isler,	Newbaker,	Walnut,
Claycomb,	Irwin, G. C.,	North,	Walsh,
Cleary,	Irwin, H. H.,	O'Neill,	Walton,
Cochran,	Jackson,	Peachey,	Watson,
Collins,	Jones, E. E.,	Pennegar,	Wettach,
Conner,	Jones, J. R.,	Pennock,	Whitaker,
Conniff,	Kaiser,	Perry, H. L.,	Whitman,
Conrade,	Kaufman,	Perry, S. J.,	Williams,
Cox,	Keegan,	Peters,	Wilson, J. H.,
Currier,	Kenna,	Post,	Wilson, W. H.,
Curry,	Kennedy,	Price,	Wiltbank,
Davis,	Kern,	Ramsey,	Young, G. K.,
DeFrees,			Young, J. H.,

Dickinson,	Kitts,	Redfield,	Wilson, W. H.,
Donahoe,	Klepper,	Reese,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Reeser,	Young, G. K.,
Down,	Kuhns, E.G.M.,	Rex,	Young, J. H.,
Dunn, H. B.,	Lanius,	Rhoads,	Zimmerman,
Dunn, J. A.,	Latshaw,	Richards,	Alter,
Ehrhardt,	Lenker,	Robinson,	Speaker,
Eichenberger,	Leslie,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2191 (Senate No. 1571), entitled:

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ewing,	Light,	Robinson,
Allen,	Flynn,	Lohr,	Rockwell,
Alworth,	Forster, I. G.,	Lowes,	Roney,
Ambler,	Foster, J. D.,	Malie,	Rothenberger,
Aron,	Frey,	Mannion,	Runk,
Arthur,	Gans,	Martin,	Sassaman,
Baldwin, G. A.,	Geary,	Mather,	Savacool,
Baldwin, R. J.,	Geiser,	Matt,	Schaeffer, A. C.
Barner,	Gibson,	McAleer,	Schuck,
Bass,	Glenn,	McAllister,	Scott, J. R. K.,
Bayle,	Good,	McArdle,	Scott, S. B.,
Becker,	Goss,	McCaig,	Semmens,
Benninger,	Grabe,	McClintock,	Shaffer, C. A.,
Berntheizel,	Gramley,	McDermott,	Shaffer, I. E.,
Bigger,	Gransback,	McKay,	Sherwood,
Bittles,	Gray, Frank,	McNichol,	Showalter,
Blair, W. A.,	Gray, Joseph,	Mechling,	Smith, J. W.,
Blair, W. F.,	Hackett,	Mellott,	Smith, L.,
Bleloch,	Haggerty,	Metzenbacher,	Snavely,
Body,	Heidinger,	Miller,	Snyder,
Brosius,	Hemming,	Missimer,	Spangler,
Brown,	Herman,	Mitchell,	Spelser,
Brownlee,	Hess,	Moore,	Spilling,
Burnett,	Heyburn,	Morrow,	Steele,
Caldwell,	Hibshman,	Moses,	Stein,
Campbell, C. M.,	Hobbs,	Moulthrop,	Stone,
Campbell, J. J.,	Hoffman,	Murphy,	Strauss,
Carson,	Howard, J.,	Musser,	Swartz,
Carter,	Howard, R.,	Neel,	Swift,
Cheeseman,	Humes,	Neely,	Thomas,
Claycomb,	Isler,	Newbaker,	Trach,
Cleary,	Irwin, G. C.,	North,	Ulerich,
Cochran,	Irwin, H. H.,	O'Neill,	Ulman,
Collins,	Jackson,	Peachey,	Walnut,
Conner,	Jones, E. E.,	Pennegar,	Walsh,
Conniff,	Jones, J. R.,	Pennock,	Watson,
Conrade,	Kaiser,	Perry, H. L.,	Wettach,
Cox,	Kaufman,	Perry, S. J.,	Whitaker,
Currier,	Keegan,	Peters,	Whitman,
Curry,	Kenna,	Post,	Williams,
Davis,	Kennedy,	Price,	Wilson, J. H.,
DeFrees,	Kern,	Ramsey,	Wilson, W. H.,
Dickinson,	Kitts,	Redfield,	Wiltbank,
Donahoe,	Klepper,	Reese,	Young, G. K.,
Donnelly,	Kuhn, H. P.,	Reeser,	Young, J. H.,
Down,	Kuhns, E.G.M.,	Rex,	Zimmerman,
Dunn, H. B.,	Lanius,	Rhoads,	Alter,
Dunn, J. A.,	Latshaw,	Richards,	Speaker,
Ehrhardt,	Lenker,		
Eichenberger,	Letzkus,		
Ely,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2096 (Senate No. 143), entitled:

An Act making an appropriation into the Salvation Army Rescue Children's Home and Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Lenker,	Richards,
Allen,	Ewing,	Letzkus,	Robinson,
Alworth,	Flynn,	Light,	Rockwell,
Ambler,	Forster, I. G.,	Loehr,	Roney,
Aron,	Foster, J. D.,	Lowers,	Rothenberger,
Arthur,	Frey,	Malle,	Runk,
Baldwin, G. A.,	Gans,	Mannion,	Sassaman,
Baldwin, R. J.,	Geary,	Martin,	Savacool,
Barner,	Geiser,	Mather,	Schaeffer, A. C.
Bass,	Gibson,	Matt,	Schnuck,
Bayle,	Glenn,	McAleer,	Scott, J. R. K.,
Becker,	Good,	McAllister,	Scott, S. B.,
Benninger,	Goss,	McArdle,	Semmens,
Benson,	Grabe,	McCaig,	Shaffer, I. E.,
Bergey,	Gramley,	McClintock,	Shaffer, I. E.,
Berntheizel,	Gransback,	McDermott,	Sherwood,
Bigger,	Gray, Frank,	McKay,	Showalter,
Bitles,	Gray, Joseph,	McNichol,	Smith, J. W.,
Blair, W. A.,	Hackett,	Mechling,	Smith, L.,
Blair, W. F.,	Haggerty,	Mellott,	Snively,
Bleloch,	Heidinger,	Metzenbacher,	Snyder,
Body,	Hemminger,	Miller,	Spangler,
Brosius,	Herman,	Missimer,	Speiser,
Brown,	Hess,	Mitchell,	Spillinger,
Brownlee,	Heyburn,	Moore,	Steedle,
Burnett,	Hibshman,	Morrow,	Steele,
Caldwell,	Hobbs,	Moses,	Stein,
Campbell, C. M.,	Hoffman,	Moulthrop,	Stone,
Campbell, J. J.,	Howard, J.,	Murphy,	Strauss,
Carson,	Howard, R.,	Musser,	Swartz,
Carter,	Humes,	Neel,	Swift,
Cheeseman,	Isler,	Neely,	Thomas,
Claycomb,	Irwin, G. C.,	Newbaker,	Trach,
Cleary,	Irwin, H. H.,	North,	Ulerich,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Kennedy,	Peachey,	Walsh,
Conner,	Kern,	Pennegar,	Walton,
Conniff,	Kitts,	Pennock,	Watson,
Conrade,	Klepper,	Perry, H. L.,	Wettach,
Cox,	Kuhn, H. P.,	Perry, S. J.,	Whitaker,
Currier,	Kuhns, E. G. M.,	Peters,	Whitman,
Curry,	Lanius,	Piper,	Wildman,
Davis,	Latshaw,	Post,	Williams,
DeFrees,	Lenker,	Price,	Wilson, J. H.,
Dickinson,	Leslie,	Ramsey,	Wilson, W. H.,
Donahoe,		Redfield,	Wiltbank,
Donnelly,		Reese,	Young, G. K.,
Down,		Reeser,	Young, J. H.,
Dunn, H. B.,		Rex,	Zimmerman,
Dunn, J. A.,		Rhoads,	Alter,
Ehrhardt,			Speaker.
Elchenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2095 (Senate No. 122), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Letzkus,	Rockwell,
Allen,	Ewing,	Light,	Rothenberger,
Alworth,	Flynn,	Loehr,	Roney,
Ambler,	Forster, I. G.,	Lowers,	Runk,
Aron,	Foster, J. D.,	Malle,	Sassaman,
Arthur,	Frey,	Mannion,	Savacool,
Baldwin, G. A.,	Gans,	Martin,	Schaeffer, A. C.,
Baldwin, R. J.,	Geary,	Mather,	Schnuck,
Barner,	Geiser,	Matt,	Scott, J. R. K.,

Bass,	Gibson,	McAleer,	Scott, S. B.,
Bayle,	Glenn,	McAllister,	Semmens,
Becker,	Good,	McArdle,	Shaffer, C. A.,
Benninger,	Goss,	McCaig,	Shaffer, I. E.,
Benson,	Gramley,	McClintock,	Sherwood,
Bergey,	Gransback,	McDermott,	Showalter,
Berntheizel,	Gray, Frank,	McKay,	Smith, J. W.,
Bigger,	Gray, Joseph,	McNichol,	Smith, L.,
Bitles,	Hackett,	Mechling,	Snively,
Blair, W. A.,	Haggerty,	Mellott,	Snyder,
Blair, W. F.,	Heidinger,	Metzenbacher,	Spangler,
Bleloch,	Hemminger,	Miller,	Speiser,
Body,	Herman,	Missimer,	Spillinger,
Brosius,	Hess,	Mitchell,	Steedle,
Brown,	Heyburn,	Moore,	Steele,
Brownlee,	Hibshman,	Morrow,	Stein,
Burnett,	Hobbs,	Moses,	Stone,
Caldwell,	Hoffman,	Moulthrop,	Strauss,
Campbell, C. M.,	Howard, J.,	Murphy,	Swartz,
Campbell, J. J.,	Howard, R.,	Musser,	Swift,
Carson,	Humes,	Neel,	Thomas,
Carter,	Isler,	Neely,	Trach,
Cheeseman,	Irwin, G. C.,	Newbaker,	Ulerich,
Claycomb,	Irwin, H. H.,	North,	Ulman,
Cleary,	Jackson,	O'Neill,	Walnut,
Cochran,	Kennedy,	Peachey,	Walsh,
Collins,	Kern,	Pennegar,	Walton,
Conner,	Kitts,	Pennock,	Watson,
Conniff,	Klepper,	Perry, H. L.,	Wettach,
Conrade,	Kuhn, H. P.,	Perry, S. J.,	Whitaker,
Cox,	Kuhns, E. G. M.,	Peters,	Whitman,
Currier,	Lanius,	Piper,	Wildman,
Curry,	Latshaw,	Post,	Williams,
Davis,	Lenker,	Price,	Wilson, J. H.,
DeFrees,	Leslie,	Ramsey,	Wilson, W. H.,
Dickinson,		Redfield,	Wiltbank,
Donahoe,		Reese,	Young, G. K.,
Donnelly,		Reeser,	Young, J. H.,
Down,		Rex,	Zimmerman,
Dunn, H. B.,		Rhoads,	Alter,
Dunn, J. A.,			Speaker.
Ehrhardt,			
Elchenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2094 (Senate No. 110), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Leslie,	Robinson,
Allen,	Ewing,	Letzkus,	Rockwell,
Alworth,	Flynn,	Light,	Roney,
Ambler,	Forster, I. G.,	Loehr,	Rothenberger,
Aron,	Foster, J. D.,	Lowers,	Runk,
Arthur,	Frey,	Malle,	Sassaman,
Baldwin, G. A.,	Gans,	Mannion,	Savacool,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.,
Barner,	Geiser,	Mather,	Schnuck,
Bass,	Gibson,	Matt,	Scott, J. R. K.,
Bayle,	Glenn,	McAleer,	Scott, S. B.,
Becker,	Good,	McAllister,	Semmens,
Benninger,	Goss,	McArdle,	Shaffer, C. A.,
Benson,	Grabe,	McCaig,	Shaffer, I. E.,
Bergey,	Gramley,	McClintock,	Sherwood,
Berntheizel,	Gransback,	McDermott,	Showalter,
Bigger,	Gray, Frank,	McKay,	Smith, J. W.,
Bitles,	Gray, Joseph,	McNichol,	Smith, L.,
Blair, W. A.,	Hackett,	Mechling,	Snively,
Blair, W. F.,	Haggerty,	Mellott,	Snyder,
Bleloch,	Heidinger,	Metzenbacher,	Spangler,
Body,	Hemminger,	Miller,	Speiser,
Brosius,	Herman,	Missimer,	Spillinger,
Brown,	Hess,	Mitchell,	Steedle,
Brownlee,	Heyburn,	Moore,	Steele,
Burnett,	Hibshman,	Morrow,	Stein,
Caldwell,	Hobbs,	Moses,	Stone,
Campbell, C. M.,	Hoffman,	Moulthrop,	Strauss,
Campbell, J. J.,	Howard, J.,	Murphy,	Swartz,
Carson,	Howard, R.,	Musser,	Swift,
Carter,	Humes,	Neel,	Thomas,
Cheeseman,	Isler,	Neely,	Trach,
Claycomb,	Irwin, G. C.,	Newbaker,	Ulerich,

Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, J. A., Ehrhardt, Eichenberger,	Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keepert, Kenna, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw, Lenker,	North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rhoads, Richards,	Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same without amendments.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2198 (Senate No. 168), as follows:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million dollars (\$1,000,000 be and the same is hereby specifically appropriated to the Department of Wharves Docks and Ferries of the City of Philadelphia.

For dredging in the Delaware and Schuylkill rivers within the limits of the State of Pennsylvania

For the improvement of harbor facilities dockage system reclaiming waste lands the purchase or condemnation of waste land or lands that are partially waste the purchase of desirable sites upon which to erect piers bulkheads or other harbor improvements for the dredging of docks and for the removal of shoals in the Delaware river between the channels and the pier head line and the pier head and bulkhead lines along the Delaware and Schuylkill rivers within the limits of the State of Pennsylvania

Section 2 The moneys so appropriated shall only be expended as authorized and directed by the councils of the city of Philadelphia A competent engineer shall be appointed by the Governor for a term of four years at a salary of four thousand dollars per year payable out of said appropriation Said engineers shall assist and co-operate in the said work with the Director of the Department of Wharves Docks and Ferries of the said city and report to the Governor from time to time as to the expenditure of said moneys No such moneys shall be drawn out of the State Treasury except upon warrants drawn by the Auditor General upon requisitions by the Director of the Department of Wharves Docks and Ferries of said city

Section 3 All work and materials necessary to be furnished in order to carry into effect the purpose for which the said appropriation is hereby made shall be performed and furnished under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by the councils of said city

All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Benson, Bergay, Berntheizel, Bigger, Bittles,	Ely, Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph,	Lenker, Leslie, Letzkus, Light, Lohr, Lowrs, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay,	Richards, Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C. Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W.,
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Blair, W. A., Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C.M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger,	Hackett, Haggerty, Heidinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keepert, Kenna, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw,	McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads,	Smith, L., Snavey, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2206 (Senate No. 1634), entitled:

An Act making an appropriation to the Saint Francis County Home for Convalescents Lansdowne Avenue Darby Township Delaware county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Benson, Bergay, Berntheizel, Bigger, Bittles, Blair, W. A., Blair, W. F., Bleloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C.M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier,	Ewing, Flynn, Forster, I. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Frank, Gray, Joseph, Hackett, Haggerty, Heidinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keepert,	Leslie, Letzkus, Light, Lohr, Lowrs, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J.,	Robinson, Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C. Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Showalter, Smith, J. W., Smith, L., Snavey, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker,
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Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Ely,	Kenna, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanius, Latshaw, Lenker,	Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards,	Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Mr. R. J. BALDWIN. Mr. Speaker, I desire to call up from the page 19 of to-day's Calendar, Senate Bill No. 737.

Agreeably to order,

The House resumed the consideration on third reading of H. R. bill No. 2047 (Senate No. 737), entitled:

A supplement to an act entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of Vital Statistics at the capital of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third eighteen hundred and eighty-five and making an appropriation for establishing and maintaining such a bureau and providing certain penalties" approved May first nineteen hundred and five Pamphlets Laws three hundred and thirty authorizing the statistics to be obtained and preserved by the tenth section of an act entitled "An Act creating a Department of Health and defining its powers and duties" approved April twenty-seventh one thousand nine hundred and five Pamphlet Laws three hundred and twelve or by any subsequent law or laws to be obtained collected compiled and preserved by and in said Central Bureau of Vital Statistics and fixing the salary of the State Registrar of Vital Statistics

On the question,

Will the House agree to the bill on third reading?

Mr. R. J. BALDWIN. Mr. Speaker, I would like to state to the House that this bill that relates to a branch of the Health Department of the State known as the Vital Statistics Department. The Registrar at the present time draws a salary from two different acts, placing him in the position of holding a dual position. This bill consolidates that and places the Bureau of Vital Statistics under the care of the Registrar, and it will be known as one position. Under the present arrangement the salaries provided in the two different acts and the total amounts to thirty-five hundred dollars. This bill concentrates and centralizes all that work under one department and makes the Registrar the head of that one department and it disposes of the possibility of the contention of his holding a dual office. I hope the House will vote in favor of this measure.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

Adams, Aron, Baldwin, G. A., Baldwin, R. J., Barner, Bayle, Becker, Benninger, Bergey, Bigger, Bittles, Blair, W. A., Blair, W. F., Body, Brosius, Brown,	Dunn, J. A., Ehrhardt, Eichenberger, Ely, Ewing, Forster, I. G., Foster, J. D., Frey, Geary, Geiser, Gibson, Glenn, Good, Grabe, Gramley, Gransback,	Letzkus, Light, Lowery, Malle, Mannion, Martin, Mather, McAleer, McAllister, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Miller,	Rhoads, Richards, Roney, Rothenberger, Runk, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Smith, J. W., Smith, L., Snyder, Speiser,
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Brownlee, Burnett, Caldwell, Campbell, C. M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donnelly, Down, Dunn, H. B.,	Gray, Joseph, Hackett, Haggerty, Heidinger, Hemminger, Hess, Heyburn, Hibshman, Howard, J., Howard, R., Isler, Irwin, G. C., Jackson, Jones, E. E., Kaufman, Keegan, Keepert, Kenna, Kennedy, Klepper, Kuhn, H. P., Kuhns, E. G. M., Lanius, Leslie,	Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Peters, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex,	Spillinger, Steele, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—3.

Metzenbacher, Kern,

Benson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. Bill No. 2126 (Senate No. 1348), entitled:

An Act authorizing counties within this Commonwealth requiring the water supply for their almshouses hospitals or jails to condemn property and rights inside of their limits for the purpose of obtaining such water supply and outside

On the question,

Will the House agree to the bill on third reading?

Mr. E. G. M. KUHNS. Mr. Speaker, this is a bill concerning matters of which we in Lehigh have had experience. This gives the power to the County Commissioner to condemn springs for water supplies for county homes. We in Lehigh cleaned out our own spring about one hundred and fifty yards away from the institution, and after that was done prosecution was brought against the County Commissioners for holding up the flow of the spring. Now this is to save time, money and expense throughout the Commonwealth in cases of this kind and I hope the House will vote for the bill.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—150.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Barner, Bass, Bayle, Becker, Benninger, Benson, Bergey, Bigger, Bittles, Blair, W. A., Blueloch, Brownlee, Burnett, Caldwell, Campbell, J. J., Carter, Cheeseman, Claycomb, Cleary, Collins, Conner, Conrade, Cox, Curry,	Ehrhardt, Eichenberger, Ely, Flynn, Foster, J. D., Gibson, Glenn, Good, Goss, Gramley, Gransback, Hackett, Heidinger, Hemminger, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Irwin, G. C., Irwin, H. H., Jackson, Jones, E. E., Jones, J. R., Keegan, Kenna, Kern, Kitts, Klepper, Kuhn, H. P.,	Malle, Mannion, Matt, McAleer, McAllister, McArdle, McCaig, McDermott, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper,	Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C., Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Sherwood, Smith, J. W., Smith, L., Snyder, Spangler, Spelser, Spillinger, Steedle, Steele, Strauss, Swartz, Swift, Thomas, Trach, Ulman, Walnut, Walton, Watson, Whitaker, Whitman.
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Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, J. A.,

Kuhns, E.G.M., Post,
Lanius,
Latshaw,
Lenker,
Leslie,
Lohr,
Lowers,

Wildman,
Williams,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Zimmerman,
Alter,
Speaker.

NAYS—5.

Brosius,
Grabe,

Carson,

Dunn, H. B.,

Forster, I. G.,

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 2218 (Senate Bill No. 1806), as follows:

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities of the third class may be chartered whenever a majority of the electors of any borough having at least ten thousand inhabitants according to the preceding Federal census or of any two or more contiguous boroughs situate within the limits of the same county and having together a population of at least ten thousand according to such census shall each separately vote at any special election in favor of the same The council or corporate authorities of any such borough or of any such contiguous boroughs as the case may be of their own motion or within seven days after receipt of a petition of one hundred or more qualified electors thereof shall by resolution duly passed and recorded among the minutes submit the question of whether any such borough or whether any such contiguous boroughs shall become a city of the third class to the qualified electors thereof Such question shall be submitted to the electors not more than fifteen days after the passage of such resolution They shall give notice by the publication of said resolution daily during at least one week immediately prior to the said special election in all of the newspapers published in said borough or boroughs and if no newspapers be published in said borough or boroughs then publication shall be made in not more than two newspapers published in the county wherein the borough or boroughs are located that such an election will be held The time and place when and where such special election shall be held shall be designated in said resolution They shall certify said resolution to the county commissioners of the proper county who shall thereupon cause the said question to be printed on the ballot to be used at the said special election in the borough or boroughs aforesaid in the following form "proposed city charter" and below shall be printed on two lines with a square at the right of each the words "for city charter" and "against city charter" and the electors shall designate with a cross mark (X) in one of said squares their desire to vote for or against such city charter The county commissioners shall cause such ballots to be printed and distributed to the various polling places designated in such resolution It shall be the duty of the election officers within said borough or boroughs to receive the ballots so marked and to count the votes cast for and against city charter and make return thereof on blanks to be furnished by the corporate authorities of said borough or boroughs to the clerk of the court of quarter sessions of the proper county who shall compute the same and certify the result thereof to the corporate authorities aforesaid and a duplicate return to the Secretary of the Commonwealth each duly certified in the manner required by law and in receiving counting and marking return of the votes cast the inspectors judges and clerks of the said election shall be governed by the laws of the Commonwealth regulating general elections and all the electors inspectors judges and clerks voting at and in attendance upon the election to be held under the provisions of this act shall be subject to the penalties imposed by the election laws of this Commonwealth The judges inspectors and clerks shall receive the same compensation as at general elections The expense of holding such election including the printing and distribution of ballots shall be paid by such borough or share and share alike by such boroughs or as agreed upon between such boroughs

Section 2 Whenever by the returns of the election in any borough or boroughs aforesaid it shall appear that in any such single borough or in each of such contiguous boroughs there is a majority against the city charter no further proceeding shall be had and it shall not be lawful to hold another election upon that question in such borough or boroughs for three years thereafter If it shall appear by the said returns that there is a majority in such single borough or in case of two or more contiguous boroughs a majority in each in favor of the city charter the Governor shall issue letters patent under the great seal of the Commonwealth reciting the facts defining the boundaries of said city and constituting the same a body corporate and politic by the name of the city of and the corporate authorities of any such borough or boroughs shall within fifteen days after such election furnish to the Secretary of the Commonwealth the necessary information in regard to the boundaries of said city

Section 3 All of the property and estates whatsoever real and personal of the borough or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever The charters of the said borough or boroughs shall con-

tinue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said borough or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided where two or more boroughs shall under the provisions of this act be consolidated into a city the debt or debts of each of said boroughs contracted prior to such consolidation shall be paid by such boroughs respectively and for the liquidation of such debt the authorities of such city shall have power to adjust and provide for the same and to levy separate rates of taxation on all property subject to taxation within the boundaries of the said borough respectively

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. REX. Mr. Speaker, I wish to say a few words to the House in regard to this bill. It is an enabling act, a companion bill to Senate Bill No. 13, known as the Clark-Rex Commission Government Bill. It applies to boroughs of 100,000 or over and provides, if they so elect, that they can go into third class cities, and it is entirely optional with them to do so. That is all there is to the bill and I hope the House will vote for it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

Adams,	Ewing,	Leslie,	Robinson,
Allen,	Flynn,	Letzkus,	Roney,
Aron,	Forster, I. G.,	Light,	Rothenberger,
Arthur,	Foster, J. D.,	Lohr,	Runk,
Baldwin, G. A.,	Frey,	Lowers,	Savacool,
Barner,	Gans,	Mallie,	Schaeffer, A. C.,
Bayle,	Geiser,	Mannion,	Schuck,
Becker,	Gibson,	Martin,	Scott, J. R. K.,
Benninger,	Glenn,	Mather,	Scott, S. B.,
Benson,	Good,	Matt,	Semmens,
Bergey,	Goss,	McAleer,	Shaffer, C. A.,
Bigger,	Grabe,	McAllister,	Shaffer, I. E.,
Bittles,	Gramley,	McCaig,	Smith, J. W.,
Blair, W. F.,	Gransback,	McClintock,	Smith, L.,
Boddy,	Gray, Joseph,	McDermott,	Spillinger,
Brown,	Hackett,	McKay,	Steele,
Brownlee,	Haggerty,	Mechling,	Stein,
Burnett,	Heidinger,	Mellott,	Stone,
Campbell, J. J.,	Herman,	Metzenbacher,	Strauss,
Carson,	Heyburn,	Miller,	Swartz,
Cheeseman,	Hibshman,	Mitchell,	Swift,
Claycomb,	Hobbs,	Moore,	Trach,
Cleary,	Howard, J.,	Morrow,	Ulerich,
Cochran,	Howard, R.,	Moulthrop,	Ulman,
Collins,	Humes,	Murphy,	Walnut,
Conner,	Irwin, G. C.,	Musser,	Walsh,
Conrade,	Jackson,	Neel,	Walton,
Cox,	Kaiser,	Neely,	Watson,
Currier,	Kaufman,	O'Neill,	Wetach,
Curry,	Keegan,	Peachey,	Whitaker,
Davis,	Keepert,	Pennegar,	Wildman,
DeFrees,	Kennedy,	Pennock,	Williams,
Dickinson,	Kern,	Peters,	Wilson, J. H.,
Down,	Klepper,	Post,	Wilson, W. H.,
Dunn, H. B.,	Kuhn, H. P.,	Redfield,	Wiltbank,
Dunn, J. A.,	Kuhns, E.G.M.,	Reese,	Zimmerman,
Ehrhardt,	Lanius,	Rex,	Alter,
Eichenberger,	Latshaw,	Richards,	Speaker.
Ely,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2180 (Senate No. 785), as follows:

An Act providing for the erection of a dam at the outlet of Pymatuning swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation.

Whereas By an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act providing for a survey of Pymatuning Swamp and an examination into the feasibility of constructing a reservoir therein to conserve the waters draining into said swamp and making an appropriation therefor" the Water Supply Commission was directed to survey Pymatuning Swamp in Crawford county and the lands contiguous or adjacent thereto and to examine into the feasibility of constructing a dam or dams across the outlet or outlets of said swamp whereby the waters entering the same might be conserved and the flow of water regulated in the Shenango and Beaver Rivers and

Whereas In pursuance of said act the Water Supply Commission caused said survey to be made and has presented its report thereon and

Whereas In said report the Water Supply Commission states that the project is a feasible one that a portion of said Pymatuning Swamp can be converted into a storage reservoir by constructing a dam across the valley of the Shenango River that the low water flow in the Shenango River would thereby be increased about two hundred seventy-five million gallons per diem that the reservoir would eliminate any considerable contribution to floods from the territory above the dam that the proposed reservoir would improve the sanitary conditions of the Shenango and Beaver Rivers and of the Swamp that approximately two thousand primary horse power would be added to existing water power in the Beaver River that the construction of the dam and reservoir would cause a benefit along the Shenango and Beaver valleys more than commensurate with the cost of the project that the industrial development would be increased and that the communities in the vicinity of the reservoir would be benefited through improved highways the creation of an attractive lake increased water transportation and better sanitary conditions therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Water Supply Commission of Pennsylvania is hereby authorized and directed to cause a dam to be constructed across the outlet to Pymatuning Swamp in Crawford county for the purpose of establishing a reservoir and of conserving the water entering said swamp and the purpose of regulating the flow of water in the Shenango and Beaver Rivers The dam shall be constructed and the reservoir established in accordance with plans and specifications which shall be prepared by or under the direction of the Commission and shall be so constructed and established as to conserve said waters in a safe and practical manner and to regulate the flow therefrom so as to maintain throughout the year as regular a flow of water as possible in said rivers

Section 2 In carrying out said plans the Commission may acquire in the name of this Commonwealth by purchase condemnation or otherwise such lands and materials as may be needed in carrying out the provisions of this act

Section 3 In acquiring any of said lands or materials if the Commission cannot agree with the owners thereof or if the owner cannot be found or is not sui juris the Commission may file its petition in the Court of Common Pleas of the county wherein the lands or materials are situated praying for the appointment of viewers to ascertain the fair value of such land or material Thereupon the court shall appoint from among the members of the board of views of the county three viewers who by personal inspection and otherwise of the lands or materials proposed to be acquired shall ascertain and fix the fair value thereof The court shall fix a time not less than ten days nor more than twenty days thereafter for the viewers to meet either upon said lands or otherwise Notice of the time and place of meeting of such viewers shall be given where practicable by personal service upon the owner or by such other service as the court may direct When the viewers shall have completed their labors they shall file their report in writing in the said court If no exceptions shall be filed thereto within thirty days from the filing of the report or if no appeal therefrom be filed within said time demanding a trial by jury the said report shall be confirmed absolutely And final judgment on any appeal from the ward of viewers an appeal may be had to either the supreme court or superior court as the case may require If upon any appeal the award of the viewers is not increased or modified in favor of the appellant the entire cost of the proceedings subsequent to such award shall be paid by the appellant In so far as practicable the Commission may include in one petition proceedings for the condemnation of all land in one county proposed to be acquired

In any proceedings under this section the court may appoint such guardians or committees or trustees as the case may require and may in all cases prescribe the form and manner of service of any notice required in any proceeding under this act

Section 4 When the entire cost of said lands and materials including expenses and the cost of said dam and reservoir shall have been ascertained and fixed as nearly as may be the Commission may take possession of said lands or materials in the name of this Commonwealth after giving sixty days notice thereof by publication in the counties wherein said lands or materials are located No part of said lands or materials shall be taken over by the Commission in the name of the Commonwealth until by agreement with the owner or by proceedings in condemnation as provided for in this act the entire cost of all said lands and

materials shall be ascertained and fixed as nearly as may be

Section 5 The Commission may agree with any person partnership association or corporation for the removal relocation elevating lowering or otherwise changing of any railroad railway telegraph line telephone line electric light heat or power line gas line road highway street or bridge or any part thereof If such agreement cannot be made then such removal re-location elevation lowering or changing may be done by the Commission and the damages if any sustained thereby shall be fixed as in said condemnation proceedings

Section 6 No land shall be purchased by the Commission until the titles thereto have been approved by the Attorney General

Section 7 When the said dam is completed and said reservoir established it shall be maintained and operated at the expense of this Commonwealth under the direction of the Water Supply Commission

Section 8 The sum of four hundred thousand dollars (\$400,000) or so much thereof as may be necessary is hereby specifically appropriated to the Water Supply Commission of Pennsylvania for the purchase of the said lands and otherwise for carrying out the purposes of this act Payment of moneys shall be on order of the chairman of the Commission countersigned by the secretary and accompanied by itemized and verified vouchers and upon warrant of the Auditor General No land shall be acquired under the provisions of this act until there shall be filed with the Commission satisfactory waivers of all damage from owners of lands in the State of Ohio to be submerged or which may possibly be submerged through the operation of said dam and reservoir

On the question,

Will the House agree to the bill on third reading?

Mr. HUMES. Mr. Speaker, I ask unanimous consent to insert an amendment.

The Speaker. The amendment will be read for information.

The amendment was read by the Clerk as follows:

Amend Section 8, by adding after the last word of the section the following:

"Provided, however, that no moneys hereby appropriated shall be available until satisfactory proof shall have been filed with the Auditor General, that an amount equal to said appropriation has been contributed and placed at the disposal of the Water Supply Commissioners by persons, partnerships and corporations that will derive benefit from the work hereby authorized."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment. The Chair hears objection.

Mr. HUMES. Mr. Speaker, I move that the House go into Committee of the Whole for the purpose of special amendment.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. HUMES. Mr. Speaker, I want to call the attention of the House to one or two facts in connection with this bill. This is a bill which would make a lake out of some twenty-thousand acres of land in the County which I have the honor of representing. This matter was investigated by the Water Supply Commission pursuant to an act passed by the last session of the legislature and the Water Supply Commission in its report says this:

"The Commission is of the opinion that if the Paymatuning Reservoir is built those interests which are directly benefited should bear their proportion of the expense. There are numerous prosperous cities, boroughs, three counties with large resources, many extensive industrial corporations, public service companies and water users, all of which it is believed would share in the cost of maintaining this projected reservoir, while the State should have supervision of its construction and operation."

Based upon the report of which this is a part, this bill is presented to this legislature and unless you are familiar with this report you do not realize all that is back of this bill. The purpose of this bill is to commit the State of Pennsylvania to a project which will entail an expenditure admitted by the Water Supply Commission to be more than one and a half million dollars and I want to predict to-night it will be nearer three million dollars before it is completed if it is undertaken. So I say that when these people come to this legislature and say we are going to take as a reservoir approximately 20,000 acres of land in the county I represent and that they are in the end going to ask this State for at least a million and a half dollars and as I say it will be more than two millions and probably three million dollars

before it is competed, this House should say to the people interested: "If you are going to follow the action of the Commission and follow its recommendations you should comply with all the stipulations incorporated in that recommendation and one of those recommendations is that the people to be benefited should contribute." If the State of Pennsylvania has this amount of money to spend in what is largely a private enterprise, which for all time, from the figures of the Water Supply Commission, will cost approximately \$15,000.00 a year for maintenance alone. If we are going to spend in the end more than one million dollars, and probably more than two million dollars on this project, it is only fair for us to say at the inception of the project, the people who are demanding this should show their good faith and show that they are sincere when they say it is a matter of importance to them and should contribute an amount equal at least to what the State is contributing in its initial appropriation, and I say if we are true to the interests of the State and if we undertake to guard its resources and protect its interests it is our duty in following one part of the recommendation of the Water Supply Commission, that we follow all of it and put this amendment into the bill in order that the good faith of the people back of this movement may be tested when it comes to the entering upon the work that is provided for by this act, and I trust that the House will go into Committee of the Whole at this time and incorporate this amendment into this bill.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I desire to interrogate the gentleman from Crawford.

The SPEAKER. Will the gentleman from Crawford permit himself to be interrogated?

Mr. HUMES. Mr. Speaker, I will.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I would like to ask the gentleman if he is not opposed to the whole proposition to create this lake and build this dam?

Mr. HUMES. Mr. Speaker, I would be faithless to the people that I have undertaken to represent, if I was not opposed to it; but before it comes to the question of supporting this bill as a bill I owe a duty to the Commonwealth and that duty is performed by the incorporation of this amendment into the bill to carry out the recommendations of the Water Supply Commission.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I trust that this amendment will not prevail. If the members will turn to the report of the Water Supply Commission on this proposition, page 18, you will find that the estimated expenses of the project are itemized and are less than one million six hundred thousand dollars. I do not hesitate to say that the Gentleman from Crawford has no proper foundation for the statement he has made in the House that this work will cost three million dollars before it is completed. If I were to name to this House at this moment the material thing which is not necessary for the happiness, the well being, the health and the material or industrial prosperity of the Beaver and Shenango Valleys, I would say that it is the conservation proposition embraced in this bill, and I do not hesitate to say that is a proper subject for this State to assume the whole cost of it and to foot the whole bill. But even if it were true, as contended by the gentleman from Crawford, that the people along the Shenango and Beaver Valleys should pay part of the cost of this improvement, I would say that it is proper for the State at this time to appropriate the money named in this bill for the initial work and then if later it is determined that the people effected by the reservoir should pay part of the cost of finishing the work such a provision as that suggested by the gentleman from Crawford could be incorporated in a subsequent bill. I trust that on account of the importance, the vital importance of the work to the people of the Shenango and Beaver Valley and the importance of immediately beginning this work, that this motion will not prevail.

Mr. HUMES. Mr. Speaker, I would like to interrogate the gentleman from Beaver.

The SPEAKER. Will the gentleman from Beaver permit himself to be interrogated?

Mr. GEORGE A. BALDWIN. Mr. Speaker, certainly.

Mr. HUMES. Mr. Speaker, is it not a fact that the Water Supply Commission in their report recommended that the beneficiaries of this project should contribute and pay their share of the expenses?

Mr. GEORGE A. BALDWIN. Mr. Speaker, it is possible that that is in the report somewhere.

Mr. HUMES. Mr. Speaker, you have the report there.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I have the report here.

Mr. HUMES. Mr. Speaker, I would suggest that the gentleman refer to page 17 of the report and familiarize himself with the project that he is now defending.

In reply to a remark made by the gentleman from Beaver, it strikes me that if the State is ever going to receive any aid from the beneficiaries of this project it must be now, for after \$400,000.00, which is only the initial step, has been expended on this project the State will find itself committed and will have such an investment there that the people who are interested can simply say to the State: "This is your project; you have started it on your own initiative and you cannot ask us now to contribute one dollar to the completion of it;" and if the State is ever going to exact any aid from the people to be benefited by this project it must do it here and now.

Mr. ALLEN. Mr. Speaker, while I quite appreciate the recommendation of the Water Supply Commission which made an investigation here, which on first blush should appear very fair to the members of this House without further explanation, I desire to say just a word as to these people who are located along the route of the Shenango and Beaver Rivers. It is well known that in flood seasons the large plants are put out of commission on account of the excess of water which comes down those streams. In the dry season they are practically at times without a sufficient supply of water or the water is in such condition as that it is next to impossible to use it. The purpose of this dam would be this: To conserve in this basin which would be formed over the large scope of territory which has been suggested by the gentleman from Crawford, to conserve and hold back in flood season, and thereby reduce the height of the flood, a sufficient water which when let out on an easy stage would continuously give a running supply to those mills for a long, long time, in fact, for the season round. Now the condition all along rivers of such character as those, as every member who wills to think and liken it to his locality, is that in the high water season you are out of commission because of too much water and in low water season you are out of commission because there is no water there to run your plant, or the water is in such condition, from acids which have come in above, as that you cannot use it in your boilers. Now further than that, as a result of those conditions along such stream you find a limited number of manufactories, where if there was water held back in the flood season and distributed over the dry season so that those manufactories could be supplied the year around, instead of one spotted here and there along the pools that nature has made, you will find them all along your entire river front. This dam is for this purpose among others. Further than that Mr. Speaker, a short time ago a bill was passed in this session, No. 1065, which provided for a Lake Erie and Ohio River Ship Canal, a ship canal which the members of this House know is intended to give cheaper transportation off the ore from the Great Lake Region to the Ohio River, and the mills along that river and up the Monongahela and Allegheny and up the Beaver River. According to the provisions of that bill, which is one of the big undertakings of this State, the bill now having passed the Senate, and reposing in the hands of His Excellency, the Governor, where it is hoped by those in the Western part of the State that it may receive favorable consideration. The ship canal would be fed, if you please, along the course of that canal by water which had been held in reserve. Another of the primary purposes that would be beneficial to this water way is the Pymatuning Swamp. The canal would probably occupy the present course of the Beaver River from there to the mouth of the river, thereby this dam would become a feeder for that canal, that is one of the things which the Commission is looking to in asking that this dam be built, that it be built as a feeder for the ship canal. If I were to attempt to cover all the points of merit that are in this bill it would take some time. Suffice it to say

that this Pyramatuning dam provided for in this bill is the real basic principle upon which that water-way depends, and one of the principal factors upon which all of those manufacturing interests along the Shenango and Beaver rivers from this swamp to the mouth of the Beaver river depend. This when completed means to the western end of the State what the improvement of the docks and rivers mean to Philadelphia. We all know what that means and at no time has the State limited the means which have been set aside for improvement there. This is a new improvement. The whole thing has been laid out, and the groundwork prepared and the Ohio legislature in its last session passed an enabling act allowing this entire work. The legislature of West Virginia two years ago passed enabling acts which would allow them to come in and contribute to this project. All three states are vitally interested in this matter, and upon this dam proposition for the conservation of water rests the whole question and I trust that without further amendments this House will see fit to support the bill. One word more: It would be absolutely unfair to those people who have put up with the hardships of high and low water that when this improvement is presented that they should be compelled to contribute to it. It is unfair to those, Mr. Speaker, whose earnings have been swept away by the floods and who have paid for the losses thrust upon them. Not only that, Mr. Speaker, it will be a revenue, ten-fold, yea, a hundred fold in time, for the reason that new manufacturers will locate right along beside it and will to-day start on a better basis than those who have been there. I trust the House will not allow this amendment to be injected in the bill.

Mr. HUMES. Mr. Speaker, I desire to interrogate the gentleman.

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. ALLEN. Yes, sir.

Mr. HUMES. Mr. Speaker, I would like to inquire as to whether or not the State of Ohio that has passed this marvelous enabling legislation has furnished any money, or made an appropriation to assist in the work?

Mr. ALLEN. The State of Ohio has not up to this time made an arrangement for the raising of money, but has simply passed one act which allows the ship-canal purposed in the bill which has passed this House, and which was suggested a moment ago to do business in the State of Ohio. I will read the title of that bill:

"An Act to amend section 2503 of the General Code relating to the power of counties to appropriate money or issue bonds to aid in the construction by public authorities and control of canals or waterways suitable for steamships, steamboats, barges or other vessels." The proposition laid down in that bill is exactly the same as proposed to be covered by the Legislature of the State of Pennsylvania and that allowing counties and sections of the State which will be benefited to contribute. All the legislation which has been passed up to this time by the State of Pennsylvania, contemplate assistance from West Virginia and Ohio, both of whom have taken the initiative so far as allowing contributions by those sections benefitted is concerned. Under the bills already passed by the Ohio Legislature and which are already laws providing that counties contribute, and under the provisions of bills which will be passed if not in this session, in some succeeding session, they recognize the foreign corporations or companies which would be a company from the State of Pennsylvania, which would have absolute control of this property. The provisions of all legislation up to this time in this State lead to this end that before a single dollar can be expended all of the contributions necessary to carry out the entire work must be pledged by those communities benefitted. It also provides that such toll as will be collected from the vessels will be used in paying off in turn all of the money which is pledged. The result in due time will be that the State of Pennsylvania owns the property absolutely. And with what expenditure. With such expenditure as it takes to make this conservation of water power and water, and with such expenditure as it will take to do the preliminary work. I trust this amendment will be voted down.

Mr. HUMES. Mr. Speaker, I would like to ask the gentleman how many acres of this land taken for this reservoir are in the State of Ohio?

Mr. ALLEN. Mr. Speaker, I don't know, I have not seen the survey.

Mr. HUMES. Isn't it a fact that several thousand acres of land will be in the State of Ohio?

Mr. ALLEN. I don't know. It may run into that.

Mr. HUMES. I would like to inquire what authority over that territory the State of Pennsylvania would have or the land necessary to extend the reservoir into Ohio?

Mr. ALLEN. By an enactment of the Legislature of the State of Ohio, to-wit, the ship canal, a bill enacted and already upon the Statute books.

Mr. HUMES. I would like to inquire if it is not a fact that a considerable area of this reservoir would be under the control of the State of Ohio?

Mr. ALLEN. Not one foot, much less a large area.

Mr. HUMES. I do not like to disagree with the gentleman from Allegheny, but if he will look into this question, he will find that no legislation has been enacted that gives to the State of Pennsylvania control over the portion of the reservoir that in the State of Ohio.

Mr. ALLEN. Mr. Speaker, I beg to correct the gentleman's idea. If he means State, I agree with him. But if he means ship canal, I disagree with him for the reason I have already stated. The purpose of the legislation is for the condemnation of such property as may be necessary for the ship canal and for the erection of locks and turn outs and basins for the purpose of conserving water.

On the question,

Will the House agree to the motion?

The SPEAKER declared that the nays appeared to have it.

Whereupon, a division was called for, and 29 gentlemen having voted in the affirmative and 101 in the negative,

The motion was not agreed to.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—147.

Adams,	Ehrhardt,	Latshaw,	Richards,
Allen,	Eichenberger,	Lenker,	Robinson,
Amber,	Ely,	Leslie,	Rockwell,
Aron,	Flynn,	Letzkus,	Roney,
Arthur,	Forster, I. G.,	Lowers,	Savacool,
Baldwin, G. A.,	Foster, J. D.,	Malie,	Schaeffer, A. C.
Baldwin, R. J.,	Frey,	Mannion,	Schuck,
Barner,	Gans,	Martin,	Scott, S. B.,
Bayle,	Geary,	McAleer,	Semmens,
Becker,	Geiser,	McAllister,	Shafter, I. E.,
Bergey,	Gibson,	McCaig,	Smith, J. W.,
Rigger,	Good,	McClintock,	Smith, L.,
Bittles,	Goss,	McDermott,	Snyder,
Blair, W. A.,	Gramley,	McKay,	Spangler,
Body,	Gransback,	McNichol,	Speiser,
Brownlee,	Gray, Joseph,	Miller,	Steele,
Campbell, C. M.,	Hackett,	Missimer,	Stein,
Campbell, J. J.,	Haggerty,	Mitchell,	Stone,
Carter,	Heidinger,	Moore,	Strauss,
Cheeseman,	Hibshman,	Morrow,	Swartz,
Cleary,	Hobbs,	Moses,	Swift,
Cochran,	Hoffman,	Moulthrop,	Thomas,
Conner,	Howard, J.,	Murphy,	Trach,
Conniff,	Isler,	Neel,	Ulerich,
Conrade,	Irwin, G. C.,	Neely,	Uman,
Cox,	Jackson,	Newbaker,	Walsh,
Currier,	Jones, E. E.,	North,	Walton,
Curry,	Kaiser,	O'Neill,	Watson,
Davis,	Kaufman,	Peachev,	Wettach,
DeFrees,	Keegan,	Pennock,	Whitaker,
Dickinson,	Keepert,	Peters,	Wildman,
Donahoe,	Kenna,	Price,	Wilson, W. H.,
Donnelly,	Kennedy,	Redfield,	Wiltbank,
Dunn,	Kuhn, H. P.,	Reese,	Young, J. H.,
Dunn, H. B.,	Kuhns, E. G. M.,	Rex,	Alter,
Dunn, J. A.,	Lanius,	Rhoads,	Speaker.

NAYS—22.

Benninger,	Claycomb,	Lohr,	Musser,
Benson,	Glenn,	Mather,	Post,
Blair, W. F.,	Grabe,	Matt,	Scott, J. R. K.,
Caldwell,	Humes,	Mechling,	Williams,
Carson,	Kern,	Mellott,	Wilson, J. H.,
		Mitzenbacher	Zimmerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

RESOLUTION RECALLING HOUSE BILL NO. 1246 FROM THE GOVERNOR.

Mr. BIGGER. Mr. Speaker, I desire to offer a resolution at this time.

The SPEAKER. The resolution will be read by the Clerk. The Clerk then read the resolution as follows:

In the House of Representatives, June 24, 1913.
Resolved (if the Senate concur), That House Bill No. 1246 entitled "An Act providing and regarding the releasing on parole of certain prisoners who have been sentenced for life," be recalled from the Governor for the purpose of amendment.

The SPEAKER. The question is on the adoption of the resolution.

The resolution was adopted.

Ordered, That the Clerk present said bill to the Senate for concurrence.

BILLS SIGNED BY THE SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 59.

An Act supplementing an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and continuing the term of existing associations and providing for certain additional officers in such associations

Senate Bill No. 158.

An Act to authorize the Board of Commissioners of every township of the first class to establish lights upon State highways and turnpike roads in such townships

Senate Bill No. 395.

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

Senate Bill No. 628.

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania located at Harrisburg

Senate Bill No. 742.

An Act making it lawful for appropriations to be made and for contracts to be entered into and work and material to be done and furnished under such contracts when funds for the purposes thereof shall have been or have been authorized to be borrowed by cities of the first class without awaiting the issue of such loans or the receipt of the money to be so borrowed

Senate Bill No. 763.

An Act to amend the act approved the twenty-third day of May one thousand nine hundred seven entitled "An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the right and remedies of married women in case of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred and seven permitting husband and wife to testify and providing for the method of services of process"

Senate Bill No. 1280.

A Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

Senate Bill No. 1395.

An Act to amend section twenty-one of an act approved the first day of June one thousand eighth undred eighty-nine entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" as amended

Senate Bill No. 1399.

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled "An Act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts"

Senate Bill No. 1438.

An Act regulating the appropriation and use of money realized by cities of the first class from the sale of certain bonds

Senate Bill No. 77.

An Act to exempt from the payment of inheritance taxes bequests and devises to institution of purely public charity

Whereupon,

The SPEAKER in the presence of the House signed the same.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced informed that the Senate has concurred in the resolution of the House of Representatives numbered 37 as follows:

Whereas many persons in this Commonwealth are not aware of the provisions of the act May twenty-third one thousand nine hundred and seven (Pamphlet Laws 225) prohibiting the unlawful use of the flags of the United States and of this State therefore be it

Resolved (if the Senate concur), That fifty thousand (50,000) copies of the above mentioned act be printed twelve hundred thousand copies (12,000) for the use of the House eight thousand (8,000) copies for the use of the House and the remaining thirty thousand (30,000) copies for distribution by the Daughters of the American Revolution

with the information that the Senate has passed the same with an amendment in which the concurrence of the House is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk then read the amendment as follows:

Amend the resolution, by amending line two, by striking out the word "hundred."

On the question,

Will the House agree to the amendment?

It was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDMENTS TO SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bills numbered and entitled as follows, viz:

Senate Bill No. 1375.

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganization merger or consolidation

Senate Bill No. 372.

An Act to provide a method for determining the liabilities and rights of persons agreeing to be answerable for the default of another

Senate Bill No. 268.

An Act to amend the first paragraph of the first section of an act hitherto amended and entitled "An Act to authorize chattel mortgages in this Commonwealth upon iron ore pig-iron blooms steel and iron nails steel ingots and billets

rolled or hammered steel in sheets bars or plates and all steel and iron castings of every description not in place" approved the twenty-eighth day of April Anno Domini one thousand eight hundred and eighty-seven so as to authorize chattel mortgages on all kinds of machinery

Senate Bill No. 392.

An Act amending section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the Court of Common Pleas of the proper county of all disputes as to the reasonableness of the amount of license fees between the municipal corporations and telegraph telephone or light or power companies" extending the provisions thereof to street passenger railway motor traction gas or water companies

Senate Bill No. 642.

An Act providing for the expenses of county commissioners and county poor directors

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to House Bill numbered and entitled as follows, viz:

House Bill No. 1599.

A supplement to an act entitled "An Act providing for the incorporation and government of cities of the third class" approved the twenty-third day of May Anno Domini one thousand eight hundred eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said Department and authorizing the exercise of the powers herein provided by a Park or other Municipal Commission

Said bill having been recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, June 24, 1913.

Resolved (if the House of Representatives concur), That the Chief of the Department of Mines is hereby authorized to examine into the condition and method of operation of the slate, stone, marble and granite quarries, ore and clay banks, ore and graphite mines, and any other mineral operations of the Commonwealth; also to examine into the condition of the petroleum, drilling, casing and protecting said wells; and to make a report to the Governor, for transmission to the General Assembly of one thousand nine hundred and fifteen, covering said examinations and containing recommendations for legislation necessary to meet the existing conditions.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

Ordered, That the resolution lie over for printing.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, June 24, 1913.

A CONCURRENT RESOLUTION

Asking the Congress of the United States to enact the Hamil Bill (H. R. 92241) known as the Straight Pension Bill for the pensioning of Civil Service employees of the United States postoffice Department.

Whereas, At a convention held in the city of Rochester, State of New York, in September, 1911, at which thirty thousand letter carriers employed by the United States Postoffice Department, including representatives of the letter carriers from nearly every city and town in Pennsylvania were represented, resolutions were adopted asking Congress to enact the Hamil straight pension bill (H. R. 92241) which provides for a pension to Civil Service employees of the United States Postoffice Department under conditions prescribed in the bill; and

Whereas, The Legislature of the State of Pennsylvania is in hearty sympathy and accord with the project to pension these faithful servants of the Government;

Therefore be it Resolved (if the House concur), That the Senate and House of Representatives of the Commonwealth of Pennsylvania heartily recommend to Congress the speedy passage of the said Hamil Bill (H. R. 92241) and request the Senators and the members of the House of Representatives in Congress from the Commonwealth of Pennsylvania to give their support to and vote for the said bill;

And be it Further Resolved That the Secretary of the Commonwealth of Pennsylvania be and he is hereby instructed to immediately after their adoption, forward a copy of these resolutions to the President of the Senate of the United States, to the Speaker of the House of Representatives of the United States and to the Senators and the Representatives in Congress from the Commonwealth of Pennsylvania.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

Ordered, That the resolution lie over for printing.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, June 24, 1913.

A CONCURRENT RESOLUTION

Providing for the appointment of a commission to consider and report upon a revision of the laws for the government of cities of the first class, for the employment of necessary officers and employees and giving it authority to compel the attendance of persons and the production of books and papers.

Resolved (if the House of Representatives concur) That the Governor of the Commonwealth be and he is hereby authorized to appoint three citizens of any city of the first class of this Commonwealth, who together with three senators to be appointed by the president pro tempore of the Senate and three members of the House of Representatives to be appointed by the Speaker of the House of Representatives shall constitute a commission to serve without compensation and whose duty it shall be to consider the laws of the Commonwealth relating to the government of cities of the first class, and especially to the structure and organization of councils thereof, and to report to the next Legislature whatever changes may be deemed necessary in said laws for the government of cities of the first class, together with a draft of an act or acts of Assembly to accomplish such changes. Said commission shall have power to elect its own chairman, to sit after the adjournment of the Legislature, to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid. Its expenditures shall be provided for in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said commission. The said commission shall have power to issue subpoenas, signed by its chairman, requiring the attendance of such persons and the production of such books and papers as in its judgment will assist in the performance of its duties aforesaid. The said commission shall make a full report in writing to the Governor of the Commonwealth of its findings, with such recommendations as it may deem proper six months prior to the meeting of the General Assembly in the session of 1915, which report shall be published for public information.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

Ordered, That the resolution lie over for printing.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 298.

An Act authorizing the appointment of a commission to consider the revision and amendment of the Penal Laws of the State so as to provide for the employment of all inmates of all penal institutions to provide for compensation for their labor and to devise a system whereby the results of such labor shall be utilized in the penal and charitable institutions of the State and making an appropriation to the expenses of said commission

With information that the Senate has passed the same without amendment.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced informed that the Senate insist on its non-concurrence in the amendments made and insisted upon by the House of Representatives to Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

And has appointed Messrs. Vare, Salus and Farley a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

Mr. RONEY. Mr. Speaker, I move that the House adhere to its amendments and that a committee of conference be appointed.

Mr. W. H. WILSON. Mr. Speaker, I second the motion. The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL NO. 1407.

The SPEAKER. The Chair appoints Messrs. Roney, W. H. Wilson and Forster as a committee of conference on the part of the House to confer with a similar committee on the part of the Senate.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced informed that the Senate insist on its non-concurrence in the amendments made and insisted upon by the House of Representatives to Senate Bill No. 73, entitled:

An Act to amend section two and sections three and five as heretofore amended of an act entitled "An Act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" approved the second day of May one thousand eight hundred and eighty-nine extending the same to other case of escheat and to supplement the said act by requiring reports to be made to the Auditor General of property liable to escheat and for the inspection by and under the direction of the Auditor General of the books accounts documents and papers of persons and corporations required to make such report fixing the fees and compensation of escheators in all cases fixing the fees or compensation of the informant and in certain cases prohibiting the payment of any fees or compensation to informants

And has appointed Messrs. Sproul, McIlhenny and Sones a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

Mr. RONEY. Mr. Speaker, I move that the House adhere to its amendments and that a committee of conference be appointed.

Mr. CONNER. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL NO. 73.

The SPEAKER. The Chair appoints Messrs. Roney, Semmens and Mitchell as a committee of conference on the part of the House to confer with a similar committee on the part of the Senate.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced informed that the Senate insists on its non-concurrence in the amendments made and insisted upon by the House of Representatives to Senate Bill No. 76, entitled:

An Act providing for the report to the Auditor General and escheat to the Commonwealth under certain conditions of deposits of money stocks bonds notes papers and other securities and all other valuables of the same or any other

kind for safe keeping and stocks and dividends and the principal of bonds notes certificates and of all and any other kinds of indebtedness of corporations limited partnerships and partnership associations and providing for the enforcement of the same and for the inspection by the bank examiners under the direction of the Commissioner of Banking of the books accounts documents and papers of banks trust companies safe deposit companies and all persons partnerships and corporations required to make such report making it the duty of the Commissioner of Banking to report the result of such examination to the Auditor General and prohibiting the payment of fees to informants in certain cases and fixing the fees or compensation of escheators and repealing acts inconsistent herewith or supplied hereby

And has appointed Messrs. Sproul, McNichol and Sones a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

Mr. RONEY. Mr. Speaker, I move that the House adhere to its amendments and that a committee of conference be appointed.

Mr. W. H. WILSON. Mr. Speaker, I second the motion.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL NO. 76.

The SPEAKER. The Chair appoints Messrs. Roney, Semmens and Mitchell as a committee of conference on the part of the House to confer with a similar committee on the part of the Senate.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented the following communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows, viz:

APPROVAL OF HOUSE BILL NO. 1625.

Executive Mansion, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1625, entitled "An Act relating to damages in case of taking of property for use as a public wharf pier or bulkhead."

(Signed,) JOHN K. TENER.

VETO OF HOUSE BILL NO. 556.

Executive Mansion, Harrisburg, June 19, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without my approval, House Bill No. 556, entitled:

"An Act providing for the compensation by the proper county of licensed physicians for certain reports and certificates required to be furnished to the State Department of Health and fixing the duties of the respective county treasurers and of the Commissioner of Health"

By this bill it is proposed to pay physician out of the funds of the respective counties for making certain reports now required by law to be made by licensed practitioners of medicine to local health officers, with relation to certain reportable diseases, and with relation to births and deaths.

In my opinion it is not unreasonable to require physicians to furnish, without compensation, these certificates and reports for the protection of the health and lives of the people of the Commonwealth. I therefore withhold my approval from this bill.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection, the communication will lie upon the table. The Chair hears none and it is so ordered.

Mr. RONEY. Mr. Speaker, I move that the rules be suspended for the purpose of making a motion to reconsider a bill which was defeated on June 11th.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

RECONSIDERATION OF VOTE.

Mr. ADAMS. Mr. Speaker, I move that the vote by which Senate Bill No. 322, file folio of the Senate 827, House Bill 1810, entitled:

An Act to extend the time for commencing and the time for opening and completing of certain railroads and railways in this Commonwealth

failed on final passage on June 11, 1913, be reconsidered.

Mr. ARON. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. RONEY. Mr. Speaker, when this bill was before this House on June 11th it received sixteen votes, due, I think to a misunderstanding of the bill. Due to the alertness of members of the House who felt that this bill extended the charters of railroads in the western part of the State, the House was prepared to defeat the bill and one hundred and twenty-three votes were registered against it. The bill was introduced for the purpose of extending the charter of the Delaware Tunnel Railroad Company which has projected the building of a tunnel under the Delaware river and the charter to which company was issued November 19th, 1908, so that unless this Legislature extends the time of that company, by the time the next Legislature convenes the charter of the company will have expired. Now, Mr. Speaker, the delay in pushing forward this great work in connecting the State of Pennsylvania with the State of New Jersey by an under river tunnel has been occasioned by the dilatory tactics of Camden's councils who have held up this stupendous enterprise. Mr. Speaker, in view of the fact that the corporations which the House thought it would affect received their charters before 1903 and as this bill is drawn it will affect only those charters issued after 1903, this bill, Mr. Speaker, I do not believe affects any other company than the Delaware River Tunnel Company. I believe that this House, understanding all the facts, would desire the connection of the State of Pennsylvania with the State of New Jersey by an under-river tunnel.

On the question,

Will the House agree to the motion?

It was agreed to.

Mr. RONEY. Mr. Speaker, in view of this explanation, I would ask the House now that this bill affects no other company than the one mentioned and does not affect those which the gentlemen thought it would, that it receive unanimous support.

On the question recurring,

Shall the bill pass?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—79.

Adams,	Currier,	Howard, J.,	Richards,
Aron,	Curry,	Irwin, G. C.,	Robinson,
Baldwin, R. J.,	Dickinson,	Jackson,	Rockwell,
Becker,	Donahoe,	Keegan,	Roney,
Benninger,	Dunn, H. B.,	Keeport,	Savacool,
Bigger,	Ehrhardt,	Kuhn, H. P.,	Scott, J. R. M.,
Bitties,	Eichenberger,	Kuhns, E. G. M.,	Semmens,
Body,	Ely,	Leslie,	Steele,
Brownlee,	Flynn,	Letzkus,	Stone,
Campbell, J. J.,	Forster, I. G.,	Malle,	Strauss,
Carson,	Frey,	Mannion,	Swartz,
Carter,	Gibson,	McClintock,	Thomas,
Cheeseman,	Glenn,	Mechling,	Walsh,
Claycomb,	Gramley,	Moses,	Watson,
Cleary,	Gransback,	Murphy,	Whitaker,
Cochran,	Gray, Joseph,	Neel,	Wildman,
Conner,	Hackett,	North,	Williams,
Conniff,	Haggerty,	O'Neill,	Young, J. H.,
Conrade,	Hushman,	Pennock,	Zimmerman,
Cox,	Hobbs,	Rex,	

NAYS—40.

Baldwin, G. A.,	Lanius,	McNichol,	Rhoads,
Barner,	Lenker,	Melott,	Scott, S. B.,
Benson,	Light,	Metzenbacher,	Shaffer, C. A.,
Bergey,	Lohr,	Miller,	Smith, J. W.,
DeFrees,	Martin,	Morrow,	Swift,
Gans,	Matt,	Moulthrop,	Trach,
Grabe,	McAleer,	Musser,	Ulerich,
Heldinger,	McAllister,	Neely,	Ulman,
Humes,	McDermott,	Newbaker,	Wilson, W. H.,
Kaufman,	McKay,	Price,	Wiltbank,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

BILL ON THIRD READING.

Mr. BROWNLEE asked and received unanimous consent that Senate Bill No. 1344, House Bill No. 2237, reported from committee today, be read the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2237 (Senate No. 1344), entitled:

An Act to safeguard certain civil rights regardless of race creed or descent and to impose penalties for violation of this act

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. RICHARDS asked and received unanimous consent to report a bill from Committee at this time as follows:

Mr. RICHARDS, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 2248, entitled:

An Act regulating the sale of bi-chloride of mercury and providing a penalty

BILL ON FIRST READING.

Mr. RICHARDS asked and received unanimous consent that House Bill No. 2248 be read the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2248, entitled:

An Act regulating the sale of bi-chloride of mercury and providing a penalty

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

RECONSIDERATION OF VOTE.

Mr. CARSON. Mr. Speaker, I offer the following motion. The SPEAKER. The motion will be read by the Clerk. The motion was read by the Clerk as follows:

Moved by Mr. Carson, seconded by Mr. Latshaw, that the vote by which House Bill No. 2234, (Senate Bill 1822), calendar No. 6, on today's calendar, entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

be reconsidered.

On the question recurring,

Will the House agree to the motion?

Mr. NORTH. Mr. Speaker, this is an appropriation of \$265.05 which was provided for by this act for the payment of premiums in the Agricultural associations. Inadvertantly the secretary of this association failed to file his papers at the proper time, as required by the act of assembly, and the money is tied up and cannot be secured except by this bill. I trust that the members will give this due consideration. Nobody will be particularly benefitted if it does not pass and the money will revert to the treasury.

On the question recurring,

Will the House agree to the motion?

The Speaker declared the nays appeared to have it.

Whereupon,

A division was called for and 58 gentlemen voting in the affirmative and 51 in the negative, the motion was agreed to.

On the question recurring,

Will the House agree to the bill on second reading.

The Speaker declared the nays appeared to have it.

Whereupon,

A division was called for, and 54 gentlemen voting in the affirmative and 51 in the negative, the question was determined in the affirmative and the bill was agreed to on second reading.

On the question

Will the House agree to transcribe the bill for third reading?

It was agreed to.

Mr. CARSON. Mr. Speaker, I move we adjourn.

Mr. LIGHT. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

The SPEAKER. There was a concurrent resolution introduced by the gentleman from Allegheny, Mr. Bigger, recalling a bill from the Governor, and it has been sent to the Senate for concurrence. It is important that this should be acted upon tonight.

QUESTION OF INFORMATION.

Mr. S. B. SCOTT. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. S. B. SCOTT. Mr. Speaker, is there any reason why we should not adjourn?

The SPEAKER. For the reason I have just given as to the concurrent resolution of the gentleman from Allegheny, Mr. Bigger.

On the question recurring,

Will the House agree to the motion?

It was not agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2152 (Senate No. 1564), entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania jointly or severally

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—116.

Adams,	Frey,	McAleer,	Richards,
Allen,	Gans,	McAllister,	Rockwell,
Aron,	Gibson,	McClintock,	Savacool,
Alworth,	Glenn,	McDermott,	Schuck,
Baldwin, R. J.,	Goss,	McKay,	Scott, J. R. K.,
Barner,	Grabe,	McNichol,	Scott, S. B.,
Becker,	Gramley,	Mechling,	Semmens,
Benninger,	Gransback,	Mellott,	Smith, J. W.,
Benson,	Gray, Joseph,	Metzenbacher,	Snyder,
Bergey,	Hackett,	Miller,	Steele,
Bigger,	Haggerty,	Mitchell,	Stone,
Bittles,	Hibshman,	Moore,	Strauss,
Body,	Hobbs,	Morrow,	Swartz,
Campbell, J. J.,	Howard, J.,	Moses,	Swift,
Carter,	Isler,	Moulthrop,	Thomas,
Cheeseman,	Irwin, G. C.,		Trach,

Claycomb,	Keegan,	Neel,	Ulerich,
Cleary,	Keeport,	Neely,	Walnut,
Conniff,	Kein,	Newbaker,	Walsh,
Conrade,	Kuhn, H. P.,	North,	Walton,
Currier,	Kuhns, E.G.M.,	O'Neill,	Whitaker,
Curry,	Lenker,	Peachey,	Wildman,
Davis,	Leslie,	Peters,	Williams,
Dickinson,	Leitzkus,	Price,	Wiltbank,
Dunn, H. B.,	Light,	Redfield,	Young, J. H.,
Ehrhardt,	Lehr,	Reese,	Zimmerman,
Ewing,	Mather,	Rhoads,	Alter,
Flynn,	Matt,		Speaker.
Foster, J. D.,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendments.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate had concurred in resolution from the House of Representatives as follows:

In House of Representative, June 24, 1913.

Resolved (if the Senate concur), That House Bill No. 1246, entitled:

An Act providing and regarding the releasing on parole of certain prisoners who have been sentenced for life be recalled from the Governor for the purpose of amendment.

ADJOURNMENT.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I move that this House do now adjourn until twelve o'clock noon on Wednesday.

Mr. BIGGER. Mr. Speaker, I second the motion.

The motion was agreed to, and the House at (11:58 P. M.) adjourned until twelve o'clock noon on Wednesday, June 25th, 1913.

Legislative Journal.

Session 1913

120th of the General Assembly

VOL. 2.

HARRISBURG, PA., WEDNESDAY, JUNE 25, 1913.

No. 90.

SENATE.

WEDNESDAY, June 25, 1913.

The Senate met at 10 o'clock A. M.

The PRESIDENT (Lieutenant Governor John M. Reynolds) in the Chair.

PRAYER.

The Chaplain, Rev. A. C. James, offered the following prayer:

"What is man that Thou art mindful of him, or the son of man that Thou visiteth him." "Thou art the Giver of every good and perfect gift." We come to Thee this day sensible of the great debt of gratitude that we owe Thee. May our life this day then be a measure of that gratitude; may the deeds that we do be an expression of our thankfulness; may the words that we speak be an evidence of Thy indwelling spirit; may the very thoughts we think be as a message from Thine own great heart; may Thy kindly Providence lead us through this another day. Help us to listen to the counsel of the Great Counsellor. Lead us into the paths of righteousness. We ask it in our Redeemer's name. Amen.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. McILHENNY, the further reading was dispensed with, and the Journal was approved.

REPORT FROM COMMITTEE.

Mr. VARE presented the report of committee of conference to consider the differences existing between the two Houses in relation to Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

which was laid over for printing.

RESOLUTION REQUESTING THE GOVERNOR TO REMOVE CERTAIN OFFICIALS OF GREENE COUNTY FROM OFFICE.

Mr. JUDSON, at the request of the District Attorney of Greene County, offered the following resolution, which was twice read and referred to the Committee on Judiciary Special:

In the Senate, June 24, 1913.

Whereas, There has been presented to this body the petition of David R. Huss, the District Attorney of Greene County Pennsylvania alleging grave charges of misconduct and misdemeanors against the three Commissioners of Greene County, namely Timothy J. Ross, Lisbon Scott and Jesse McNeely, and praying that this body in accordance with the provisions of article six, section four of the Constitution of the Commonwealth of Pennsylvania, address His Excellency the Governor of Pennsylvania and request him to remove said officials from office after due notice and full hearing; and,

Whereas, Said petition is verified by the affidavit of said David R. Huss and is accompanied by a duly certified copy of the report and presentment of the Grand Jury of said Greene County, filed at No. 10 September Sessions, 1913, recommending that said officials be removed from office; therefore

Be it resolved by the Senate of the Commonwealth of Pennsylvania, that we the Senate hereby address His Excellency the Governor of Pennsylvania and request him to remove from the office of County Commissioner of Greene County Pennsylvania, Timothy J. Ross, Lisbon Scott, and Jesse McNeely after due notice to the said accused officials and after full hearing, if the evidence adduced against said officials shall be sufficient in the judgment of the Governor to warrant such removal; and,

Be it further resolved, That a true copy of this preamble and resolution, duly certified under the hand of the President Pro Tempore of this body be presented to the Governor as an address from this body in accordance with the provisions of section four of article six of the Constitution of this Commonwealth.

PETITION OF DISTRICT ATTORNEY OF GREENE COUNTY FOR REMOVAL OF CERTAIN OFFICIALS OF GREENE COUNTY.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

The petition of David R. Huss, District Attorney of and for Greene County, respectfully represents:

The Grand Jury inquiring in and for the County of Greene, Commonwealth of Pennsylvania, on the seventh day of June, one thousand nine hundred thirteen, reported to the Court of Quarter Sessions of said County a report and presentment which was filed at said time, a copy of which is hereto attached and made a part of this petition.

In said report and presentment the said Grand Jury found:

(1) That Timothy J. Ross, Lisbon Scott and Jesse McNeely are the duly elected Commissioners of said County, and have been acting as such since the first Monday of January, one thousand nine hundred twelve

(2) That by reason of their official position they have, since said first Monday of January been in full charge of the Court House and the Jail belonging to said County;

(3) That on or about February twenty-fifth, one thousand nine hundred thirteen, the said Timothy J. Ross and others unlawfully conspired to have the said Jesse McNeely commit fornication and adultery with a certain woman named Mary Roat, in the basement of the Jail, a public County building in said County under the control of the said County Commissioners;

(4) That the said Timothy J. Ross and Lisbon Scott, with others, did aid and abet in the commission of the said fornication and adultery

(5) That said Timothy J. Ross did aid and abet the said Mary Roat in the commission of the said fornication and adultery in said place and on said date;

(6) The said Grand Jury in its said report and presentment recommend to the said Court of Quarter Sessions that the aforesaid Timothy J. Ross, Lisbon Scott and Jesse McNeely be removed and ousted from office on account of gross incompetency by reason of their aforesaid conduct in permitting and allowing the aforesaid occurrence in the property under their charge, which conduct in brief is against public morality and public decency in public buildings of the County.

Your petition further suggests to your Honorable Body that according to the provisions of section four of article six of the Constitution of this Commonwealth all officers elected by the people, except Governor, Lieutenant Governor, members of the General Assembly and Judges of the courts of record learned in the law, shall be removed by the Governor for reasonable cause, after due notice and full hearing on the address of two-thirds of the Senate.

Your petition, therefore, in the faithful performance of the duties of his office and of the obligation of the oath taken by him, and in accordance with the recommendations of the said Grand Jury as contained in said report and presentment, respectively prays your Honorable Body that you address His Excellency, the Governor of this Commonwealth in accordance with the said section of the Constitution of this Commonwealth, and request him that after due notice to the said accused and after full hearing they be removed from the respective office of County Commissioner which they now hold.

And your petitioner will ever pray.

DAVID R. HUSS,
District Attorney.

Commonwealth of Pennsylvania ss:
County of Dauphin

Before me, the undersigned authority a notary public in and for said County and State personally came David R. Huss to me personally known, who being by me first duly

sworn, avers and states that he is the District Attorney of Greene County, Pennsylvania; that the statements set forth in the foregoing petition are true and correct to the best of his knowledge, information and belief; and that the copy of the record attached to said petition is a true copy and transcript from the records of said County.

DAVID R. HUSS.

Sworn to and subscribed before me this 24th day of June, 1913.

FRANK E. ZIEGLER,
Notary Public.

(N. P. Seal) My commission expires Jan. 31, 1915
In the Court of Quarter Sessions of the Peace of Greene County, Pennsylvania.

In re Petition or Suggestion of David R. Huss, District Attorney for Grand Jury inquiry as to alleged bawdy practices and unlawful uses of Court House, &c. No. 10 September Sessions, 1913.

In the Honorable the Judges of the Quarter Sessions of and for Greene County, Pennsylvania:

David R. Huss, district attorney of and for Greene County respectfully represents:

(1) That on June 2, 1913, John H. Syphers, made his return under oath as constable of the South Ward of Waynesburg Borough in said County to the Court of Quarter Sessions of the Peace, etc., of said County setting out as answer to the twenty-ninth inquiry in said return which reads as follows: "Other violations of law affecting the public welfare not hereinabove specified" the following answer: "I am reliably informed and therefore believe and aver 'there are some violations of law which are matters of public notoriety and adversely affect the public welfare and tend to debauch the public morals and which have not previously been called to the Court's attention or returned, to wit: Within the past four or five months the basement of the Greene County Court house, a Public County building of Greene County, Pa., in charge of the Commonwealth of said County and in my bailwick has been used and allowed to be used by the said Commissioners or some of them as a bawdy place and place for practice of unlawful fornication and adultery with lewd women by certain persons as a place where money has been paid for such purposes and to certain of the parties concerned in order that the said matters and violations of the law be concealed."

2. That it has further been publicly asserted and is and has been common talk upon the streets and in business houses in said Borough of Waynesburg and commonly talked of throughout a great part of the County that the aforesaid matters mentioned in said constable's return as above set out are true and that said matters so returned as aforesaid have been so talked of and publicly asserted for three months or more last past.

3. That T. J. Ross one of the County Commissioners of said County has publicly asserted in the presence of the Burgess of said Borough and a Justice of the Peace and Constable of said Borough that there has been unlawful bawdy practices committed in said Court House within the last three or four months.

4. That the District Attorney of Greene County has no power to summon witnesses before the grand jury or to investigate the said charges by placing witnesses in possession of information in regard to said matters under oath nor has he legal authority to submit the matters to the Grand Jury for their investigation.

5. That the said David R. Huss, District Attorney believes that above matters are of public notoriety and are of such a nature if true, as to evilly effect and influence the whole community and county at large and are flagrant vices and that they tend to debauch and corrupt the morals of the public and to lessen the respect for and faith in the public officers having charge of the public buildings of said County and would be a public evil, and said District Attorney recognizing his inability to satisfactorily and thoroughly investigate the said public matters he deems it his duty to submit this suggestion to the Court in order that the Court if convinced that the matter is of public notoriety and import and evilly affects the public and community at large, may make such order in the premises with reference to submitting the matter to the grand jury as well as any and all other matters connected therewith and arising therefrom as it shall deem best and proper, both under the circumstances and the law.

DAVID R. HUSS,
District Attorney.

Greene County, ss:

David R. Huss being duly sworn says the matters stated in above petition of his own knowledge are true and as stated upon information from others he believes them to be true.

DAVID R. HUSS.

Sworn and subscribed this June 3, 1913 before me.

W. O. HEADLEE,
Clerk.

ORDER.

And now, June 3, 1913, the within petition and suggestion presented in open Court and upon due consideration thereof it is ordered and directed that the said petition or suggestion be filed and the District Attorney be authorized to proceed with the investigation prayed for and the grand jury now in session is directed to be brought into open Court in order that the Court may deliver a charge to them on aforesaid matters and matters growing out, connected with and arising from same and also said district attorney is

empowered hereby to issue such subpoenas or processes as may be necessary to compel and procure the attendance of such witnesses who may in the judgment of the district attorney David R. Huss be competent to give evidence relevant to the matters under investigation.

By the Court.

Attest:
W. O. Headlee,
Clerk. JAMES INGRAM,
President Judge.

Whereupon same day, the Grand Jury being called into open Court, was instructed by the Court to make a thorough investigation of the matter set up in the foregoing petition, etc., and report same to the Court.

Same day, upon motion of the District Attorney the following order is made and filed:

And now June 3, 1913 on motion of David R. Huss, District Attorney the Court appoint W. R. Hoge as assistant to the District Attorney's office in above investigation in the capacity as stenographer to take down the evidence for use of the District Attorney and prepare such papers as may be necessary by the grand jury in such investigation.

Attest:
W. O. Headlee,
Clerk. By the Court.

In re report and presentment of Grand Jury pursuant to order of Court dated June 3, 1913, and special instruction of the court delivered to Grand Jury pursuant to said order. No. 10 September Sessions, 1913.

Commonwealth of Pennsylvania ss:
County of Greene

To the Honorable James Inghram, President of said Court:

The Grand Inquest of the Commonwealth of Pennsylvania, now inquiring in and for the body of the County of Greene, upon their oaths and solemn affirmations respectively do present: That in the investigation of the charges of bawdy and lewd practices in the basement of the Court House or jail of the said County and charges or immoral conduct and offenses against public morality and decency, &c., referred to in the petition of the District Attorney of said County and as ordered and directed by this Court on June 3, 1913, and pursuant to the charge and special instructions of your Honor into the aforesaid matters contained in said petition directing this inquiry did fully investigate and inquire of the said matters so set forth in said petition and growing out of and connected with the same due respectively report:

That we began the examination of witnesses Tuesday afternoon and also examined witnesses on Thursday and Friday last, and we called and examined some 25 or 30 witnesses, covering every person who was within the jurisdiction of this Court who had any connection with the aforesaid matters and every person suggested to us by any one who knew or was likely to know anything about the subject or anything connected therewith.

We take occasion here to say that in this investigation we were aided but little if any by outside citizens other than those subpoenaed by the District Attorney.

We do further find, report and present that Timothy J. Ross, Lisbon Scott and Jesse McNeely are the duly elected Commissioners of said County and have been acting as such since the first Monday of January, 1912, and that George White is the duly elected janitor of the Court House and county buildings in the Borough of Waynesburg, said County and has been acting as such for over a year past.

That the aforesaid parties by reason of their official positions have now and have had for some time over a year past have charge of the Court House and jail and all other property belonging to the said County in said Borough. That Charles N. Huffman is the duly elected clerk of and for the said Commissioners and has been acting as such since the first Monday of January 1912. That Charles H. King is the duly elected solicitor of the aforesaid County of and for the County Commissioners and has been acting as such for over a month past. And that Ellsworth Cladden is now and has been for several years past the Night Policeman in and for the Borough of Waynesburg in said County in which Borough are situate the Court House and jail of said County. We do further find that Jesse McNeely has been ignored to a certain extent in the conduct and transaction of some of the important business affairs of the said County by the other members of the Board of Commissioners.

That we do further find report and present that through the solicitations and actions and aid and assistance of said Timothy J. Ross, Lisbon Scott, Charles N. Huffman and George White — the said Charles N. Huffman willfully did solicit, procure and counsel and aid in the said Jesse McNeely to commit adultery with Mary Roach, alias Roat, alias Blood, on the 25th day of February at about 7:30 o'clock P. M. in the basement of the jail, a public County building in the County of Greene, in the presence of the said Timothy J. Ross, Lisbon Scott, Charles N. Huffman, Ellsworth Gladden, George White, Charles H. King and Mary Roach, alias Roat, alias Blood.

Further that the said George White sometime before the aforesaid occurrence took place in said basement procured a blanket from the stable of the said Timothy J. Ross, and placed it in the aforesaid basement and thereupon the said Charles N. Huffman telephoned to the aforesaid Mary Roach, alias Roat, alias Blood, pursuant to which she came to the basement of the said jail and was admitted by the said Huffman who thereupon informed the said McNeely who immediately went with him into the basement to meet said woman. That further that the said Ross, Huffman, King, Scott, White and Gladden had been assembled inside of the basement on some agreement or arrangement for about a half hour prior to the coming of said McNeely.

We do further find, report and present that the said Mary Roach, alias Roat alias Blood was the wife of Abraham Roach alias Roat at the time of the aforesaid occurrence and that he the said Roach, alias Roat, shortly after the aforesaid occurrence in the month of February last and in said county did knowingly accept, receive and appropriate money without consideration, from the proceeds of the earnings of his said wife, a woman then and there engaged in prostitution.

We do further find, report and present that the said Mary Roach in the aforesaid basement on the 25th day of February 1913 did commit the crime of adultery with said Jesse McNeely by then and there having unlawful carnal knowledge of the body of the said Jesse McNeely. He the said McNeely not then and there being the lawful husband of the said Mary Roach. She the said Mary Roach being then and there a married woman and having a lawful husband alive.

We do further find, report and present that said Timothy J. Ross, Charles N. Huffman and George White did unlawfully willfully and maliciously, counsel, aid assist and abet the aforesaid Mary Roach, alias Roat, alias Blood to commit the adultery aforesaid, at the time and place aforesaid, and so assisted before the same was committed.

We do further find, report and present that the said Jesse McNeely on the 25th day of February, 1913, and in said basement did commit the crime of adultery with one Mary Roach, by then and there having unlawful carnal knowledge of the body of her the said Mary Roach. She the said Mary Roach not then and there being the lawful wife of the said McNeely. The said McNeely being then and there a married man and having a lawful wife alive.

We do further find, report and present that the said Timothy J. Ross, Lisbon Scott, Charles N. Huffman, George White did unlawfully, maliciously and willfully counsel, aid and abet the said Jesse McNeely to commit the aforesaid adultery at the time and in the manner and at the place aforesaid and so aided before the same was committed.

We do further find, report and present that Charles N. Huffman and George White and Timothy J. Ross did unlawfully and maliciously conspire, combine and agree together on the 25th day of February 1913 to cause and procure said Jesse McNeely a married man to have unlawful carnal intercourse with said Mary Roach, alias Roat, alias Blood in the aforesaid basement. And also did cause and procure said Mary Roach, a married woman to have unlawful carnal intercourse with said Jesse McNeely at the same time, and in pursuance to the aforesaid unlawful agreement and conspiracy. And the said Huffman and White pursuant to said unlawful agreement caused and procured said Jesse McNeely to commit said crime of adultery which was committed on the 25th day of February, 1913, in the aforesaid basement.

And we do further find that every person who was in the basement of the jail at and during the time of the occurrence aforesaid was there in violation of the law under the circumstances. And that therefore their actions and conduct that night is emphatically condemned and we find that they are grossly incompetent to conduct the affairs of the County and to attend to its business and take care of the county property in their charge.

We do further find that there was no evidence of drunkenness by any parties involved in the above occurrences, but after an inspection was made by us of the basement of the jail where such occurrences happened we find the place is strewn with empty whiskey bottles, &c., and that therefore there must have been drinking by some of the parties concerned that night, or that considerable drinking in said basement has been done since by one or more persons who seem to have public access to this basement.

And we do further find that after the above occurrences two hundred and fifty dollars was paid by said McNeely to said King to be paid to the aforesaid Abraham Roach, alias Roat, or some one for him and that same was left in the office of Chas. W. Waychoff for said Roat. And that said Roat signed a receipt for said money and by said receipt agreed to make no prosecution in the aforesaid matters and that Roat afterwards spent fifty dollars of the said money in paying a lawful bill to a merchant in Waynesburg.

Further that the whereabouts of said Roat and his wife are unknown.

We do therefore recommend to your Honorable Court as follows: That the aforesaid parties, to-wit, Timothy J. Ross, Lisbon Scott and Jesse McNeely be removed and ousted from office on account of gross incompetency by reason of their aforesaid conduct in permitting and allowing the aforesaid occurrences in the property under their charge, which conduct in brief, is against public morality and public decency in public buildings of the County.

Also that George White be removed and ousted from the janitorship for the same reason.

Further that Charles N. Huffman be removed and ousted from office for the same reason, for being a party to the occurrences in the manner aforesaid.

And further we do recommend to the Court that unless the said parties aforesaid recommended to be removed are removed from the offices and positions held by them as aforesaid within thirty days from the presentation of this report that then the said Court instruct and direct the District Attorney to prepare and submit to the grand jury bills of indictment charging the following offenses.

(1) Bill of indictment charging that the said Mary Roat in the aforesaid basement on February 25th, 1913, did commit the crime of adultery with the said James McNeely in the manner and form aforesaid.

(2) Bill of indictment charging that said Timothy J. Ross, Charles H. Huffman and George White did unlawfully, willfully and maliciously counsel, aid and assist and abet the aforesaid Mary Roach to commit adultery with the said McNeely as aforesaid and at the time and place aforesaid and so assisted and abetted before same was committed.

(3) Bill of indictment charging that the said Jesse McNeely on the 25th day of February, 1913, and in the said basement did commit the crime of adultery with said Mary Roach in the manner and form aforesaid.

(4) Bill of indictment charging that the said Timothy J. Ross Lisbon Scott, Charles N. Huffman and George White did unlawfully, maliciously and willfully counsel, aid and abet the said Jesse McNeely to commit the aforesaid adultery at the time and place and in the manner aforesaid, and so aided and abetted before same was committed.

(5) Bill of indictment charging that the said Timothy J. Ross, Charles N. Huffman and George White did willfully, unlawfully and maliciously conspire, combine and agree together on February 25th, 1913, to cause and procure said Jesse McNeely a married man to have unlawful carnal intercourse with the said Mary Roat alias Roach in the aforesaid basement. She the said Mary Roach not then and there being the lawful wife of the said McNeely and he the said McNeely having then and there a lawful wife alive. Also charging that said Ross, Huffman and White did cause and procure the said Mary Roach at the time and place aforesaid to have unlawful carnal intercourse with said Jesse McNeely. And also that pursuant to the aforesaid unlawful agreement and conspiracy the said Huffman and White caused and procured said Jesse McNeely to commit said crime of adultery which said McNeely committed on the February 25th 1913 in said basement in the manner and form as aforesaid.

(6) Bill of indictment charging that the said Abraham Roach, alias Roat some time in the month of February, 1913, and in said County of Greene did unlawfully willfully accept, receive and appropriate certain monies without consideration from the proceeds of the earnings of his wife the said Mary Roach, in the aforesaid matter a woman then and there engaged in prostitution.

OSCAR HARTLEY,
Foreman.

June 7th, 1913.

ORDER.

And now, to-wit, June 7, 1913, within report and presentment ordered to be filed and recorded on the proper records and for further consideration and action of the Court.

Attest: W. O. Headlee, Clerk.

State of Pennsylvania ss:
County of Greene

I, W. O. Headlee, Clerk of the Court of Quarter Sessions of the Peace, in and for said County and State, do hereby certify that the annexed and foregoing pages contain a true copy and correct transcript of the proceedings therein stated, so full and entire as the same remains of record in said Court at No. 10 September Sessions, 1913.

In witness whereof, I have hereunto set my hand and affixed the official seal of said Court this 21st day of June, A. D. 1913.

(Seal) W O. HEADLEE,
Clerk Q. S. Court.

BILLS SIGNED.

The PRESIDENT (Lieutenant Governor John M. Reynolds) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly, and the same being correct, the titles were publicly read, as follows:

Senate Bill No. 78, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a Commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act

Senate Bill No. 118, entitled:

An Act providing for the furnishing of a room in the building erected by the Women's Relief Corps in the Andersonville Prison grounds at Andersonville Georgia creating a commission for such purposes and making an appropriation therefor

Senate Bill No. 167, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred one enlarging the powers of such cities over the public streets and highways therein in order to provide comfort houses drinking places and waiting conveniences

Senate Bill No. 220, entitled:

An Act making an appropriation to the General Braddock Memorial Park Association of Fayette County

Senate Bill No. 401, entitled:

An Act making an appropriation to the Battlefield Commission of the Third Division Ninth Army Corps for the purpose of completing the printing binding and distribution of the said History to the surviving comrades of the Third Division

Senate Bill No. 429, entitled:

An Act making an appropriation further to carry out the purposes of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act making an appropriation for the erection of a proper fence or coping and pavement to protect a monument erected near Petersburg Virginia by the association of the Survivors of the forty-eighth Regiment Pennsylvania Volunteers to commemorate the Battle of the Crater and providing for commission and the expenses thereof to erect the same"

Senate Bill No. 437, entitled:

An Act providing for the erection of a monument to the memory of Colonel Henry Boquet and his soldiers on the Rushby Run Battlefield in Westmoreland county and making an appropriation therefor

Senate Bill No. 648, entitled:

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of each city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the Courts of Common Pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination

Senate Bill No. 778, entitled:

An Act providing for the erection upon the grounds of the Allegheny Arsenal at Pittsburgh of a monument in memory of the persons who lost their lives by an explosion in the Arsenal in one thousand eight hundred and sixty-two and making an appropriation therefor

Senate Bill No. 827, entitled:

A supplement to an act entitled "An Act to create a system of fire wardens to preserve the forests of the Commonwealth by preventing and suppressing forest fires and prescribing penalties for the violation thereof providing for the compensation of the fire wardens and those who assist in extinguishing fire and making an appropriation therefor" approved the thirteenth day of May one thousand nine hundred and nine conferring authority upon the Department of Forestry to enter into co-operative relations with local associations established for the purpose of preventing forest fires and providing for and regulating a local fire patrol and the compensation thereof

Senate Bill No. 1117, entitled:

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situated in one or more counties and to provide for the adjustment of indebtedness

Senate Bill No. 1168, entitled:

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor

Senate Bill No. 1454, entitled:

An Act in relation to convicts in the Western Penitentiary in Centre county who may break prison or escape imposing the cost of trial in an indictment for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

Senate Bill No. 1466, entitled:

A joint resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the War of one thousand eight hundred and twelve

Whereupon,

The PRESIDENT (Lieutenant Governor John M. Reynolds). in the presence of the Senate, signed the same.

RECESS.

Mr. McNICHOLS. Mr. President, I move that the Senate do now take a recess until one o'clock.

Mr. ENDSLEY. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

HOUSE CONCURS IN SENATE BILL NO. 1345.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1345, entitled:

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates' passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate" approved April first Anno Domini one thousand nine hundred and nine

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 955.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 955, entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1394.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1394, entitled:

An Act to repeal section three sub-division of section fourteen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN AMENDMENTS TO HOUSE RESOLUTION NO. 37.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has concurred in amendments to resolutions as follows:

Whereas many persons in this Commonwealth are not aware of the provisions of the act May twenty-third one thousand nine hundred and seven (Pamphlet Laws 225) prohibiting the unlawful use of the flags of the United States and of this State therefore be it

Resolved (if the Senate concur) That fifty thousand (50,000) copies of the above mentioned act be printed twelve thousand copies (12,000) for the use of the House eight thousand (8,000) copies for the use of the Senate and the remaining thirty thousand (30,000) copies for distribution by the Daughters of the American Revolution

HOUSE CONCURS IN SENATE BILL NO. 1564.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1564, entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania jointly or severally

with the information that the House has passed the same without amendment.

REPORTS OF COMMITTEES OF CONFERENCE.

Agreeably to order.

The Senate proceeded to the consideration of the report of the committee of conference on Senate Bill No. 942. as follows:

To the Honorable, the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on Senate bill number nine hundred and forty-two, entitled "An Act providing for the printing binding and distribution of two publications heretofore published by the State, namely, 'Pennsylvania at Gettysburg,' and 'Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania,' also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work," respectfully beg leave to submit the following amended bill as our report.

WALTER McNICHOLS,
DAVID HUNTER, Jr.,
W. E. CROW,
Committee on the part of the Senate.

P. C. NEWBAKER,
WARREN K. MILLER,
HARRY COCHRAN,
Committee on the part of the House of Representatives.

An Act providing for the printing binding and distribution of two publications heretofore published by the State namely "Pennsylvania at Gettysburg" and "Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Superintendent of Public Printing and Binding is hereby authorized and directed to print and bind at the expense of this Commonwealth five thousand five hundred copies of a publication to be entitled "Pennsylvania at Gettysburg" which is to include the report of the Board of Commissioners on Gettysburg Monuments heretofore published and which is to be revised to date the report of the Gettysburg Battlefield Memorial Commission and the report of the Fiftieth Anniversary of the Battle of Gettysburg Commission

Section 2 The "Pennsylvania at Gettysburg" publication is to be revised and edited by Colonel John P. Nicholson who shall prepare all necessary copy read all proofs of the compilation and index same for which service he is to be paid the sum of one thousand dollars which amount is hereby appropriated

Section 3 The "Pennsylvania at Gettysburg" publication shall be in not more than three volumes shall be illustrated and shall be bound in half roan binding

Section 4 The distribution of the aforesaid edition shall be as follows Five hundred copies for the use of the Governor five hundred copies for the use of the State Librarian five hundred copies for the use of the Fiftieth Anniversary Commission one thousand copies for the use of the Senate and three thousand copies for the use of the House of Representatives to be delivered to the members and officers of the present Legislature

Section 5 The Superintendent of Public Printing and Binding is also authorized and directed to reprint and bind at the expense of the Commonwealth five thousand copies of the publication entitled "Report of the Commission to Locate the sites of the Frontier Forts of Pennsylvania" as authorized by a concurrent resolution approved the twenty-fourth day of January one thousand eight hundred and ninety-five

Section 6 The Frontier Forts publication is to be revised and edited under the direction of the State Librarian

Section 7 The Frontier Forts publication shall be in two volumes shall be illustrated and shall be bound in half roan binding

Section 8 The distribution of the Frontier Forts publication shall be as follows one thousand copies for the use of the Senate and three thousand copies for the use of the House of Representatives to be delivered to the members and officers of the present Legislature five hundred copies for the use of the Executive Department and five hundred copies for the use of the State Librarian

On the question.

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Alexander, Gerberich, Kurtz, Salus,
Biddleman, Graff, Magee, Sheatz,
Buckman, Gyger, McNichol, Snyder,
Cullin, Homsher, McNichols, Sones,

Clark,
Cooper,
Crow,
DeWitt,

Hunter,
Jones,
Knapp,
Judson,

Miller,
Moore,
Morgan,

Sproul,
Vare,
Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

Agreeably to order.

The Senate proceeded to the consideration of the report of the Committee of Conference on Senate Bill No. 1407, as follows:

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering Senate Bill number one thousand four hundred and seven, entitled "A joint resolution proposing an amendment to Section eight article nine, of the Constitution of Pennsylvania" beg leave to submit the following amended bill as our report.

EDWIN S. VARE,
SAMUEL W. SALUS,
RICHARD V. FARLEY,
Committee on the part of the Senate.

W. H. WILSON,
J. GORDON FORSTER,
CHARLES J. RONEY, Jr.,
Committee on the part of the House of Representatives.

A Joint Resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania in accordance with the provisions of the eighteenth article thereof

Amendment to Article Nine Section Eight

Section 2 Amend section eight article nine of the Constitution of Pennsylvania which reads as follows

"Section 8 The debt of any county city borough township school district or other municipality or incorporated district except as herein provided shall never exceed seven per centum upon the assessed value of the taxable property therein nor shall any such municipality or district incur any new debt or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property without the assent of the electors thereof at a public election in such manner as shall be provided by law but any city the debt of which now exceeds seven per centum of such assessed valuation may be authorized by law to increase the same three per centum in the aggregate at any one time upon such valuation except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements owned or to be owned by said city and county of Philadelphia and which shall yield to the city and county of Philadelphia current net revenue in excess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted Provided That a sinking fund for their cancellation shall be established and maintained" so as to read as follows

Section 8 The debt of any county city borough township school district or other municipality or incorporated district except as herein provided shall never exceed seven per centum upon the assessed value of the taxable property therein nor shall any such municipality or district incur any new debt or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property without the assent of the electors thereof at a public election in such manner as shall be provided by law but any city the debt of which now exceeds seven per centum of such assessed valuation may be authorized by law to increase the same three per centum in the aggregate at any one time upon such valuation except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction and development of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements owned or to be owned by said city and county of Philadelphia and which shall yield to the city and county of Philadelphia current net revenue in excess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted Provided That such indebtedness incurred by the city and county of Philadelphia shall not at any time in the aggregate exceed the sum of twenty-five million dollars or for the purpose of improving and developing the port of the said city and county by the condemnation purchase or reclamation or lease of land on the banks of the Delaware and Schuylkill rivers and land adjacent thereto the building of bulkheads and the purchase or construction or lease

of wharves docks sheds and warehouses and other buildings and facilities necessary for the establishment and maintenance of railroad and shipping terminals along the said rivers and the dredging of the said rivers and docks Provided That the said city and county shall at or before the time of so doing provide for the collection of an annual tax sufficient to pay the interest thereon and also the principal thereof within fifty years from the incurring thereof

On the question,

Will the Senate agree to the same?

Mr. McNICHOLS. Mr. President, there is a typographical error in this report of committee of conference and I ask unanimous consent to amend the report in section 8, line 54 by striking out the word "or."

The PRESIDENT. Is there objection? The Chair hears none

The amendment was agreed to.

On the question,

Will the Senate agree to the report as amended?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Alexander,	Farley,	Huffman,	Martin,
Beidleman,	Gerberich,	Hunter,	McNichol,
Buckman,	Graff,	Jarrett,	McNichols,
Catlin,	Gyger,	Jones,	Morgan,
Clark,	Hall,	Judson,	Salus,
Cooper,	Heacock,	Kline,	Sheatz,
Crow,	Hilton,	Knapp,	Sones,
Daix,	Hoke,	Kurtz,	Vare,
DeWitt,	Homsher,	Magee,	Wasbers,

NAYS—1.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 621 (House Bill No. 197), entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the Orphans' Court and prescribing the duties of the clerks of the Orphans' Court

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—16.

Alexander,	Graff,	Magee,	Snyder,
Buckman,	Huffman,	Martin,	Sones,
Cooper,	Jones,	McNichol,	Vare,
Endsley,	Knapp,	McNichols,	Wasbers,

NAYS—11.

Beidleman,	Heacock,	Judson,	Moore,
Gerberich,	Homsher,	Kurtz,	Sensenich,
Hall,	Jarrett,	Miller,	

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 929, entitled:

An Act prohibiting the keeping of live pigs in cities of the first class without an annual license from the Bureau of Health in such cities authorizing the Board of Health to make alter and amend rules and regulations therefor and granting the Board of Health power to revoke such licenses fixing the fee for such licenses prescribing penalties for violation of this act or of such rules and regulations and repealing all acts and parts of acts inconsistent therewith

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Heacock,	Knapp,	Salus,
Buckman,	Hoke,	Kurtz,	Sensenich,
Catlin,	Homsher,	Magee,	Snyder,
Clark,	Huffman,	Martin,	Sones,
Cooper,	Jarrett,	McNichol,	Vare,
DeWitt,	Jones,	Miller,	Wasbers,
Endsley,	Judson,	Moore,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REQUEST FOR BILL OVER IN ORDER.

Mr. ALEXANDER. Mr. President, I ask that Senate Bill No. 980 (House Bill No. 888), entitled:

An Act designating the lilac as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

go over in its order.

The PRESIDENT. Is there objection?

Mr. HUFFMAN. Mr. President, I object.

The PRESIDENT. The Chair hears objection.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 980 (House Bill No. 888), as follows:

An Act designating the lilac as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

Whereas The Commonwealth of Pennsylvania is one among eight States of the United States which have up to the present time failed or neglected to adopt some form of floral emblem or state flower and

Whereas The adoption of some emblem as aforesaid would inculcate patriotism in the school children of the State therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the lilac shall be State flower or floral emblem of the Commonwealth of Pennsylvania.

Section 2 The fourteenth day of June in each year shall be known as Lilac Day and be celebrated accordingly

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—20.

Beidleman,	Gerberich,	Judson,	Morgan,
Buckman,	Gyger,	Martin,	Nulty,
Clark,	Heacock,	Miller,	Sensenich,
Cooper,	Homsher,	Moore,	Sones,
Daix,	Huffman,		Wasbers,

NAYS—13.

Catlin,	Hoke,	Magee,	McNichols,
Endsley,	Jones,	McHennry,	Sheatz,
Graff,	Knapp,	McNichol,	Snyder,
Hall,			

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1217 (House Bill No. 1458), as follows:

An Act creating a Division of Distribution of Documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth in General Assembly met and it is hereby enacted by the authority of the same That the word "documents" as used in this act shall be taken to mean all documents books pamphlets reports and other publications of similar or analogous nature printed at the expense of the Commonwealth for any department of the State Government or any branch thereof or for the General Assembly or for any legislative committee thereof or for any commission or commissioner authorized by law The term shall not include legislative bills the legislative journal calendars or routine blank books or forms used in the performance of the work of the State Government bulletins issued by the departments of the State Government nor paper books briefs or other documents and papers printed for the use of the Attorney General

Section 2 There is hereby established in the Department of Public Printing and Binding a division to be known as the "Division of Distribution of Documents"

Section 3 The Chief of the Division shall be appointed for the term of four years by the Superintendent of Public Printing and Binding with the approval of the Governor He shall before assuming the duties of his office take and subscribe to the oath of affirmation prescribed by the Constitution of this Commonwealth and shall give bond to the Commonwealth in the sum of ten thousand dollars (\$10,000) conditioned on the faithful performance by him of the duties of his office He shall receive an annual salary of two thousand four hundred dollars (\$2,400)

Section 4 The Superintendent of Public Printing and Binding shall appoint in said Division one clerk who shall receive an annual salary of fifteen hundred dollars and one stenographer and typewriter who shall receive an annual salary of twelve hundred dollars (\$1,200) Additional help for said Division shall be furnished when necessary by the Superintendent of Public Printing and Binding

Section 5 It shall be the duty of the State Printer when he shall print any document at the expense of this Commonwealth to deliver all such documents to the Division of Distribution of Documents unless otherwise directed in writing by the Chief of the Division of Documents

Section 6 Whenever any documents shall be delivered to the Chief of the Division he shall notify the Superintendent of Public Printing and Binding who shall have the paper printing and binding thereof examined and compared with the paper printing and binding set forth in the order of the Superintendent of Public Printing and Binding to the State Printer for such documents and if the Superintendent of Public Printing and Binding shall find any variance in the quality of the paper or the printing or binding he shall at once notify the Chief of the Division of Public Documents not to accept the same and in case the number of documents delivered is not as authorized the Chief of the Division of Public Documents shall at once notify the Superintendent of Public Printing and Binding of such shortage

Section 7 It shall be unlawful for any officer of the State Government or for any legislative committee or for any commission authorized by law to have any document printed except by the State Printer unless the Superintendent of Public Printing and Binding is required to order printing done elsewhere because of the inability of the State Printer to do the work or it is necessary in order to expedite the printing for the said Superintendent of Public Printing and Binding to authorize the State Printer to have the printing done elsewhere

Section 8 The Chief of said Division shall distribute documents only on a written order or requisition addressed to the Chief of the Division by the official or person entitled to such documents The distribution of any document the distribution of which is not provided for in this act or the act authorizing the publication of the same shall be subject to the approval of the Superintendent of Public Printing and Binding

Section 9 The only persons who shall be entitled to order documents from the Division shall be the following namely the Governor the heads and deputy of the various departments of the State Government and the Librarian of the Senate and the Resident Clerk of the House of Representatives who shall make requisition on the Chief of the Division of Documents from time to time for such documents as the Senators and principal officers of the Senate and the members and principal officers of the House of Representatives are entitled also each department and each sole commissioner and the chairman of any lawful commission and the chairman of any legislative committee shall be entitled to order from the Division such documents not enumerated in this act as may be necessary in the performance of the work of such department or commissioner or commission or committee or institution and also such documents not enumerated in this act as shall embody the results of the work of such department or any bureau or division thereof or of any such commissioner commission or committee

Section 10 As soon as copies of any document are delivered to the Division the Chief shall in writing notify the Librarian of the Senate the Resident Clerk of the House of Representatives and the head of each department commission and committee of the number thereof to which he or it is entitled If head of such department or commission or committee shall not requisition his or its quota within three months thereafter the documents so remaining unrequisitioned or any part thereof shall then be open to general requisition on the part of the Senate the House of Representatives and any department commission or committee without regard to number There shall however be retained such number of each document for future use as the Superintendent of Public Printing and Binding shall determine Notification shall be sent to the Librarian of the Senate the Resident Clerk of the House of Representatives and all the departments commissions and committees of the number of documents remaining unrequisitioned Whenever the Librarian of the Senate and the Resident Clerk of the House of Representatives are notified by the Chief of the Division of

Public Documents that he has documents ready for delivery to which the Senate and House of Representatives are entitled it shall be their duty to immediately notify the members and principal officers of the Senate and House of Representatives respectively The documents shall be sent out by the Chief of the Division after notification by the Librarian of the Senate and Resident Clerk of the House of Representatives as to the wishes of the members and officers of the General Assembly The Chief of the Division shall have the documents prepared for shipment by wrapping the same separately or in bulk in packages or in boxes as the case may be and addressed to such persons and points as the said Senators principal officers of the Senate and the members and principal officers of the House of Representatives may designate and when so prepared he shall direct the general shipping contractor or contractors to forward the same by mail express or freight as may be directed who shall have the same delivered all charges prepaid to the person or persons named on such package or boxes Said contractor or contractors shall also be required to ship either by express or freight the files and contents of the desks of the Senators and members and principal officers of the General Assembly when directed to do so

Section 11 To the persons entitled to documents the Chief shall furnish on request blank forms for orders for documents

Section 12 Whenever the Senate or House of Representatives or any department or committee or commission shall requisition and receive documents for distribution it shall be the duty of the Librarian of the Senate the Resident Clerk of the House of Representatives and the head of such department committee or commission to file with the Division before the first day of July of each year the exact number of documents of each kind that have been requisitioned but not distributed during the year ending the first day of June preceding said first day of July

Section 13 The Board of Commissioners of Public Grounds and Buildings shall provide adequate rooms for conducting the affairs of the Division and shall furnish and keep the same duly furnished On requisition of the Chief of the Division countersigned by the Superintendent of Public Printing and Binding it shall furnish all supplies and furniture that may be necessary in conducting the affairs of the Division

Section 14 The Superintendent of Public Printing and Binding shall (on requisition of the Chief of the Division) furnish all printing that may be necessary in such Division

Section 15 The Chief of the Division shall on or before the first day of July annually report to the Superintendent of Public Printing and Binding the number of documents received the manner and on whose order they have been distributed and the number remaining undistributed He shall also report the names of those who in his judgment have unreasonably requested documents or who have exceeded in their orders the number of documents to which they would reasonably be entitled He shall also suggest improved methods leading to economy in the printing and distribution of documents This report or a summary thereof shall be included in the report of said Superintendent to the Governor

Section 16 Documents shall be distributed in the following manner only

1 Personally to those entitled thereto or to their duly authorized agent

2 By mail or express if the documents be requested singly which shall be by contract when practical

3 When the documents are shipped in bulk they shall be shipped by common carrier by contract unless they can be distributed cheaper by mail which shall also be by contract

Upon the requisition of any member or principal officer of the General Assembly at any time during their term of office any document requested shall be delivered by mail or otherwise to the address of the person indicated in such requisition Due credit shall be given to the respective member or officer by a slip attached to the front of such document upon which shall be printed "Compliments of John Doe member or officer of the Senate" (or of the House of Representatives as the case may be) This however shall not prevent any member or officer from having his allotment sent on requisition in bulk to his home or business address if he shall so desire Said slips shall be furnished by the Superintendent of Public Printing and Binding

Section 17 During the month of July in each year the Superintendent of Public Printing and Binding shall by advertisement solicit proposals for distributing documents which are to be distributed separately by mail or express or in bulk by mail express or freight Such advertisements shall be once a week for four consecutive weeks The advertisements shall state approximately the manner in which the documents shall be shipped and shall give the time and place when and where the proposals shall be opened The Governor shall designate one daily newspaper in each of the following cities wherein such advertising shall appear namely Philadelphia Pittsburgh Scranton and Harrisburg The Governor may also designate one newspaper each in such other counties not to exceed five as he may deem proper The rates for such advertising shall not exceed the ordinary legal rate for such newspaper

Section 18 No proposal shall be considered unless it conforms to all of the following requirements

1 Each proposal shall be in duplicate one of which shall be marked "Duplicate Proposal"

2 Each proposal shall be accompanied by a certified check to the order of the State Treasurer in such amount as is fixed by the Superintendent of Public Printing and Binding or by a bond in such form and amount as shall be prescribed by the Superintendent of Public Printing and Binding Each bond shall be conditioned for the faithful performance of the terms of the contract if awarded and shall have as surety one surety company authorized to act as surety in this Commonwealth or two sureties approved by a judge of the court of common pleas of the county in

which the bidder resides or the county wherein shall be located the principal place of business of the bidder

3 Each proposal together with the proper bond or check shall be enclosed in an envelope surety sealed and shall be mailed or delivered to the Superintendent of Public Printing and Binding who shall retain all envelopes unopened until the time fixed by law for the opening thereof

Blank forms for proposals and blank forms for bond and surety with jurisdiction thereof shall be furnished by the Chief of the Division to all prospective bidders

Section 19 Proposals for distributing documents shall be opened at twelve o'clock meridian on the second Monday of August in each year and the contract or contracts for such distribution shall thereupon be awarded to the lowest and best bidder or bidders Bids shall not be opened nor a contract awarded except in the presence of either the said Superintendent or the said Chief or both and of the Auditor General and State Treasurer or both The Superintendent of Public Printing and Binding with the approval of the Governor Auditor General or State Treasurer or any two of them may however reject any or all bids and re-advertise as before The bids when opened shall be tabulated and shall be opened to inspection by all the bidders A record of all bids shall be kept by the Chief of the Division No contract shall be let without the approval of the Governor the Auditor General and the State Treasurer

Section 20 Each contract for the distribution of documents shall be prepared by the Attorney General and shall be for a period of one year from the fifteenth day of August in each year If all proposals shall be rejected and a readvertisement determined upon any contract entered into thereafter shall be drawn so as to expire on the fifteenth day of August in the year next ensuing

Section 21 Any bidder who shall have accompanied his proposal with a certified check as aforesaid and to whom a contract shall have been awarded may within ten days after such award substitute for the check a bond as herein prescribed otherwise the check shall be retained in lieu of a bond

Section 22 The bonds and checks of all unsuccessful bidders shall be held by said Superintendent of Public Printing and Binding for a period of ten days from the date of opening the proposals after which time they shall be returned to the respective parties submitting them

Section 23 When a contract or contracts for the distribution of documents shall be awarded the contractor or contractors shall pack and ship all documents to be distributed from the rooms of the Division of distribution If a contractor shall fail to comply with the terms thereof the contract may be awarded to the next best and responsible bidder or the Superintendent of Public Printing and Binding may re-advertise and proceed as in the case of a new contract or he may have the work stipulated in the contract performed otherwise at the expense of the defaulting contractor and his surety or the Superintendent of Public Printing and Binding may call upon the surety on the bond to fulfill the terms of the contract If the contract be awarded to the next best bidder or be re-advertised and re-awarded or the work done otherwise as aforesaid the Attorney General shall in the name of the Commonwealth bring action against the defaulting contractor and his surety to recover fully the loss if any sustained by the Commonwealth by such default Any check that accompanied the proposal of such contractor shall be forfeited to the Commonwealth

Section 24 All documents of this Commonwealth shall be printed and bound and distributed as provided in this act unless otherwise specified by special act The Governor and each member and the President of the Senate Chief Clerk Secretary Librarian Journal and Reading Clerks of the Senate and each member and the Chief Clerk Resident Clerk Journal and Reading Clerks of the House of Representatives and each department and commission and institution shall be respectively entitled to requisition not more than the number of documents respectively hereinafter set forth

1 Two thousand two hundred copies each of the Governor's Inaugural Address Annual Biennial and Special Message one thousand of which shall be bound in cloth The Governor shall be entitled to requisition not more than five hundred copies each Senator and officer seven copies each member and officer of the House of Representatives four copies the State Librarian three hundred copies and the Secretary of the Commonwealth one hundred copies

2 Thirty thousand two hundred and five copies of the Pamphlet Laws of each session which shall include all acts to be bound in sheep or United States standard buckram as the Superintendent of Public Printing and Binding shall deem most expedient Not more than twenty copies shall be labeled "Property of the Senate" and not more than twenty copies shall be labeled "Property of the House" Each Senator and officer shall be entitled to requisition seventy-five copies each member and officer of the House fifty copies the Secretary of the Commonwealth the Senate Librarian and the Resident Clerk of the House and the State Librarian five hundred copies each the Governor one hundred copies each department five copies the Legislative Reference Bureau fifty copies and the Secretary of the Commonwealth twelve thousand copies to be distributed as provided by law One of the copies to each department shall be bound to match the sets now in each office

3 Four hundred and twenty-five copies each of the Journals of the Senate and of the House of Representatives to be bound in full sheep or otherwise as the Superintendent of Public Printing and Binding shall deem most expedient Not more than ten copies shall be labeled "Property of the Senate" and not more than ten copies shall be labeled "Property of the House" Each Senator and officer shall be entitled to requisition one copy each member and officer of the House one copy the State Librarian one hundred

copies the Legislative Reference Bureau five copies the Secretary of the Commonwealth ten copies

4 Three thousand fifty copies of the report of the Auditor General on the finances Each Senator and officer may requisition five copies each member and officer of the House five copies the Auditor General one thousand two hundred copies the Governor fifty copies the State Librarian three hundred copies the Legislative Reference Bureau five copies

5 One thousand seven hundred fifty copies of the report of the State Treasurer Each Senator and officer may requisition three copies each member and officer of the House two copies the State Treasurer six hundred fifty copies the Governor fifty copies the Secretary of the Commonwealth fifty copies and the State Librarian three hundred copies the Legislative Reference Bureau five copies

6 One thousand eight hundred copies of the general report of the Secretary of Internal Affairs Each Senator and officer may requisition three copies each member and officer of the House two copies the Secretary of Internal Affairs seven hundred fifty copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Legislative Reference Bureau five copies

7 Four thousand copies of the report of the Secretary of Internal Affairs on Industrial Statistics Each Senator and officer may requisition seven copies each member and officer of the House four copies the Secretary of Internal Affairs two thousand two hundred copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Legislative Reference Bureau ten copies

8 Three thousand two hundred and fifty copies of the report of the Secretary of Internal Affairs on railroads canals and telegraphs Each Senator and officer may requisition eight copies each member and officer of the House five copies the Secretary of Internal Affairs on thousand two hundred copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Legislative Reference Bureau five copies

9 Eight thousand five hundred copies of the report of the Department of Mines Each Senator and officer may requisition fifteen copies each member and officer of the House ten copies the Department of Mines five thousand copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Legislative Reference Bureau five copies

10 Eleven thousand three hundred copies of the report of the Superintendent of Public Instruction Each Senator and officer may requisition eight copies each member and officer of the House five copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the Superintendent of Public Instruction nine thousand one hundred copies for distribution among the various school districts of the State and the Legislative Reference Bureau five copies

11 Fifty-six thousand seven hundred copies of the school Laws and Decisions Each Senator and officer may requisition twenty-five copies each member and officer of the House fifteen copies the Governor one hundred copies the Secretary of the Commonwealth two hundred copies the State Librarian three hundred copies the Legislative Reference Bureau one hundred copies and the Superintendent of Public Instruction fifty thousand copies for distribution among the various school districts of the Commonwealth

12 Two thousand and fifty copies of the report of the Commissioners of Soldiers' Orphan Schools Each Senator and officer may requisition three copies each member and officer of the House two copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Commissioners one thousand copies

13 Three thousand four hundred copies of the report of the Adjutant General Each Senator and officer may requisition six copies each member and officer of the House three copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Adjutant General one thousand eight hundred copies

14 Four thousand copies of the report of the Insurance Commissioner on fire and marine insurance Each Senator and officer may requisition eight copies each member and officer of the House five copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Insurance Commissioner two thousand copies

15 Five thousand four hundred copies of the report of the Insurance Commissioner on life and accident insurance Each Senator and officer may requisition ten copies each member and officer of the House five copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Insurance Commissioner two thousand copies

16 Twenty thousand copies of the reports of the Secretary of Agriculture Each Senator and officer may requisition fifty copies each member and officer of the House fifty copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Agriculture Experiment Station one hundred copies the Legislative Reference Bureau five copies and the Department of Agriculture two thousand five hundred copies

17 Thirty-four thousand copies of Smull's Legislative Hand Book Each Senator and officer may requisition one hundred fifty copies each member and officer of the House eighty copies the Governor Secretary of the Commonwealth Commissioner of Health and the State Librarian five hundred copies each the Librarian of the Senate seven hundred copies the Residence Clerk of the House of Representatives one thousand copies the Attorney General Auditor General

State Treasurer Secretary of Internal Affairs Superintendent of Public Instruction Insurance Commissioner Adjutant General State Fire Marshal Banking Commissioner Secretary of Agriculture Commissioner of Forestry Commissioner of Labor and Industry Chief of the Department of Mines State Highway Commissioner Superintendent of Public Grounds and Buildings Superintendent of Public Printing and Binding the Railroad or Public Utilities Commission and the Compiler of Smull's Legislative Hand Book two hundred copies each the Executive Controller the Superintendent of State Police the Commissioner of Fisheries the Soldiers' Orphans School Commission the Water Supply Commission the Board of Public Charities the Legislative Reference Bureau the Game Commission the Dairy and Food Commissioner the State Veterinarian and the Economic Zoologist fifty copies each From the number requisitioned by each department at least one copy shall be delivered by the head of such department to each officer and clerk therein

18 One thousand nine hundred copies of the report of the Board of Public Charities Each Senator and officer may requisition five copies each member and officer of the House three copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Board of Public Charities four hundred

19 Seven thousand five hundred copies of the report of the Fisheries Commission Each Senator and officer may requisition thirty copies each member and officer of the House fifteen copies the Governor one hundred copies the Secretary of the Commonwealth two hundred copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Fisheries Commission one thousand copies

20 Three thousand nine hundred copies of the annual report of the Commissioner of Health which may be bound in one or two volumes as the Superintendent of Public Printing and Binding shall deem most expedient Each Senator and officer may requisition eight copies each member and officer of the House four copies the Department of Health two thousand copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Legislative Reference Bureau five copies

21 Bulletins in pamphlet form issued by the Department of Health monthly or at longer intervals and not more than ten thousand copies at one issue The State Librarian may requisition three hundred copies the Legislative Reference Bureau ten copies and the Department of Health nine thousand copies

22 Two thousand seven hundred copies of the report of the Commissioner of Banking on Banks Each Senator and officer may requisition eight copies each member and officer of the House four copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Department of Banking seven hundred copies

23 Two thousand seven hundred copies of the report of the Commissioner of Banking on Building and Loan Associations Each Senator and officer may requisition eight copies each member and officer of the House four copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Department of Banking seven hundred copies

24 One thousand two hundred copies of the report of the Commissioners of the Sinking Fund Each Senator and officer may requisition three copies each member and officer of the House two copies the State Treasurer two hundred copies the Governor fifty copies the Secretary of the Commonwealth fifty copies and the State Librarian three hundred copies

25 Two thousand one hundred copies of the report of the State Librarian Each Senator and officer may requisition five copies each member and officer of the House three copies the State Librarian one thousand copies the Governor fifty copies and the Secretary of the Commonwealth fifty copies

26 One thousand and fifty copies of the report of the Superintendent of Public Printing and Binding Each Senator and officer may requisition two copies each member and officer of the House two copies the Superintendent may requisition two hundred and the State Librarian three hundred copies

27 Two thousand three hundred copies of the report of the Attorney General Each Senator and officer may requisition five copies each member and officer of the House three copies the Governor one hundred copies the Secretary of the Commonwealth one hundred copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Attorney General eight hundred copies

28 Two thousand copies of the annual report of the Trustees of Pennsylvania State College and accompanying papers Each Senator and officer may requisition two copies each member and officer of the House one copy the Governor thirty copies the Secretary of the Commonwealth thirty copies the State Librarian three hundred copies and the remaining number for the trustees of the college The President of Pennsylvania State College may have any reports of any parts of said annual reports or of earlier reports made and bound in paper in such numbers as he may deem necessary to meet the public demand provided however that the gross cost of the whole number of reports and documents may amount to at least the contract price of five thousand annual reports on the contract for State printing

29 Five thousand five hundred copies of the Report of the Department of Forestry Each Senator and officer may requisition eight copies each member and officer of the House four copies the Department of Forestry three thousand six hundred copies the Governor fifty copies the Sec-

retary of the Commonwealth fifty copies and the State Librarian three hundred copies

30 Three thousand two hundred copies of the report of the Highway Commissioner Each Senator and officer may requisition eight copies each member and officer of the House four copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Highway Commissioner one thousand one hundred copies

31 Bulletins in pamphlet form issued by the Department of Agriculture (other than Zoological Bulletins) not more than twenty-five thousand copies at one issue The State Librarian three hundred copies the Legislative Reference Bureau ten copies and the Department of Agriculture twenty-three thousand copies

32 Bulletins in pamphlet form issued by the Division of Zoology in the Department of Agriculture not more than fifty thousand copies at one issue The State Librarian may requisition three hundred copies the Legislative Reference Bureau ten copies and the Department of Agriculture forty-five thousand copies

33 Twelve hundred copies of the annual report of the Encampment of the Grand Army of the Republic as ordered by the Secretary of Internal Affairs The Governor may requisition fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Secretary of Internal Affairs eight hundred copies

34 Four thousand six hundred copies of the annual report of the Water Supply Commission Each Senator and officer may requisition four copies each member and officer of the House two copies the Governor may requisition fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau ten copies and the Water Supply Commission three thousand five hundred copies

35 Two thousand copies of the annual report of the Game Commissioners Each Senator and officer may requisition four copies each member and officer of the House two copies the State Librarian three hundred copies the Legislative Reference Bureau five copies and the Board of Game Commissioners one thousand copies

36 Six thousand eight hundred copies of the report of the Railroad or Public Utilities Commission with the reports of the common carriers of the State Each Senator and officer of the Senate may requisition eight copies member and officer of the House four copies the State Librarian three hundred copies the Legislative Reference Bureau five and the Railroad or Public Utilities Commission five thousand copies

37 Bulletins in pamphlet form issued by the Highway Commissioner other than of automobile license and more than ten thousand copies at one issue The State Librarian may requisition three hundred copies the Legislative Reference Bureau ten copies and the Commissioner of Highways nine thousand copies

38 Five thousand copies of the annual report of the State Fire Marshal The Governor may requisition fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Legislative Reference Bureau ten copies each Senator and officer ten copies each member and officer of the House five copies the Fire Marshal two thousand five hundred copies

39 Four thousand copies of each of the reports of the Department of Labor and Industry Each Senator and officer may requisition seven copies each member and officer of the House four copies the Department of Labor and Industry two thousand two hundred copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Legislative Reference Bureau ten copies

40 Bulletins in pamphlet form issued by the Department of Labor and Industry not more than ten thousand copies at one issue The State Librarian may requisition three hundred copies the Legislative Reference Bureau ten copies and the remaining number may be requisitioned by the Department of Labor and Industry

Section 25 Whenever any document of any kind not included in this act shall be printed by the State Printer for any branch of the State Government or for the General Assembly or for any legislative committee or for any commission or commissioner authorized by law five hundred and five copies thereof shall be printed in addition to the number called for Of such additional copies the Governor may requisition fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies the Division of Distribution of Documents one hundred copies and the Legislative Reference Bureau five copies The order for printing such additional copies shall be included by the Superintendent of Public Printing and Binding in his order to the State Printer for such publication

Section 26 If it shall be found at any time that more copies of any document are printed than are actually needed the Governor is authorized by order directed to the Superintendent of Public Printing and Binding to decrease the number of such documents at the termination of the contract then in force or at an earlier date if satisfactory arrangement can be made with the contractor

Section 27 It shall be the duty of the head of each department commission State Library and the Librarian of the Senate and the Resident Clerk of the House of Representatives at the close of each year to turn over to the Division of Distribution of Documents all such pamphlets bulletins reports Legislative bills calendars and journals et cetera as will not be needed to supply a possible remand and shall take a receipt for the same The Chief of the Division of the Distribution of Documents shall receive all such documents pamphlets bulletins reports Legislative bills calendars and journals as are turned over to him and all that he may not have use for in his department shall be sold by the Superintendent of Public Printing and Binding to the highest bidder after due notice by advertisement has been made of same All moneys received from the sale of any such waste paper shall be paid into the treasury of the Commonwealth for the use of the Commonwealth

Section 28 It shall be unlawful for any officer or employee of the State government to sell or offer for sale as waste paper any pamphlet bulletin report Legislative bills calendars or journals and any wilful violation of this provision shall constitute a misdemeanor

Section 29 Any person that shall wilfully and knowingly violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than one thousand dollars or to undergo an imprisonment in the jail of the proper county for a period not exceeding six months or either or both at the discretion of the court

Section . The act approved the seventh day of April one thousand nine hundred five entitled "An Act to regulate the publication binding and distribution of the public documents of this Commonwealth" and all other acts and parts of acts regulating the printing binding number and distribution of the public documents herein mentioned and all acts and parts of acts inconsistent with the provisions of this act are hereby repealed But this repeal shall not operate to revive any law not in force at the date of the approval of this act This act shall not operate to invalidate the present contract or contracts for distribution of documents but shall in all other ways be in full force from the date of the approval of the same by the Governor

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Alexander,	Gerberich,	Kline,	Morgan,
Beidleman,	Graff,	Knapp,	Nulty,
Buckman,	Gyger,	Kurcz,	Salus,
Catlin,	Hall,	Magee,	Sensenich,
Clark,	Heacock,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Hunter,	McNichols,	Sproul,
DeWitt,	Jones,	Miller,	Vare,
Endsley,	Judson,	Moore,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1248 (House No. 1692), entitled:

An Act giving the power to mayors of third class cities of this Commonwealth to be present and vote at council meetings in order to make a quorum and cast a deciding ballot in case of a tie vote

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—21.

Alexander,	Crow,	Gerberich,	Knapp,
Beidleman,	Daix,	Graff,	Martin,
Buckman,	DeWitt,	Gyger,	Sensenich,
Catlin,	Endsley,	Homsher,	Sones,
Clark,	Farley,	Hunter,	Vare,
Cooper,			

NAYS—7.

Hall,	Judson,	Moore,	Snyder,
Heacock,	Miller,	Morgan,	

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

BILLS OVER IN ORDER.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 1325 (House Bill No. 969), on third reading, entitled:

An Act relating to commissioners of townships of the first class and regulating their term and election

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 1358 (House Bill No. 1429), on third reading entitled:

An Act prohibiting any person to lead drive or work or cause or permit any other person to lead drive or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of duly incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

The PRESIDENT. Senate Bill No. 1385 (House Bill No. 1146), on third reading, entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioners and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

has not yet been received from the printer and will go over in its order.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1387 (House Bill No. 1636), entitled:

An Act making it the duty of the recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyance of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavits shall be sent only to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty

of perjury and further providing that neither the said affidavit nor the contents thereof shall be shown or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of revision and equalization of taxes upon real estate and the necessary assistants and employees in their respective offices and providing penalty for the violation thereof

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—18.

Alexander,	Gyger,	McIlhenny,	Sheatz,
Biddleman,	Hall,	McNichol,	Snyder,
Catlin,	Heacock,	McNichols,	Sproul,
Crow,	Kline,	Moore,	Vare,
DeWitt,	Kurtz,		

NAYS—16.

Clark,	Homsher,	Knapp,	Morgan,
Cooper,	Jarrett,	Magee,	Salus,
Graff,	Jones,	Martin,	Sensenich,
Hoke,	Judson,	Miller,	Wasbers,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Corporations, reported as committed, Senate Bill No. 1197 (House Bill No. 1433), entitled:

An Act authorizing companies incorporated under the laws of any other state of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and to take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

Also, from the Committee on Corporations, reported as committed, Senate Bill No. 1088 (House Bill No. 1647), entitled:

An Act authorizing and empowering municipalities to establish separate and distinct grades on the same street or highway

Also, from the Committee on Corporations, reported as committed, Senate Bill No. 1233 (House Bill No. 937), entitled:

An Act to establish a Bureau of Housing for the Sanitary inspection and control of tenement boarding and lodging houses defining its powers and duties and providing certain penalties

BILL RECOMMENDED.

Mr. HEACOCK. Mr. President, I move that Senate Bill No. 1325 (House Bill No. 969), on third reading, entitled:

An Act relating to commissioners of townships of the first class and regulating their term and election

be recommitted to the Committee on Judiciary General for the purpose of amendment.

Mr. MILLER. Mr. President, I second the motion.

The motion was agreed to.

MOTION TO RECONSIDER HOUSE BILL NO. 197.

Mr. JARRETT. Mr. President, I move to reconsider the vote by which Senate Bill No. 621 (House Bill No. 197), entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons

regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the Orphans' Court and prescribing the duties of the clerks of the Orphans' Court

was defeated on final passage.

The PRESIDENT. How did the Senator vote??

Mr. JARRETT. Mr. President, I voted "No."

Mr. MOORE. Mr. President, I second the motion

The PRESIDENT. How did the Senator vote??

Mr. MOORE. Mr. President, I voted "No."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. SPROUL. Mr. President, this is a bill it seems to me which ought to be pretty thoroughly considered by the members of the Senate before making up their minds to oppose it simply because it makes a change in the existing laws. It is not a drastic bill and certainly is a step in the right direction. This bill provides that applicants for marriage licenses shall answer certain questions, which it certainly seems to me in view of the provisions which the State makes for taking care of feeble-minded, imbeciles and defectives, that the State has the right to make inquiry regarding. The bill is not drastic and not unreasonable, and while it may be said that the people who desire to get married and are refused a license in Pennsylvania under the provisions of this law may go into other states, it certainly is a step in the right direction as far as Pennsylvania is concerned, and other states will soon adopt the same principle. It is simply a signal on the part of the State of Pennsylvania that the State intends to make inquiry and to make laws along lines which have long been agitated and soon be realized and I think it is a very important measure and ought to pass.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Alexander,	Graff,	Jarrett,	Moore,
Catlin,	Gyger,	Jones,	Morgan,
Clark,	Hall,	Knapp,	Nulty,
Cooper,	Hilton,	Martin,	Sones,
Crow,	Hoke,	McIlhenny,	Vare,
Dale,	Huffman,	McNichols,	Sproul,
Farley,	Hunter,	Mills,	Wasbers,
Gerberich,			

NAYS—5.

Biddleman,	Homsher,	McNichol,	Miller,
Salus,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

RULE 43 IN REFERENCE TO SMOKING SUSPENDED FOR THE BALANCE OF THE SESSION.

Mr. HALL. Mr. President, I move that Rule 43 in reference to smoking be suspended for the balance of the Session.

Mr. SPROUL. Mr. President, I second the motion

The motion was agreed to.

CONCURRENT RESOLUTION PROVIDING FOR THE APPOINTMENT OF A JOINT COMMITTEE OF THE SENATE AND HOUSE OF REPRESENTATIVES TO INVESTIGATE THE MANNER IN WHICH LIFE INSURANCE COMPANIES AUTHORIZED TO CONDUCT BUSINESS WITHIN THE COMMONWEALTH OF PENNSYLVANIA AND ISSUING INFANTILE AND INDUSTRIAL POLICIES CONDUCT THE SAME.

Mr. NULTY. Mr. President, I move that the Senate do now proceed to the consideration of the following resolution:

Providing for the appointment of a joint committee of the Senate and House of Representatives to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly transact their business within this Commonwealth with full power and authority to administer oaths and compel the attendance of persons and

the production of books and papers to issue all necessary process to employ counsel and other necessary officers and employees and to report its findings and recommendations

Whereas the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly shall transact their business within this Commonwealth and safeguard the interests of their policyholders is not provided for or regulated by statute and

Whereas the companies engaged in these particular branches of life insurance depend mainly upon the poor classes for their support and

Whereas the business in infantile and industrial life insurance has grown to such proportions that the manner in which the same is transacted within this Commonwealth should be investigated so that if necessary the manner of conducting such business and the safeguarding of the interests of such policy-holders may be regulated by statute therefore be it

Resolved (If the Senate concur) That the President pro tempore of the Senate shall appoint three Senators and the Speaker of the House of Representatives shall appoint three of its members and the six shall appoint a citizen of Pennsylvania with a complete knowledge of life insurance who shall constitute a joint committee whose duty it shall be to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly transact their business within the Commonwealth of Pennsylvania and make report of its findings to the next Legislature and if necessary recommend such bill or bills as in its judgment may be necessary and requisite to regulate and prescribe the manner in which life insurance companies issuing infantile and industrial policies shall conduct their business within the Commonwealth of Pennsylvania and safeguard the interests of their policy-holders Said committee shall have power to elect its own chairman to sit after the adjournment of the Legislature administer oaths and compel the attendance of persons and the production of books and papers to issue all necessary process to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties but its expenditures shall be limited to the amount provided therefor in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said committee

Said committee shall make a full report in writing to the Governor of the Commonwealth of its findings which such recommendations and draft of such bill or bills as in its judgment may be necessary three months prior to the meeting of the General Assembly in the session of one thousand nine hundred and fifteen

Mr. McNICHOL. Mr. President, I second the motion.

The motion was agreed to.

The foregoing resolution was twice read, considered and agreed to.

Ordered, That the Clerk inform House of Representatives accordingly.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which were laid upon the table.

MOTION TO CONSIDER.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. JARRETT. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1262 (House Bill No. 117), on third reading postponed for the present, entitled:

An Act to regulate nominations and elections for certain public offices providing non-partisan nominations and elections for said offices abolishing existing methods of nomination in certain cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth Auditor General State Treasurer county commissioners county treasurer election officers and clerks and the clerks or secretaries of cities boroughs townships and school districts vesting the courts of common pleas with certain powers duties and jurisdiction providing for the payment by the several counties and their reimbursement by the State of certain expenses incident to such nomination and election and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

Mr. SENSENICH. Mr. President, I second the motion. On the question,

Will the Senate agree to the motion?

Mr. McNICHOLS. Mr. President, I trust that the consideration of this bill will be postponed for the present, because it is now a subject matter in the committee of conference between the House and the Senate in conjunction with the State wide primary bill, and the amendments for

the bill as satisfactory to the Conference Committee have already been constructed and the Conference Committee has just fixed a postponed meeting to take place at sometime between now and four o'clock, and I think at that time there will be something of a definite character to report—either agreement or disagreement. This is one of the essential contentions in the committee and I think if there is an agreement it will carry also with it some of the most important features of this bill.

Mr. JARRETT. Mr. President, I made this motion with the understanding that the Conference Committee could not agree, and since the Senator from Philadelphia, Mr. McNichol, has stated that they will have another meeting at four o'clock I will withdraw my motion.

Mr. SENSENICH. Mr. President, I agree that the motion be withdrawn.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1410 (House No. 800), entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Multy,
Brubman,	Hall,	Kurtz,	Salus,
Callan,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Dalx,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Wasbers,
Farley,	Jones,	Moore,	
Gerberich,	Judson,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1414 (House No. 1568), entitled:

An Act to provide for an additional law judge of the several courts of Eleventh Judicial District

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. McILHENNY. Mr. President, This is a bill to provide for an additional law judge in Luzerne county, and although I am not from Luzerne County, as Senators we are elected to serve the whole State, and if a bill in any part of the State is not a good bill it is our duty to oppose it. There has been too much politics in this particular bill, and as I understand it men in the delegation from Luzerne County are not unanimous in believing that this bill should pass. As I understand the situation in Luzerne County, there are four common pleas judges three of whom are Democrats, and two vote always one way and two the other way, and this bill is designed to give the balance of power to one judge. And as matter of fact he was here last night and yesterday afternoon lobbying for this bill and if there is a thing I am jealous of it is the integrity of our judiciary, and when a judge comes from a county to try to influence legislation here to establish an additional law judge it is time to call a halt on this particular question there is too much politics in this particular question and I hope that this bill will not carry.

Mr. HALL. Mr. President, I think it comes with very poor grace for a man from Philadelphia to oppose a large county like Luzerne county having an additional judge. They have all the judges they want and we passed what they wanted. This judge is actually needed. This is one county in which the judges work all the time. As to the politics I know nothing about it, but this bill ought to pass.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—17.

Beidleman,	Farley,	Huffman,	Morgan,
Cooper,	Graff,	Jones,	Salus,
Dalx,	Hall,	Kline,	Snyder,
DeWitt,	Homsher,	McNichol,	Sones,
			Vare,

NAYS—20.

Alexander,	Hilton,	Kurtz,	Moore,
Catlin,	Hoke,	Magee,	Nulty,
Crow,	Hunter,	McIlhenny,	Sensenich,
Gyger,	Jarrett,	McNichols,	Sproul,
Heacock,	Judson,	Miller,	Wasbers,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1432 (House Bill No. 183), as follows:

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of said Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations alteration street railway corporation or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the proviso of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

ARTICLE 1

Definitions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The Public Service Company Law"

The term "Public Service Company" when used in this act includes all railroad corporations canal corporations street railway corporations stage line corporations express corporations baggage transfer corporations pipe line corporations ferry corporations common carriers Pullman car corporations dining car corporations tunnel corporations turn-pike corporations bridge corporations wharf corporations nor shall the provisions of this act be so construed as to extend to any matter or thing which under the Federal Constitution the Congress of the United States has the exclusive power to regulate or which the Congress has under said Constitution in the exercise of its concurrent power in fact regulated to the exclusion of the concurrent power of the several states And provided further That none of the provisions of this act shall apply to the generation transmission or distribution of electricity to the manufacture or distribution of gas to the furnishing or distribution of water or to the production delivery or furnishing of steam or any other substance for heat or power by a producer who is not otherwise a public service company for the sole use of such producer or for the use of tenants of such producer and not for sale to others

The term "Corporation" as used in this act shall be construed to include all bodies corporate joint stock companies or associations domestic or foreign their lessees assignees trustees receivers or other successors in interest having any of the powers or privileges of corporations not possessed by individuals or partnerships and shall not include municipal corporations except as otherwise provided in this act

The term "Municipal Corporation" as used in this act shall include all cities boroughs townships or counties created or organized under any general or special law of this Commonwealth

The term "Person" as used in this act means all individuals partnerships or associations other than corporations

The term "Railroad Corporation" as used in this act includes every corporation owning leasing operating or managing any railroad for public use within this Commonwealth

The term "Street Railway Corporation" as used in this road other than a street railway by whatsoever power operated for public use in the conveyance of passengers or property or both with all bridges ferries tunnels facilities plant and equipment thereof

The term "Street Railway Corporation" as used in this act includes every corporation owning leasing operating managing any street railway within this Commonwealth

The term "Street Railway" as used in this act includes every railroad and railway by whatsoever power operated or any extension or extensions thereof for public use in the conveyance of passengers or property or both being mainly or in part located upon over above below across through or along any street avenue road highway bridge or public place including the facilities plant and equipment thereof

The term "Common Carrier" as used in this act includes any and all common carriers whether corporations or persons engaged for profit in the conveyance of passengers or property or both between points within this Commonwealth by through over above or under land or water or both

The term "Conveyance of passengers or property" as used in this act includes any and all service in connection with the receiving transportation elevation transfer in transit ventilation refrigeration icing storage handling and delivering of property baggage or freight as well as any and all service in connection with the transportation or carrying of passengers

The term "Service" is used in this act in its broadest and most inclusive sense and includes any and all acts done rendered or performed and any and all things furnished or supplied and all and every the facilities used or furnished in the way of business by public service companies in the performance of their duties to their patrons employees and the public as well as the interchange of facilities between two or more public service companies

The term "Facilities" as used in this act includes all plant and equipment of a public service company which includes all tangible real and personal property buildings employees' materials easements rights of way rights of trackage subways tunnels railroads street railways tracks canals and all animal locomotives apparatus appliances devices instruments appurtenances freight cars refrigerator cars baggage cars express cars passenger cars drawing-room cars parlor cars sleeping cars dining cars cars rolling stock carriages cabs hansoms taxicabs vehicles boats ships vessels bridges barges cables conduits converters transformers condensers wires poles structures telegraph lines telephone lines crossbars engines machines dynamos boilers motors storage batteries switch-boards water falls water-power stations pumping stations reservoirs purifiers oil tanks gas tanks holders retorts ducts pipes pipe galleries pipe lines mains meters lamps scrubbers wharves piers docks ferries incline planes side tracks spurs turn outs switches systems stations depots terminals terminal facilities water or gas jets wells and any and all other means and instrumentalities in any manner owned operated leased licensed used controlled furnished or supplied for by or in connection with the business of any public service company. Provided however That no property owned by the Commonwealth of Pennsylvania or a municipality thereof at the date when this act becomes effective shall be subject to the Commission or to any of the terms of this act except as elsewhere provided herein

The term "Commissioner" when used in this act means one Public Service Commission created by this act

The term "Commissioner" when used in this act means one of the members of such commission

ARTICLE II

Duties and Liabilities of Public Service Companies

Section 1 It shall be the duty of every public service company

(a) To furnish and maintain such service including facilities as shall in all respects be just reasonably adequate and practically sufficient for the accommodation and safety of its patrons employees and the public and in conformity with such reasonable regulations or orders as may be made by the commission

(b) To render and furnish all such service at prices charges rates tolls fares or compensation that shall be just and reasonable and in conformity with such reasonable regulations or orders as may be made by the commission

(c) To make all such repairs changes alterations and improvements in or to such service including facilities as shall be reasonably necessary for the accommodation or safety of its patrons employees and the public

(d) Whenever and in the form required by the commission to file with the commission tariffs schedules showing prices charges rates fares tolls or other compensation asked demanded or received for any service rendered or furnished by said company and if a common carrier showing the method of distribution of trains cars vehicles boats motive power or other facilities operated or owned by said common carrier. It shall also be the duty of every public service company to post and publish such tariffs and schedules including if a common carrier schedules showing the method of distribution of trains cars vehicles boats motive power or other facilities in every office or station of said public service company open to the public where payments are made by shippers consumers users or patrons in such manner form and place in such office or station as to be readily accessible and so that the said tariffs and schedules may be conveniently inspected by the public and similarly in such other places as the commission may require. In case of railroad or other common carrier telegraph and telephone corporations such tariffs and schedules shall conform in those required by the Interstate Commerce Commission. Every public service company shall also file with and as a part of such tariffs and schedules and post as directed all rules and regulations that in any manner affect the said prices charges rates fares tolls or other compensation or the distribution of trains cars vehicles boats motive power or other facilities. Upon application the Commission may limit and restrict the number and character of such tariffs and schedules and the number of offices or stations at which the same are required to be posted as aforesaid.

(e) Where any public service company jointly acts or participates or connects with any other public service company in the performance of any service to make and file with the Commission when so required by it and post and publish as hereinbefore provided the tariffs or schedules of the joint rates prices charges fares or tolls adopted or in force between them (including when directed the rules and regulations contracts and practices affecting or relating to the same) which must be just and reasonable and not more in the aggregate nor in the apportionment thereof between said companies than may be prescribed by any order of the Commission.

Provided however that the tariffs or schedules of such joint rates prices charges fares or tolls need only be filed by one of the said public service companies and the other company or companies with the consent and approval of the Commission need only file such evidence of concurrence therein or acceptance thereof as may be required by the commission. Provided that whenever any public service company shall file any tariffs or schedules under the provisions of this act or shall participate in any such tariff or schedule so filed the rates fares and charges and the rules regulations and practices therein contained as against such public service company its officers agents and employers shall be deemed to be the legal rate fare or charge and the rules regulations and practices otherwise the published rate and the rules regulations and practices if any shall be the legal rate fare or charge and the rules regulations and practices.

(f) To make no change in any tariff or schedule which shall have been filed or published or posted by any public service company in compliance with the preceding sections except after thirty days' notice to the Commission and to the public posted and published in the manner form and places required with respect to the original tariffs or schedules which shall plainly state the exact changes proposed to be made in the tariffs or schedules then in force and whether an increase or decrease and the time when the proposed changes will go into effect and all such changes shall be shown by filing posting and publishing new tariffs or schedules or shall be plainly indicated upon the tariffs or schedules in force at the time and keep open to the public inspection provided that the Commission may in its discretion and for good cause shown allow changes in such tariffs on schedules upon less than thirty days' notice herein specified or upon other conditions and provided further that no rate practice or classification which shall have been determined by the Commission shall be changed or discontinued by the Public Service Company directly or through any change in classifications rules regulations contracts or practices within a period of three years after such determination without application to and the approval of the Commission of which application thirty days' prior notice shall be given in the said tariffs or schedules to the public. And provided further that it shall be the duty of every public service company when required by the commission to issue to its shippers consumers or other patrons a certificate or other evidence of payments made by them to it in excess of the prior established rate of an increase in which rate notice has been given to the Commission and the public as aforesaid.

(g) To file with the Commission when required by it verified copies of any and all contracts writings agreements leases arrangements or other engagements entered into by such public service company with any person corporation municipal corporation any state government the Federal government or any branch or subdivision thereof or other public service company in relation to its public service.

(h) To make and file when and in the manner and form required by the Commission any and all reports to the Commission which shall contain such facts accounts and information as may be prescribed by the Commission and generally to furnish any and all information required by the Commission in the performance of its duties under this act.

(i) To adopt use and keep in conducting its business such form method system or systems of accounts records and memoranda as shall be prescribed by the Commission to carry no charges in any operating account which should properly be charged to the capital account or vice versa to carry a proper and reasonable depreciation account if required so to do by order of the commission and to obey and abide by all the regulations and orders of the Commission concerning such accounts records and memoranda and the keeping of the same. Provided that this subsection shall also apply to all municipal corporations with respect to the accounts records and memoranda relating to the rendering or furnishing by them to the public any service of the kind or character rendered or furnished by public service companies and to the making of reports in relation thereto. And provided further that all corporations and persons operating under lease or other contract any such plant or other facilities owned by such municipal corporation shall adopt use and keep in respect to such operation of such plant or other facilities under such lease or contract such form or system of accounts as shall be adapted to and reasonable under the circumstances and consistent with the obligations of such lease or contract or of any contract made in pursuance thereof and shall conform to such orders as the Commission on hearing shall make such reports in relation thereto as may be required by the Commission.

(j) To keep all books accounts papers records and memoranda as shall be required by the Commission in an office within this Commonwealth and not to remove the same or any of them from the Commonwealth except upon such terms and conditions as may be prescribed by the Commission but the provisions of this paragraph shall not apply to a public service company of another state engaged in interstate commerce whose accounts are kept at its principal place of business without the State in the manner prescribed by the Interstate Commerce Commission. Provided That such public service company when required by the Commission shall furnish to the Commission within such reasonable time as it shall prescribe certified copies of its books accounts papers records and memoranda relating to the business done by such public service company within this Commonwealth.

(k) To furnish to the Commission from time to time and as the Commission may require all maps profiles reports of engineers books papers records and other documents or memoranda or copies of any and all of them in aid of any inspection examination inquiry investigation or hearing or in aid of any determination of the value of its property or any portion thereof and to co-operate with the Commission in the work of the valuation of its property or any portion thereof and to furnish any and all other information to the Commission as the Commission may require in any inspection examination inquiry investigation hearing or determination of such valuation of its property and facilities.

(l) To account or report to the Commission when required by it so to do for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness and other securities which accounts and reports shall be made in such form and detail verified by affidavit of the proper officer or officers of such company having knowledge thereof as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission to use and apply the proceeds thereof to the purpose or purposes certified to the Commission under the provisions of this act and to no other purpose or purposes whatsoever.

(m) If a railroad corporation or street railway corporation or other common carrier to furnish a reasonably sufficient number of safe trains cars vehicles boats or other facilities and to run and operate the same with such motive power as may reasonably be required in the conveyance of all such passengers or property as may seek or be offered to it for such conveyance and to run and operate its said trains cars vehicles boats or other facilities with sufficient frequency at such reasonable and proper time and to and from such stations or points as the Commission having regard to the general convenience and safety of the public may require and when reasonably required by the Commission generally make any other arrangements and improvements in its service which the Commission may lawfully and reasonably determine and require.

(n) If a railroad corporation or other common carrier engaged in the transportation of freight or property to furnish upon reasonable request to all persons and corporations who may apply therefor and offer freight or property for transportation sufficient and suitable cars vehicles boats motive power or other facilities as may be reasonably required for the transportation of such freight or property or in case at any particular time it may not have sufficient cars boats vehicles motive power or other facilities to meet the requirements for the transportation of property then to lawfully distribute all available cars vehicles boats motive power or other facilities among the several applicants therefor without discrimination between shipper localities or competitive or non-competitive points in accordance with the rule of distribution of the Interstate Commerce Commission. But preference may always be given in the supply of cars boats vehicles motive power or other facilities for shipment of live stock or perishable matter.

(o) If a railroad corporation upon application of any owner or operator of any lateral railroad or any private side track or of any shipper tendering property or traffic for transportation or of any consignee to construct maintain

and operate at a reasonable place and upon reasonable terms a switch connection with any such lateral railroad or private side track which may be constructed to connect with its railroad where such connection may be reasonably practicable and can be put in with safety and will furnish sufficient business to justify the construction and maintenance of the same. Provided that whenever any lateral line of railroad or private side track has been so connected with a line of any railroad or whenever any owner of such lateral railroad or any private side track has at any time heretofore sold or leased or shall hereafter sell or lease such lateral railroad or side track to any railroad corporation any person or corporation shall be entitled to connect therewith or to use the same upon payment to the party incurring the primary expenses thereof of a reasonable proportion of the cost of the said lateral railroad or private side track and of the maintenance thereof which shall be determined in case of disagreement among the parties by the Commission after notice to the interested parties and a hearing. Provided that such connection and use can be made without unreasonable interference with the use thereof by the party incurring the primary expense or owning or leasing said lateral railroad or side track.

(p) If a telephone or telegraph corporation or person or persons engaged in like business to cause the transmission of dispatches messages or communications by it to be reasonably continuous and without unreasonable interruption or delay and if a common carrier to cause the conveyance of passengers and property by it to be reasonably continuous and without unreasonable interruption or delay.

(q) Whenever a common carrier receive property for transportation between points within this Commonwealth it shall issue a receipt or bill of lading therefor and shall be liable to the lawful holder thereof for any loss damage or injury to said property caused by it or any other common carrier to which said property may be delivered or over whose line or lines such property may pass. No contract receipt rule or regulation shall exempt such common carrier from the liability hereby imposed provided that nothing in this section shall deprive any lawful holder of such receipt or bill of lading of any remedy or right of action which he has under existing laws and provided further that any common carrier issuing such receipt or bill of lading shall in the event of a recovery of a judgment against or of a satisfaction made by such carrier for such loss or damage be entitled to recover from the common carrier on whose line the loss or damage shall have been sustained an amount not in excess of the loss or damage to said property which the lawful holder of said bill of lading or receipt would otherwise have been entitled to recover against such last mentioned carrier and not in excess of the amount actually paid to the holder of such receipt or bill of lading.

(r) If a street railway corporation or incline plane corporation whenever the Commission shall deem it necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and effect shall make proper and convenient arrangement or adjustment of the time schedules of the said street railway corporation or incline plane corporation and shall also make such proper and convenient arrangement or adjustment of its time schedules with those of other contiguous or connecting street railway corporations or incline corporation as to the Commission shall seem necessary or proper for the accommodation convenience or safety of the public.

(s) If a railroad corporation or a street railway corporation to construct and maintain whenever the Commission may require the same such switch or other connections with or between the lines of other companies of the same character where the same is reasonably practical and can readily be connected to form a continuous line of transportation and to cause the conveyance of persons and property between points within this Commonwealth to be without unreasonable interruption or delay and to establish through routes and service therein and just and reasonable joint rates fares and charges applicable thereto and where practicable transport freight over the same without transfer from the originating cars and shall not discriminate in the said rates fares charges or in any rules or regulations applicable thereto between any such connecting lines. Provided That no railroad corporation or street railway corporation shall be required to give the use of its tracts or terminal facilities to any other common carrier. And Provided that this section shall not apply to a street railway corporation engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which does not generally solicit the transportation of freight as a main branch of its business.

(t) To obey and abide by all lawful orders and regulations of the Commission made under the provisions of this act regulating the manner in which the tracks or other facilities of any railroad corporation street railway corporation or any other public service company may be constructed across the tracks or other facilities of any other railroad corporation street railway corporation or any other public service company at grade or above or below grade or at any prescribed level or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across any public highway at grade or above or below grade or in which any public highway may be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade or regulating the manner in which such crossings shall be operated maintained and protected including the stationing of watchmen there at installation and regulation of lights block or other system of signaling safety appliances devices or such other means or instrumentalities as the Commission may prescribe as well as to obey and abide by all lawful orders and regulations of the Com-

mission made under the provisions of this act requiring the alteration re-location removal or abolition of any such crossings to the end intent and purpose that accidents may be prevented and also to bear and pay the expenses damages and compensation incident thereto either severally or in such proportion as the Commission may determine under the provision of this act.

(u) If a telegraph corporation or person engaged in the public telegraph business to connect whenever the Commission may require it or him so to do its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business and thereupon it shall be and become the reciprocal duty of each of such connecting telegraph corporations or persons upon the payment of the usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporations or persons or by the Commission as hereinafter provided to receive and to transmit dispatches from and for each with impartiality and good faith and likewise for any individual or individuals.

(v) If a telephone corporation or person engaged in the telephone business whose lines together with the lines of another telephone corporation or person engaged in the telephone business form a continuous line of communication between different localities which are not reached by the lines facilities or connections of either alone and could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities to jointly arrange for the interchange and transfer of conversations at such common points when it can reasonably be done and efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and when necessity exists therefor in order to supply through traffic communication between different localities not otherwise provided for by the companies in question or either of them and shall operate and conduct a joint through traffic over the several lines so connected and shall make the proper rules and regulations governing the same and shall establish just and reasonable rates and charges for the service thereby rendered and shall make among themselves an equitable apportionment of the costs and revenues appertaining to the joint facilities and service.

(w) If a gas corporation water corporation or other public service company furnishing its service or product upon meter or other similar measurement or electric corporation to provide and keep in and upon its premises suitable and proper apparatus to be approved from time to time and stamped or marked by the Commission for testing and proving the accuracy of gas water electric or other meters furnished by it for use and by which apparatus every meter may be tested upon the written request of the consumer to whom the same shall be furnished and in his presence if he shall so desire. If the meter so tested shall be found to be accurate within such commercially reasonable limits as the Commission may by general or special order fix for such meters or class of meters a reasonable fee to be fixed by the Commission by standing order sufficient to cover the cost of such test shall be paid by the consumer requiring such test but if not so found then the cost thereof shall be borne by the public service company furnishing said meter.

(x) To give immediate notice to said Commission of the happening of any accident in or about or in connection with the operation of its property facilities or service wherein any person shall have been killed or injured and to furnish such full and detailed report of such accident within such time and in such manner as the Commission shall by general rule or special order or otherwise require. Such report shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for any purpose in any suit or action for damages growing out of any matter or thing mentioned in said report.

(y) To observe and obey all and singular the lawful orders and requirements which may be issued or made by the Commission in the lawful exercise of the powers conferred upon it by this act.

ARTICLE III

Creation Power and Limitation of Powers of Public Service Companies

Section 1 It shall be lawful for every public service company

(a) To demand collect and receive fair just and reasonable prices rates fares tolls charges or other compensation for each and every public service rendered or to be rendered by it to any person or corporation or to any other public service company with whom it interchanges facilities and services.

To establish a sliding scale of rates fares or charges provided that a schedule showing such scale of rates fares or charges shall first have been filed with the Commission and approved by it.

To establish with the consent of the Commission a scale of charges subject to automatic adjustment in relation to the dividends to be paid to the stockholders of such public service company or the profit to be realized by any person engaged in like business.

To participate to such an extent as may be permitted by the Commission and deemed by the Commission wise for the purpose of encouraging economies efficiencies or improvements in methods or service in the additional profits which will be afforded by such economies efficiencies or improvements in methods or service.

(b) To employ in the conduct and management of its business suitable and reasonable classifications of its service patrons and rates and such classification may in any proper case take into account the nature of the use and

quantity used the time when used the purpose for which used the kind bulk value and facility of handling of commodities and any other reasonable consideration

(c) To have reasonable rules and regulations subject to existing law and the provisions of this act governing the conduct of its business and the conditions under which it shall be required to render services

It may require the payment of charges in advance the making of reasonable minimum payments and deposits to secure future payments of such charges or it may allow discounts for prompt payments of the same or impose penalties for failure to pay promptly provided that such advance charges minimum payments deposits discounts or penalties are reasonable and apply equally and without discrimination or preference to all shippers consumers and patrons under like conditions and under similar circumstances

(d) To apply to the Commission by complaint in the manner hereinafter provided in this act whenever such company claims to be aggrieved by any ruling regulation classification or order which it is or has been required by the Commission to observe or carry into effect and thereupon such public service company shall be entitled to a full and fair hearing and a speedy determination of its complaint on the merits by the Commission and to all just and reasonable relief consistent with the rights and duties of such public service company

(e) Whenever any owner of property transported by any common carrier or any user or patron of any other public service company renders directly or indirectly any service connected with such transportation or other public service the charge and allowance therefor shall be no more than is just and reasonable and the Commission may after hearing on its own motion or upon complaint determine what is a reasonable charge as a maximum to be paid by the carrier or other public service company for the use of the service so furnished or rendered and what is a proper proportion of the said cost and fix the same by appropriate order to be observed and enforced by the parties concerned

Section 2 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any proposed public service company

(a) To be incorporated organized or created provided that existing laws relative to the incorporation organization and creation of such companies shall first have been complied with prior to the application to the commission for its "Certificate of Public Convenience"

(b) To begin the exercise of any right power franchise or privilege under and ordinance municipal contract or otherwise running for a period of more than one year

Section 3 Upon like approval of the Commission first had and obtained as aforesaid and upon compliance with existing laws and not otherwise it shall be lawful

(a) For any public service company to renew its charter or obtain any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise

(b) For a foreign public service company upon compliance with existing laws if any there be permitting such foreign company to exercise its powers and franchises within this Commonwealth to obtain the right to do business within this Commonwealth

(c) For any public service company to sell assign transfer lease consolidate or merge its property powers franchises or privileges or any of them to or with any other corporation or person

(d) For any municipal corporation to acquire construct or begin to operate any plant equipment or other facilities for the rendering or furnishing to the public of any service of the kind or character already being rendered or furnished by any public service company within the municipality

Provided however that nothing herein contained shall interfere with or affect the right or power of a municipal corporation to continue the operation of its municipal plant or to extend the same within the territory of such municipal corporation or any part thereof which is not then being supplied by a public service company rendering or furnishing service of a like kind or character And provided further That any municipal corporation which at the time this act becomes effective has by authority of law in process of construction any such plant for the rendering or furnishing to the public of any such service may proceed with and complete the said construction and begin to operate the same without the aforesaid approval of the Commission first had and obtained

Section 4 It shall be lawful for any public service company

(a) To issue stocks trust certificates bonds notes and other evidences of indebtedness or other securities or make any increase in the issue thereof in the manner prescribed by law for and only for money labor done or money or property actually received in accordance with the requirements of the Constitution and the laws of the Commonwealth

All stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued in violation of this sub-section and all fictitious increase of stock trust certificates bonds notes or other indebtedness or securities shall be void

Application as hereinafter provided may be made by such public service company to the Commission for a certificate of valuation to the effect that the provisions of this section have been complied with as to any stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued after the passage of this act such application shall certify as to the number and amount thereof to be issued and the purpose of such issue and shall contain such other facts and detailed information and be in such form as the Commission shall determine and prescribe and shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company

(b) Every public service company shall file with the Commission on or prior to the date of issuance of any

stock trust certificates bonds notes or other evidences of indebtedness or other securities payable at periods of more than twelve months after the date thereof and now or hereafter to be authorized (unless upon application as aforesaid a certificate of valuation shall have been obtained in accordance with the provisions of this act) a certificate to be known as a Certificate of Notification in such form as the Commission may from time to time determine and prescribe which among other things that may be required by the Commission shall show

I The total amount thereof

II The number and amount thereof outstanding prior to the date of such certificate the amount thereof theretofore retired the amount hereof heretofore undisposed of and whether such amount is held in the treasury of the public service company as a free asset or pledged and if pledged the terms and conditions of such pledge

III The number and amount thereof to be issued and the purpose of such issue and whether to be sold pledged or held in the treasury of the public service company as a free asset if such securities are to be sold the terms or sale if a contract for such sale has been made and if any part of the consideration to be received therefor is other than money an accurate and detailed description thereof if such securities are to be pledged the terms and conditions of such pledge

IV The number and amount thereof remaining unissued

V If the issue is of shares of stock the certificate shall also show the par value thereof and the number of their outstanding shares previously issued

VI The preference or privilege granted to the holders of any such shares of stock the dates of maturity rates of interest of any such bonds notes or other evidences of indebtedness or other securities and any conversion rights granted to the holders thereof and the price if any at which such shares or such securities may be redeemed

(c) Whenever any securities set forth and described in any Certificate of Notification as pledged or held as a free asset in the treasury of the public service company shall subsequent to the filing of such certificate be sold or repledged or otherwise disposed of by the public service company such company shall file a further Certificate of Notification to that effect setting forth therein all such facts as are required by sub-division III sub-section (b) of this Section 4

(d) All Certificates of Notification furnished to the Commission shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company Such Certificates of Notification shall at all times be deemed to be public records and open to inspection and may be given such further publicity as the Commission may deem to be for the public interest or welfare

The provisions in this act contained in regard to Certificates of Valuation and unless so required by the Commission in regard to Certificate of Notification shall not apply to the issuance of bonds notes or evidences of indebtedness payable at periods of twelve months or less nor to the pledging or repledging of stocks trust certificates bonds or other evidences of indebtedness to secure such bonds notes or evidences of indebtedness payable at periods of twelve months or less but if such bonds notes or other evidences of indebtedness shall in whole or in part directly or indirectly be refunded by any issue of bonds notes or other evidences of indebtedness running for more than twelve months then the said mentioned provisions with regard to Certificates of Notification and Valuation shall apply

Neither the filing with the Commission of any Certificate of Notification nor the issuing by the Commission of any Certificate of Public Convenience or Certificate of Valuation and nothing therein or in this act contained nor any hearing had nor finding nor order nor decree made by the Commission nor any act or thing done by any public service Company in pursuance thereof nor any act or thing done by the Commission under the provisions of this act shall in nor to the pledging or repledging of stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued or assumed or guaranteed prior to the date when this act shall become affected by any public service company

Section 5 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any railroad corporation or street railway corporation to construct its tracks or other facilities across the tracks or other facilities of any other railroad corporation or street railway corporation or across any public highway at grade or above or below grade or for any public service company to construct any of its facilities across the facilities of any road corporation or street railway corporation at grade or above or below grade or for any public service company to construct any of its facilities across the facilities of any other public service company at the same or different levels And it shall be lawful upon like approval first had and obtained and not otherwise for any public service company to alter re-locate remove or abolish any such crossing Provided however that in all cases in which the tracks or other facilities of a railroad corporation or street railway corporation cross the tracks or other facilities of another railroad corporation or street railway corporation or a public highway at grade and such crossing at the time this act becomes effective in process of abolition under and in accordance with an agreement or contract entered into with any municipality providing for such abolition it shall be lawful to proceed with the consummation of such abolition as provided in such agreement or contract without the aforesaid approval of the Commission first being obtained

Section 6 It shall be unlawful for any public service company

(a) To capitalize its franchises rights powers privileges or right to own and operate or enjoy any such franchises rights and powers or privileges in excess of the amount paid to the Commonwealth or any political sub-division thereof as the consideration for the grant charter or to capitalize any lease or contract of sale or contract for consolidation or merger of two or more public service companies or to issue by way of substitution any capital stock trust certificates or other evidences of indebtedness or other securities for any consolidated or merged company exceeding the aggregate values of the properties of the companies so consolidated or merged and any additional sum actually paid in cash and any additional property or labor actually contributed. Provided that any such public service company or companies may apply to the Commission to determine such consideration or value aforesaid

(b) In the case of any reorganization under the provisions of the Act of Assembly approved the eighth day of April Anno Domini one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof to issue any stock trust certificates bonds notes or other evidences of indebtedness or other securities in excess of the amount paid to the State or any political-subdivision thereof as the consideration for the grant of any franchises rights powers or privileges and the value of the property of such reorganized corporation (and any additional sum actually paid in cash and any additional properties or labor actually contributed) Provided that any such public service company may apply to the Commission to determine such consideration or value aforesaid

(c) To purchase acquire take or hold either in absolute ownership or in pledge or as collateral security directly or indirectly any controlling right title or interest legal or equitable in the capital stock bonds trust certificates or other evidences of indebtedness or other securities issued by or other controlling right title or interest whatsoever in any other public service company conducting business within this Commonwealth without the consent and approval of the Commission but the purchase taking and holding aforesaid of any right title or interest in any such capital stock bonds trust certificates or other evidences of indebtedness or other securities or of any other right title or interest in any other public service company which shall amount to less than the aforesaid controlling right title or interest of any nature or kind shall be lawful without the approval of the Commission so far as the same may be lawful under existing laws. Provided however That nothing in this act shall be construed to affect the holding of stock bonds trust certificates or other evidences of indebtedness or other securities heretofore legally acquired and held or in any way diminish lessen or impair the rights of any public service company in virtue of the holding by said company of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities heretofore acquired and held or to prevent the future acquisition of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities of a public service company where the major interest therein has been acquired and held by a public service company prior to the date when this act shall become effective or to prevent the future acquisition holding or cancellation by a public service company of trust certificates bonds notes or other evidences of indebtedness or other securities secured by stock theretofore legally acquired and owned by a public service company and pledged as security therefor

Section 7 It shall be unlawful for any public service company after the first day of January one thousand nine hundred and fourteen to render or furnish or to offer to render or furnish within this Commonwealth any service of the kind or character rendered or furnished by it until it shall have filed and posted its tariffs and schedules in accordance with the provisions of sub-section (e) of section one of article two

Section 8 It shall be unlawful for any public service company (a) To charge demand collect or receive directly or indirectly by any special rate rebate drawback abatement or other device whatsoever from any person or corporation for any service rendered or to be rendered a greater or less compensation or sum than it shall demand charge collect or receive from any other person or corporation for a like and contemporaneous service under substantially similar circumstances and conditions

Provided however that where as the result of a bona fide mistake or error of a common carrier the full tariff charges are not collected in the first instance and the balance is subsequently found to be due and outstanding the collection of such balance may be waived by the carrier provided the matter is submitted to the Commission and its approval of such waiver is first had and obtained

(b) To make or give any undue or unreasonable preference or advantage in favor of or to any person or corporation or any locality or any particular kind or description of traffic or service in any respect whatsoever or to subject any particular person or corporation or locality or any particular kind or description of traffic or service to any undue or unreasonable prejudice or disadvantage in any respect whatsoever

Section 9 It shall be unlawful for any common carrier (a) To charge or receive any greater compensation in the aggregate for the conveyance of passengers or property of the same class for a shorter than for a longer distance over the same line in the same direction the shorter being included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any common carrier to charge and receive as great a compensation for a shorter as for a longer distance provided however that nothing in this section contained shall pro-

hibit common carriers from establishing reasonable zone systems of charges.

(b) To knowingly assist suffer or permit any person or corporation to obtain transportation for any passengers or property between points within this Commonwealth at less than the rates established by such common carrier or by order of the Commission by means of false billing false classification false weight or weighing or false report of weight or by any other means or device whatsoever

Any common carrier may however issue at special rates of fare excursion and commutation tickets but before any common carrier may issue any such excursion or commutation tickets it shall file with the Commission and shall post in the same manner as required by this act in the case of other rates or charges copies of the tariffs or schedules of the rates fares or charges on which such tickets are to be based and issued and any common carrier may grant free passes or passers at a discount to any officer or employee of such carrier. Nothing in this act shall be construed to prevent telephone telegraph express or railroad corporations from entering into contracts with each other for the exchange of service at free or reduced rates which contracts however shall be filed with the Commission

Section 10 It shall be unlawful for any telephone or telegraph corporation or person or persons engaged in like business to charge or receive any greater compensation in the aggregate for the transmission of any message or conversation for a shorter than for a longer distance over the same line or route in the same direction the shorter being included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any such telephone or telegraph corporation person or persons engaged in like business to charge and receive as great a compensation for a shorter as for a longer distance. Upon application to the Commission the Commission may in special cases after investigation authorize such telephone or telegraph corporation or person or persons engaged in like business to charge less for a longer than for a shorter distance but the order must specify and prescribe the extent to which relief from the operation of this section is given provided that nothing in this section contained shall prohibit telephone or telegraph corporations from establishing reasonable zone systems of charges

Section 11 Every public service company shall be entitled to the full enjoyment and exercise of all and every the rights powers and privileges which it lawfully possesses or might possess at the time of the passage of this act except as herein otherwise expressly provided

The several duties rights powers and limitations of rights and powers of public service companies as enumerated in article two and this article three respectively or contained in any of the provisions of this act or the performance exercise or enforcement thereof by or in favor of or against any public service company shall in every proper case be subject to section twelve of article sixteen sections one and four of article seventeen of the Constitution of the Commonwealth and to any other applicable provisions of the Constitution of the Commonwealth or of the United States

ARTICLE IV

Constitution of Commission

Section 1 For the purpose of regulating public service companies and of carrying out the provisions of this act an administrative body or Commission is hereby established to be known as "The Public Service Commission of the Commonwealth of Pennsylvania" and in that name it shall issue its orders and certificates and may become or be made a party to legal proceedings. It shall have an official seal which shall be prepared and furnished by the Secretary of the Commonwealth with the words "The Public Service Commission of the Commonwealth of Pennsylvania" and such other design as the Commission may prescribe engraved thereon by which seal it shall authenticate its proceedings and of which seal the courts shall take judicial notice

Section 2 This Commission shall consist of seven members who shall be appointed by the Governor by and with the advice and consent of the Senate. Each Commissioner at the time of his appointment and qualification shall be a resident of the Commonwealth of Pennsylvania and shall have been a qualified elector therein for a period of at least one year next preceding his appointment and shall also be not less than thirty years of age

The Commissioners first appointed under this act shall continue in office for the terms of four five six seven eight nine and ten years respectively from the first day of July Anno Domini one thousand nine hundred and thirteen and until their respective successors shall be duly appointed and shall have qualified but their successors shall each be appointed for a term of ten years

A member of said Commission designated by the Governor shall during his term of office be the chairman of the Commission. The chairman shall when present preside at all meetings and in his absence the member whose term shall first expire shall preside

Section 3 When a vacancy shall occur in the office of any Commissioner a Commissioner shall in the manner aforesaid be appointed for the residue of the term. If the Senate shall not be in session when this act is approved or when any vacancy occurs the original appointments or any appointment made by the Governor to fill a vacancy shall be subject to the approval of the Senate when convened

A quorum of the Commission shall be four members who for all purposes including the making of any order or the ratification of any act done or order made by one or more of the Commissioners must act unanimously

no vacancy in the Commission shall impair the right of a quorum of the Commissioners to exercise all the rights and perform all the duties of the Commission.

Section 4 Any investigation inquiry or hearing which the Commission has power to undertake or hold may be undertaken or held by or before any one of the Commissioners upon condition however that such Commissioner shall first have been authorized by the Commission to undertake or hold such investigation inquiry or hearing. All investigations inquiries or hearings before or by any such Commissioner shall be and be deemed to be the investigations inquiries and hearings of the Commission. Any determination ruling or order of a Commission upon any such investigation inquiry or hearing undertaken or held by him shall not become and be effective until approved and confirmed by at least a quorum of the Commission and ordered to be filed in its office. Upon such confirmation and order such determination ruling or order shall be the determination ruling or order of the Commission.

Section 5 The Commission shall have a secretary to be appointed by it and to hold office at its pleasure. It shall be the duty of the secretary to keep a full and true record of all the proceedings of the Commission and of all determinations rulings and orders made by the Commission or by any of the Commissioners and of the approval and confirmation by the Commission of determinations rulings or orders made by individual members thereof.

The Secretary shall be the custodian of the records of the Commission and file and preserve at its general office all books maps profiles tariffs schedules reports and documents and papers whatsoever filed with it or entrusted to its care and shall be responsible to the Commission for the same.

Under the direction of the Commission the secretary shall be its chief executive officer have general charge of its general office superintend its clerical business conduct its correspondence give notice of all determinations rulings and orders of the Commission prepare for service such papers and notices as may be required of him by the Commission and perform such other duties as the Commission may prescribe. He shall have power and authority to administer oaths in all parts of the Commonwealth in all proceedings by or before the Commission or any Commissioner and in all cases or matters appertaining to the duties of his office.

The secretary shall have power to designate from time to time one of the clerks appointed by the Commission to perform the duties of the secretary during his absence and the clerk so appointed shall possess for the time designated the powers of the secretary of the Commission.

The secretary shall be the disbursing officer of the Commission subject to the approval of the Commission with respect to both requisitions and expenditures and before entering upon the duties of his office he shall file in the office of the Secretary of the Commonwealth a bond to the Commonwealth with corporate security in the sum of ten thousand dollars to be approved by the Governor conditioned for the faithful performance of his official duties.

Section 6 The Attorney General shall ex officio be the general counsel of the Commission. He shall appoint by and with the consent of the Senate two attorneys who shall be learned in the law as counsel and assistant counsel respectively for the Commission. The said counsel or assistant counsel shall attend the hearings before the Commission or a Commissioner conduct the examination of witnesses when requested so to do by the Commission or a Commissioner represent the Commission upon appeals and other hearings in the Court of Common Pleas and in the Superior and Supreme Courts or other courts of the Commonwealth of Pennsylvania or in any Federal court and in actions instituted to recover penalties and to enforce orders of the Commission. Said counsel and assistant counsel shall also assist the Attorney General in conducting all mandamus injunction and quo warranto proceedings at law or in equity instituted by him for the enforcement of the determinations rulings and orders of the Commission and shall perform such other professional duties as may be required of them or either of them by the Commission.

Section 7 The Commission shall appoint a marshal to serve during its pleasure. He shall attend the hearings of the Commission preserve order thereat superintend the serving of subpoenas orders of the Commission and such other papers as the Commission may direct make such reports and perform such other duties as may be prescribed by the Commission.

Section 8 The Commission shall appoint an "Investigator of Accidents" whose duty it shall be to have charge of the investigation of and to investigate subject to the orders and direction of the Commission the cause of any accident in or about or in conjunction with the operation of the property facilities or service of any public service company wherein any person shall have been killed or injured or property shall have been destroyed or injured which may be assigned to him for investigation by the Commission or of the happening of which he may by due diligence obtain knowledge and to make a full and complete report thereon to the Commission and also to report to the Commission whether any public service company has failed to perform the duties prescribed by Article two section one (x) of this act with relation to accidents of the happening of which in the exercise of due diligence he may obtain knowledge and also to collate and tabulate all data statistics and other pertinent information for the use of the Commission obtained by him as the result of such investigations and to make an annual report of such investigation to the Commission with recommendations as to means or methods whereby such accidents may be averted and to perform all such other duties concerning said accidents as to the Commission may seem advisable for the promotion of the safety of patrons and welfare of the public. Such reports statistics data or information shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for

any purpose in any suit for damages growing out of any matter or thing mentioned therein.

Section 9 The Commission shall have power to employ during its pleasure and at such rates of compensation as it may determine such officers experts engineers statisticians accountants inspectors clerks and employees as it may deem necessary to carry out the provisions of this act or to perform the duties and exercise the powers conferred upon the commission.

Section 10 Each of the Commissioners shall receive an annual salary of ten thousand dollars except the Chairman who shall receive an annual salary of ten thousand five hundred dollars.

The secretary shall receive an annual salary of five thousand dollars.

The counsel for the Commission shall receive an annual salary of seven thousand five hundred dollars.

The assistant counsel for the Commission shall receive an annual salary of five thousand dollars.

The marshal shall receive an annual salary of two thousand dollars.

The investigator of accidents shall receive an annual salary of five thousand dollars.

The salaries hereinbefore mentioned and the salaries of all other officers agents appointees and employees of the Commission shall be payable monthly.

Each member of the Commission its secretary attorneys marshal and investigator of accidents and other officers agents employees and appointees shall be paid in addition to their stipulated salary or compensation the railroad fare board lodging and other traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act or performed by direction of the Commission.

Section 11 The salaries when properly certified by the secretary of the Commission shall be audited by the Auditor General and when audited and allowed shall be paid out of moneys specifically appropriated for that purpose by warrants drawn therefor by the Auditor General upon the State Treasurer.

All disbursements of such a nature as to make it impracticable for the Commission to file with the Auditor General itemized receipts or vouchers prior to the advance by the accounting officers of funds sufficient to meet such expenses shall be paid out of money specifically appropriated for that purpose in the manner provided by an act entitled "An Act prescribing the method for disbursing and accounting for certain appropriations to the departments bureaus commissions and other branches of the State Government" approved April twenty-third Anno Domini one thousand nine hundred and nine.

The moneys necessary to carry this act into effect shall be appropriated to the Commission biennially as an item in the general appropriation bill.

Section 12 No person shall be appointed a member of the Commission or hold any place position or office under it who occupies any official relation to any public service company doing business in this Commonwealth or who holds any other appointive or elective office of the Commonwealth of any municipality thereof. No Commissioner shall during his term be a candidate for any such office.

No Commissioner and no employee appointee or official engaged in the service of or in any manner connected with said Commission shall hold any office or position or be engaged in any business employment or vocation the duties of which are incompatible with the duties of his office or employment as Commissioner or in the service or in connection with the work of the Commission. No Commissioner shall participate in any hearing or proceeding in which he has any direct or indirect pecuniary interest. Every Commissioner the said secretary attorneys marshal and investigator of accidents and every individual employed or appointed to office under the service of or in connection with the work of the Commission is hereby forbidden to solicit suggest request or recommend directly or indirectly to any public service company or to any officer attorney agent or employee thereof the appointment of any individual to any office place or position in or the employment of any individual in any capacity by said public service company.

Section 13 Every public service company and every officer attorney agent or employee thereof is hereby forbidden to offer to any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person appointed or employed by the Commission any office place appointment or position or to offer to give any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person employed in the service of the Commission or in connection with the work of the Commission any free pass or transportation or any reduction in fares to which the public generally is not entitled or any free carriage of property or any present gift or gratuity money or valuable thing of any kind.

Section 14 If the secretary marshal or investigator of accidents or any person employed or appointed in the service of the Commission shall violate any provision of this act the Commission shall forthwith remove him from the office or employment held by him.

Section 15 The Governor by and with the consent of the Senate may remove any Commissioner or any of the counsel to the Commission for inefficiency neglect of duty or misconduct in office giving him a copy of the charges against him and affording him an opportunity to be publicly heard in person or by counsel in his own defense upon not less than ten days' notice. If such Commissioner shall be removed the Governor shall file in the office of the Secretary of the Commonwealth a complete statement of all charges made against such Commissioner and his finding thereon together with a complete record of the proceedings.

Section 16 Each Commissioner the said secretary attorneys marshal and investigator of accidents shall qualify before entering upon the duties of their respective offices or appointments by taking and subscribing before the Secretary of the Commonwealth the oath prescribed by Article seven of the Constitution of this Commonwealth.

Section 17 The principal office of the Commission shall be in the city of Harrisburg in such rooms in the Capitol building or other public building as may be designated by the Board of Commissioners of Public Grounds and Buildings

Section 18 The Commission or a quorum thereof shall hold stated meetings at least twice a month during the year at its principal office and may hold meetings at any time and at any place within this Commonwealth

Section 19 The Board of Commissioners of Public Grounds and Buildings shall upon requisition of the secretary of the Commission furnish the Commission with such books stationery furniture and supplies as may be needed properly to conduct the affairs of the Commission

The printing and binding necessary for the proper performance of the duties of the Commission or the proper preservation of books documents and papers filed with the Commission shall be done by the state printer upon the order of the Superintendent of Public Printing and Binding upon requisition of the secretary of the Commission

Section 20 The principal office of the Commission at Harrisburg shall be open for business between the hours of nine ante meridian and five post meridian every business day in the year and one or more responsible persons to be designated by the Commission or by the secretary under the direction of the Commission shall be on duty at all times in immediate charge thereof

ARTICLE V

Powers and Duties of Commission

Section 1 The Commission shall have general administration power and authority as provided in this act to supervise and regulate all public service companies doing business within this Commonwealth

Said power and authority shall include the power to inquire into and regulate the service rates fares tolls or charges of any and all public service companies including individual and joint rates the charges for long and short transmission of messages and conversations by telegraph and telephone companies the making of repairs alterations and improvements in and to such service as shall be reasonably necessary for the accommodations or safety of its patrons employees and the public the granting of transfers to or from one part of the system of the same common carrier to another part the routing of the lines of street railways under the provisions of the act entitled "An Act authorizing traction or motor power companies and street passenger railway companies owning leasing controlling or operating different lines of street railways to operate all of said lines as a general system and to lay out such new routes or circuits over the whole or any part of any street or streets occupied by such different companies and to run cars thereon for such distances and in such directions as will in the opinion of the operating company best accommodate public travel" approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-five (Pamphlet Laws sixty-five) or otherwise the just and equitable distribution of trains cars vehicles and motor power or other facilities of all common carriers the granting construction operation or discontinuance of switches sidings and crossings the construction operation or discontinuance of switch connections with or between lines of railroad corporations the location or abolition of freight and passenger stations wharves docks or piers the use and compensation for cars owned or controlled by persons other than the carrier the safety adequacy and sufficiency of the facilities plant and equipment for the carrying on of their business by said public service companies the quantity or quality of water gas electricity or light heat or power supplied and as specifically provided in this act the issuing of stocks trust certificates bonds notes or other evidences of indebtedness or other securities by public service companies

Section 2 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint as hereinafter provided that the service facilities rules regulations practices or classifications of any public service company in respect to or in connection with or employed by or in the performance of its public duties within this Commonwealth are unsafe inadequate insufficient unjust or unreasonable the Commission shall determine and specify by an order in writing to be made and filed as hereinafter provided and to be served as hereinafter provided upon every public service company to be affected thereby the just reasonable safe adequate and sufficient service facilities rules regulations or practices thereafter to be put in force observed rendered used or furnished in the performance of its public duties by said public service company or companies and thereupon it shall be the duty of every public service company affected by said order to observe and obey said order and all and every the mandates and requirements thereof

Section 3 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint that the rates fares tolls or charges established demanded exacted charged or collected by any public service company or companies for any service rendered or furnished are unjust or unreasonable or inadequate or are unjustly discriminatory or unduly or unreasonably preferential or that the facilities or service furnished or rendered by any public service company or companies unjustly discriminatory or unduly or unreasonably preferential in favor of or against any particular person corporation locality or any particular kind or description of traffic or service then the Commission shall determine and prescribe by a specific order the maximum just due equal and reasonable rates fares tolls and charges to be thereafter established demanded exacted charged or collected for the service to be performed and the just due equal reasonable and proper regulations and practices as affecting such rates to be observed by the public service company and the Commission may classify such rates The said order shall be served as hereinafter provided upon all public service companies by which such rates fares tolls and charges and such regulations and practices affecting the same

are thereafter to be charged and observed The power to fix maximum rates or charges shall include the power to fix joint rates or charges where joint service is rendered by two or more public service companies or where other public service companies may be interested in the rate or charge

Section 4 Whenever the Commission receives notice of any change proposed in any tariff or schedule filed or posted under the provisions of this act it shall have power either upon complaint or upon its own motion and if it so orders without answer or other formal pleading by the interested public service company after notice to hold a public hearing and make investigations as to the propriety of such proposed change and of the new rate practice or classification After such hearing and investigation whether completed before or after such change goes into effect the Commission may make such order in reference to the new rate practice and classification as would be proper in a proceeding initiated after the same had become effective At any such hearing involving any proposed increase in any rate the burden of proof to show that such increased rate is just and reasonable shall be upon the public service company

The Commission shall have power in its discretion and for good cause shown to permit changes in the schedules filed and published upon less than the thirty days' notice specified in Article two section one (g) of this act or upon other conditions which shall be just and reasonable

The Commission shall also have power in its discretion where any notice of increase in any rates fares tolls or charges of a public service company has been filed to require by general rule or special order that such company shall furnish to its shippers consumers or other persons a certificate or other evidence of payments made by them in excess of the prior established rate

Section 5 If after hearing upon complaint or upon its own motion the Commission shall determine that any rates which have been collected or any acts which have been done or omitted to be done or any regulations classifications or practices which have been enforced for or in relation to any service rendered after this act becomes effective by any public service company complained of were in violation of any order of the Commission or were unjust and unreasonable or unjustly discriminatory or unduly unreasonably preferential or in like manner shall find that the rates so collected are in excess of the rates contained in the tariffs or schedules of any such public service company on file or posted and in effect and applicable at any time the said service was rendered the commission shall upon petition have the power and authority to make an order for reparation awarding and directing the payment to any such complainant petitioner within a reasonable time specified in the order of the amount of damages sustained in consequence of said unjust unreasonable or unlawful collections acts or omissions regulations classifications or practices of such public service company Provided That such damages have been actually sustained by such complainant petitioner The Commission shall state in said order the exact amount to be paid as well as its findings upon pertinent questions of fact

If the public service company does not comply with the aforesaid order for the payment of money within the time fixed therein the person named therein to whom such payment is directed to be made may sue therefor in any Court of Common Pleas of this Commonwealth and said order made by the Commission shall be prima facie evidence of the facts therein stated and that the amount awarded is justly due the plaintiff in such suit and the defendant public service company shall not be permitted to avail itself of the defense that the service was in fact rendered to the plaintiff at the rate contained in its tariffs or schedules in force at the time payment was made and received

No reparation as herein provided shall be awarded by the Commission unless the complaint or petition shall have been filed with it within two years from the time when the cause of action accrued A suit for the enforcement of an order directing such payment shall be filed in the said Court of Common Pleas within one year from the date of the order and not after

No action shall be brought in any court or account of the wrongs or injuries referred to in this section unless and until the Commission shall have determined that the rate regulation classification practice act or omission in question was unjust unreasonable or unjustly discriminatory or unduly or unreasonably preferential or in excess of the rates contained in the said tariffs or schedules and then only to recover such damages as may have been awarded and directed to be paid by the Commission in said order

Section 6 In the case of any street railway corporation or incline plane corporation the Commission may also whenever it may deem it necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers after hearing had upon its own motion or upon complaint require such street railway corporations or incline plane corporations to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and object to make proper and convenient arrangement or adjustment of the time schedules of said street railway corporation or incline plane corporations and also to make such proper and convenient adjustment of its time schedules with those of other contiguous or connecting street railway corporations on incline plane corporations as to the Commission shall seem necessary or proper for the accommodation convenience and safety of the public

Section 7 The Commission shall have power to require railroad corporations and street railway corporations to construct and maintain such switch or other connections with or between the lines of other companies of the same character as are reasonably practicable and as the Commission shall deem necessary and proper for the service accommodation and convenience of the public and shall also have power to establish through routes and joint rates and classifications for the conveyance of persons and property between any two or more points within this Commonwealth whenever the railroad corporations concerned shall have refused or neglected voluntarily to establish such through routes and joint rates and classifications and to prescribe the just terms

and conditions under which said through routes shall be operated. Provided That in establishing such through route the Commission shall not require any railroad company without its consent to embrace in such route substantially less than the entire length of its railroad and of any intermediate railroad operated in conjunction and under a common management or control therewith which lies between the termini of such proposed through route unless to do so would make such through route unreasonably long as compared with another practicable through route which would otherwise be established.

The Commission shall in case of failure of the railroad corporations or street railway corporations concerned to agree among themselves upon the division of the cost of construction maintenance and operation of the connections thus provided for or the allowance to be made for the interchange of service or the apportionment of any joint rates ascertain and by order prescribe and fix the equitable and just apportionment and division of the same.

Nothing in this section shall give the Commission power over street railway corporations engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which do not generally solicit the transportation of freight as a main branch of their business.

Section 8 In the case of a telegraph corporation or person engaged in the public telegraph business the Commission may also whenever it may determine it to be necessary or proper for the accommodation or convenience of the public so to do after hearing had upon its own motion or upon complaint require any such telegraph corporation or person to permit any other such telegraph corporation or person engaged in the public telegraph business to connect its or his lines of telegraph with the lines of telegraph of such first-named telegraph corporation or person and interchangeably to receive dispatches from and for each other and from and for any individual or individuals and on payment of its or his usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporation or person or by the Commission as hereinafter provided to transmit such dispatches with impartiality and good faith.

Section 9 Whenever the Commission shall find that there are any two or more telephone companies whose lines form a continuous line of communication or could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities which are not reached by the lines of either company alone and that such connections and facilities for the through transmission of conversations jointly over the several lines can reasonably be made and an efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and that a public necessity exists therefor or shall find that any two or more telephone companies have failed to establish just and reasonable joint rates or charges for through service by or over their several lines so connected and that such joint rates or charges ought to be established in order to supply a through traffic and communication between different localities not otherwise provided for or proffered by the companies in question or either of them the Commission may by its order require that such connection be made and facilities supplied and that through conversations be transmitted thereby and may prescribe the through line and joint rates and charges to be made and to be used and in force in the future and shall appoint or approve necessary and proper conditions rules and regulations for the joint through traffic and an equitable apportionment between the several companies of the costs and revenues in connection therewith and the Commission may fix the same by its order to be duly served upon the company or companies affected.

Section 10 Where the public service companies entitled to share in any joint rate or charge shall be unable to agree upon the division thereof or shall make any unjust unreasonable or unduly discriminatory or preferential division or apportionment thereof the Commission may after hearing upon its own motion or upon complaint fix the proportion to which every such public service company shall be entitled.

Section 11 The Commission may investigate the rates or interstate traffic facilities or service of common carriers within this Commonwealth and when such rates facilities or service are in the determination of the Commission unjust unreasonable or discriminatory or unduly or unreasonably preferential or in violation of the interstate commerce law or in conflict with the rulings orders or regulations of the Interstate Commerce Commission the Commission may apply by petition to the said Interstate Commerce Commission for relief or may present to the said Interstate Commerce Commission all facts coming to its knowledge as to the violation of the rules orders or regulations of that Commission or as to the violation of the interstate commerce law.

Section 12 Except in cases in which grade crossings are in process of abolition at the time of the passage of this act under agreement or contract with a municipality as set forth in the proviso of section five of article three of this act the Commission shall have exclusive power to determine order and prescribe in accordance with plans and specifications to be approved by it the just and reasonable manner including the particular point of crossing in which the tracks or other facilities of any public service company may be constructed across the tracks or other facilities of any other public service company at grade or above or below grade or at the same or different levels or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across the tracks or other facilities of any other railroad corporation or street railway corporation or across any public highway at grade or above or below grade or in which any public highway may be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade and to determine order and prescribe the terms and conditions of installation and operation maintenance and protection of all such crossings which may

now or hereafter be constructed including the stationing of watchmen thereat or the installation and regulation of lights block or other system of signalling safety appliances devices or such other means or instrumentalities as may to the commission appear reasonable and necessary to the end intent and purpose that accidents may be prevented and the safety of the public promoted. No such crossing shall be constructed without the approval of the Commission evidenced by its "Certificate of Public Convenience" as provided in section five of article three of this act but in no case shall the approval or consent of any court board or other commission or officer or of any municipality be necessary therefor. It shall be proper however for the commission by general rule or order whenever the same can be properly regulated by suitable general rule to prescribe the terms and conditions under which such crossing may be constructed operated maintained or protected without the particular approval of the commission.

The commission shall also have exclusive power upon its own motion or upon complaint and after hearing as herein-after provided (of which all the parties in interest including the owners of adjacent property shall have due notice) to order any crossing aforesaid now existing or hereafter constructed at grade or at the same or different levels to be re-located or altered or to be abolished according to plans and specifications to be approved and upon just and reasonable terms and conditions to be prescribed by the commission.

The compensation for damages which the owners of adjacent property taken injured or destroyed may sustain in the construction re-location alteration or abolition of any such crossing specified in this section (for which compensation the said owners are hereby invested with warrant of authority upon appeal from the determination of the Commission to sue the Commonwealth shall after due notice and hearing be ascertained and determined by the Commission and such compensation as well as the expense of the said construction relocation alteration or abolition of any such crossing shall be borne and paid as hereinafter provided by the public service company or companies or municipal corporations concerned or by the Commonwealth either severally or in such proper proportions as the Commission may after due notice and hearing in due course determine unless the said proportions are mutually agreed upon and paid by those interested as aforesaid. In case of the abolishment of an existing grade crossing over a public road or street the Commission shall order that the railroad corporation or street railway or all of them if there be more than one unless the parties interested shall have agreed otherwise shall pay one-half of the entire cost of the separation of the grades including therein the cost of the bridge or the subway and approaches thereto and everything connected therewith the cost of land and property necessary therefor and all consequential damages now or hereafter recoverable by law and where more than one railroad corporation street railway or other common carrier are interested the Commission shall specify the proportions of said one-half the cost to be paid by each and that the municipal corporation interested shall pay one-fourth of said entire cost and that the Commonwealth of Pennsylvania shall pay the remainder thereof and in the case of State Highways the remaining one-half thereof.

In case of the abolishment of an existing grade crossing of the roads of two or more railroad corporations or street railway companies unless the parties interested shall agree otherwise the Commission shall order that the entire cost of abolishing the grade crossing and separating the grades shall be borne by one or by all of the corporations interested in such proportions as shall be equitable.

On petition for the construction of any crossing not in existence at the date when this act becomes effective if the application therefore is by a railroad or street railway to cross an existing public highway or street railway the Commission may order that the entire cost of the crossing shall be paid by the crossing corporation but if the application is by any municipal body or by the State Highway Department for leave to construct a public highway across the line of an existing railroad street railway or other common carrier the Commission shall order the cost of the crossing to be paid by the municipal body or State Highway Department so desiring to cross.

In prescribing the terms and conditions upon which any such crossing may be constructed or re-located or altered or abolished and the proportionate contributions to the expense thereof including the damages or compensation to the owners of adjacent property as aforesaid the commission may among other things take into consideration the relative importance to the public of the services rendered by the public service companies concerned as well as the priority of location provided that where any portion of the cost and expense thereof shall have been or shall be borne in the future by the Commonwealth or any municipal corporation such portion shall not be taken into account by the Commission in fixing any valuation for any purpose under any of the provisions of this act and provided further that where the order of the Commission shall as part of the regulation of the construction re-location alteration or abolition of any crossing aforesaid require as incidental thereto a re-location changes in or the removal of any adjacent structures equipment or other facilities of any telegraph telephone gas electric light water-power water pipe line or other public service company said company shall at its own expense re-locate change or remove such structures equipment or other facilities in conformity with the order of the Commission and in default of compliance with such order the Commission shall cause the work and materials to be done and furnished in accordance with the said order and may recover the cost and expense thereof from the said public service company.

Before the commission shall make any final order relative to the construction re-location alteration or abolition of any crossing involving any public highway or street an effort shall be made by the Commission to reach an agreement with the proper officials of the municipal corporations concerned determining the plans and specifications covering such crossing and in default of such agreement the commission shall exercise the

exclusive power vested in it under this section and shall finally determine and adopt the complete plans and specifications and locate all lines and grades in said public highways and streets and shall permit the public service company or companies to do the whole or any portion of the work in accordance therewith or shall permit the municipal corporation to do the work outside the property lines of any railroad or street railway corporation as shall be specified in the order of the Commission and if the work is not so done within a reasonable time to be specified in the order the commission shall do the work by contract or contracts to be awarded after due advertisements to the lowest responsible bidder in accordance with the said plans and specifications.

The said contractor shall be authorized in the name of the Commission to collect by due process of law from the public service company or companies or the said municipal corporations or from the Commonwealth either severally or proportionately as may be determined by the Commission the amount which may be justly due him under the terms of his said contract with the Commission and any amount so determined to be paid by the said contractor by the Commonwealth as well as the amount of damages or compensation determined and awarded to be paid the owners of adjacent property as aforesaid shall in each instance be paid by the State Treasurer on a warrant drawn by the Auditor General upon the presentation to that officer of a statement setting forth the amount determined to be paid as aforesaid duly certified by the Commission said payments to be made out of any funds specifically appropriated for such purpose of generally appropriated for the improvement of the roads or highways of the Commonwealth and in case of a verdict and judgment thereon for the damages or compensation recorded by any such adjacent property owners upon appeal the same shall be paid out of any funds appropriated as aforesaid and any Court of Common Pleas hearing and determining said appeal is hereby authorized and empowered to issue a writ of mandamus to said Commission the Auditor General and the State Treasurer or any of them as the case may require for the payment of such judgment.

The Commission shall have the right to recover for and on behalf of the Commonwealth by due process of law as debts of like amount are now by law recoverable from the public service company or companies or municipal corporations in such amounts or proportions against each as may be determined by the Commission as aforesaid the amount of the damages or compensation awarded to the owners or adjacent property by the Commission or by the court of the proper county on appeal and the amounts so recovered shall be paid into the State treasury for the improvement of the roads of the Commonwealth.

Section 13 The Commission may after hearing had upon its own motion or upon complaint establish such standards of facilities and service of public service companies as shall be reasonably necessary for the safety accommodation or convenience of its patrons employees and the public and require by an order to be served in the manner hereinafter provided upon every public service company affected thereby the facilities or service of such public service companies to conform to such standards. The Commission shall also have power after hearing had upon its own motion or upon complaint to require public service companies to make all such repairs changes alterations additions extensions and improvements in and about their facilities and service as shall be reasonably necessary and proper for the safety accommodation convenience and service of their patrons employees and the public.

Section 14 The Commission shall have power of its own motion or upon complaint to institute any inquiry or investigation and to determine upon hearing or rehearing had for that purpose whether any public service company has after the date when this act shall become effective issued or made any increase in the issue of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities whether such bonds notes or other evidences of indebtedness or other securities be payable at periods of more or less than twelve months in violation of any of the provisions or requirements of this act and if so to determine and find the nature and extent of such violations and subject to the provisions for rehearing and appeal shall certify the record of such hearing and finding to the Attorney General to institute in the name of the Commonwealth such proceedings in equity or law civil or criminal as shall be necessary or proper to enforce the provisions of this act and to restrain and prevent such public service company from consummating or continuing any act or acts alleged to have been done or to be contemplated in violation of the provisions or requirements of this act or of the laws or Constitution of the Commonwealth.

Section 15 The Commission may and shall after hearing had upon its own motion or upon complaint establish by an order to be served as hereinafter provided upon every public service company affected thereby a system of accounts to be used by such public service companies and may also in its discretion prescribe the manner and form in which accounts records and memoranda shall be kept by public service companies including the accounts records and memoranda of the conveyance of passengers and property and a proper and reasonable depreciation account as well as the receipts and expenditures of money. And the Commission may classify public service companies and prescribe the system of accounts to be adopted and used by each class and may prescribe the manner and form in which such accounts shall be kept and may subdivide each class according to the volume of business transacted or otherwise. And the Commission shall have power upon application to relieve any public service company from the duty of carrying a depreciation account.

The Commission may and shall after hearing had as aforesaid prescribe the accounts in which particular outlays and receipts shall be entered charged or credited.

The Commission may also after hearing as aforesaid require that no expenditures shall be charged to any operating account that should properly be charged to the capital account or vice versa and require that all and every the receipts and

expenditures of public service companies be properly apportioned among the various accounts which it may establish.

The Commission shall at all times have access to all accounts records and memoranda kept by public service companies and may designate any of its officers or employees who shall thereupon have authority to inspect and examine any and all accounts records and memoranda kept by such public service companies. Provided that where any municipal corporation is engaged in rendering or furnishing to the public any service of the kind or character rendered or furnished by public service companies the provisions of this section shall apply to said municipal corporation with respect to such service and provided further that in case of any public service company subject to the jurisdiction of the Inter-State Commerce Commission the systems of accounts records and memoranda prescribed by the Commission shall conform to those prescribed by the Inter-State Commerce Commission.

Section 16 The Commission shall have power to prescribe the form of the tariffs and schedules required to be filed and posted and published by public service companies under this act and the rules and regulations as to the filing posting and publishing and the manner and places of posting and publishing thereof in the case of public service companies also subject to the Interstate Commerce Commission shall conform as nearly as practicable to those prescribed by the Interstate Commerce Commission.

Section 17 If the Commission shall find it necessary and proper to the rendering of reasonably safe and adequate or sufficient service it may and shall after hearing had upon its own motion or upon complaint make an order to be served as hereinafter provided upon every common carrier to be affected thereby requiring all such common carriers to revise and change the time of schedules of such common carriers to alter the running time of trains cars vehicles or boats or changes in the routes of street railway lines or systems or regulating or requiring the furnishing and distribution of cars trains vehicles boats motive power or other facilities without undue or unreasonable discrimination or preference between shippers localities or competitive or non-competitive points and the switching loading and unloading of said trains cars vehicles boats or other facilities the weighing or billing of cars and of property offered for shipment or regulating demurrage charges track-storage charges package room or baggage room charges and package or baggage transfer rates and charges and generally to make such other arrangements and improvements in service and facilities as shall be just and reasonable having due regard to the needs of the public under all the circumstances presented.

Section 18 When application shall be made to the Commission by any proposed public service company for the approval by said Commission of its incorporation organization or creation or by any public service company for the approval by the Commission of the renewal of its charter or the obtaining of any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise or for permission from the Commission to begin the exercise of any right power franchise or privilege or for the approval by the Commission of the sale assignment transfer lease consolidation or merger of any of its powers franchises or privileges with any other corporation or person or when application shall be made to the Commission by any public service company for the approval by the Commission of the purchase acquisition taking or holding either in absolute ownership or in pledge or as collateral security directly or indirectly of any controlling right title or interest legal or equitable to or in the capital stock trust certificates bonds or other evidences of indebtedness or other securities or other controlling right title or interest whatsoever in any other public service company or when application shall be made to the Commission by any telegraph corporation or person or persons engaged in the public telegraph business for the approval by the Commission of the connection of its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business or when application shall be made to the Commission by any telephone corporation or person engaged in the public telephone business to connect use and interchange its or his lines facilities and service with the lines facilities and service of any other such telephone corporation or person engaged in the public telephone business and for the determination by the Commission of the just compensation terms and conditions of such connection use and interchange or when application shall be made to the Commission for the approval of the construction alteration re-location or abolition of any crossing at grade or above or below grade or when application shall be made to the Commission by any public service company for any approval under any of the provisions of this act or when application shall be made to the Commission by any municipal corporation for the approval required by the provisions of article three section three (d) of this act such approval in each and every such case or kind of application shall be given only if and when the said Commission shall find or determine that the granting or approval of such application is necessary or proper for the service accommodation convenience or safety of the public.

Section 19 For the purpose of enabling the Commission to make such finding or determination it shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers contracts or other documents and make such inquiries physical examinations valuations and investigations as it may deem necessary or proper in enabling it to reach a determination. Due notice of every such hearing shall be given and in every case the Commission shall make a finding or determination in writing stating whether or not its approval is given and if given shall issue its certificate to be known as its "Certificate of Public Convenience" under its seal and file among its records a duplicate of every such certificate.

Section 20 (a) The Commission shall have power upon application or upon its own motion to ascertain and determine the fair value of the property of every public service company in this Commonwealth and to determine any

matter in connection therewith and shall exercise the said power whenever the same is required or whenever it shall deem such valuation or determination necessary or proper under any of the provisions of this act.

In ascertaining and determining such fair value the Commission shall determine every fact matter or thing which in its judgment does or may have any bearing on such value and shall take into consideration among other things the original cost of construction particularly with reference to the amount expended in the existing and useful permanent improvements with such consideration for the amount in market value of its bonds and stocks the probable earning capacity of the property under particular rates prescribed by statute or ordinance or other municipal contract or fixed or proposed by the Commission and for the items of expenditure for obsolete equipment and construction as the circumstances and the historical development of the enterprise may warrant the reproduction costs of the property based upon the fair average price of materials property and labor and the developmental and going concern value of such public service company and these and any other elements of value shall be given such weight by the Commission as may be just and right in each case.

(b) The Commission shall also have power to make revaluations of the property of any public service company from time to time and to ascertain and determine the value of new construction extensions and additions to the same.

(c) The Commission shall have power to establish reasonable general or special rules with respect to the preparation of such valuations the forms to be followed the inventories and statements and proofs of original cost to be made and all other matters figures data and information in connection therewith.

Section 21 When application shall be made to the Commission by any public service company for the ascertainment and determination of the amount paid or agreed to be paid to the Commonwealth or any political sub-division thereof as the consideration for the grant of any franchises rights powers privileges or right to own or operate or enjoy any such franchises rights powers or privileges or for the ascertainment and determination of the aggregate values of the properties of any public service companies consolidated or merged or for the ascertainment and determination of the value of the property of any public service company reorganized under the provisions of an act of Assembly approved the eighth day of April one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof or for a certificate that the provisions of paragraph (a) of section four of article three of this act relating to the issuing of stocks or making any increase in the issue thereof by public service companies have been complied with or for the ascertainment and determination of the value of any property or labor for which any bonds notes or other evidences of indebtedness running for more than twelve months are issued or for the ascertainment and determination of the value of any other fact matter or thing of which the commission is authorized to ascertain and determine the value under the terms of this act then and in every such case for the purpose of making such ascertainment or determination of value the Commission shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers or other documents and make such inspections inquiries physical examinations valuations and investigations as it may deem necessary or proper to enable it to reach a determination. Due notice of every such public hearing shall be given and in every such case the Commission shall make a finding or determination in writing stating the value ascertained by the Commission and shall issue its certificate to be known as its "Certificate of Valuation" under its seal and file among its papers a duplicate of every such certificate. Any such findings or determination as shall be subject to the right of rehearing and appeal as hereinafter provided.

The issuing by the Commission of any "Certificate of Public Convenience" or any "Certificate of Valuation" enumerated or provided for in this act or any finding determination or order made by the Commission refusing or granting such certificates shall not be construed to revive or validate any lapsed terminated invalidated or void powers franchises rights or privileges or to enlarge or add to the rights powers franchises or privileges contained in any charter or in the grant of any franchises or any supplement or amendment to any charter or to waive or remit any forfeiture. The issuing by the Commission of any "Certificate of Valuation" enumerated or provided for in this act shall be deemed to certify only to the fact that said securities were issued for money labor done or money or property actually received.

Section 22 The Commission shall have full power and authority to require public service companies to report or account to the Commission for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness or other securities which accounts and reports shall be made in such form and detail as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission.

Section 23 The Commission shall have full power and authority either by or through its members agents or employees duly authorized by it whenever it shall deem it necessary or proper for the purpose of determining whether it shall issue any "Certificate of Public Convenience" or "Certificate of Valuation" for the purpose of investigating the safety adequacy and sufficiency or reasonableness of any service or rates fares or charges of any public service company or in carrying premises buildings machinery system plant and equipment and make any inspection valuation physical examination inquiry or investigation of any and all plant and equipment ing out any of the provisions of this act to enter upon the

facilities property and pertinent books papers memoranda document or effects whatsoever of any public service company and to hold any hearing for such purposes. In making such valuations or re-valuations the Commission may have access to and use any books documents or records in the possession of any department or board of the Commonwealth or any political sub-division thereof.

Section 24 The Commission shall as a Commission or by its individual members have the power in any part of the Commonwealth to subpoena witnesses to administer oaths to examine witnesses or to take such testimony or compel the production of such books papers and documents as it may deem necessary or proper in and pertinent to any proceeding investigation or hearing held or had by it and to do all necessary and proper things and acts in the lawful exercise of its powers or the performance of its duties.

Section 25 The Commission may require every public service company subject to its jurisdiction to file with it a copy of its reports as filed with the Interstate Commerce Commission of the United States and as to all public service companies subject to this act and not subject to the Interstate Commerce Commission may require that such public service companies file reports in the form prescribed by the Commission.

Section 26 The Commission may make such rules and regulations not inconsistent with the law as may be necessary or proper in the exercise of its powers or for the performance of its duties and whenever the Commission shall determine it to be necessary in the interests of the public to withhold from the public any facts or information obtained during the progress of any investigation such facts and information may be so withheld.

Section 27 In addition to the foregoing expressly enumerated powers the Commission shall have full power and authority and it shall be its duty to enforce execute and carry out by its orders rulings regulations or otherwise all and singular the provisions of articles two and three of this act relating respectively to the duties and limitations and to the creation and the powers and limitations of the powers of public service companies and all and singular the other provisions of this act and the full intent thereof and shall have the power to rescind or modify any such orders rulings or regulations.

Section 28 Any investigation or hearing by the Commission authorized by this act may be undertaken or held by the Commission either upon its own motion or at the request of the Attorney General or on the petition of any municipality or of any public service company but in the case of public service companies other than common carriers the Commission shall not make any such investigation or hold any such hearing or make any orders or entertain any complaints on the request or petition of any others than those enumerated above unless either such motion or complaint shall be made by petition in writing stating the facts substantially and signed by not less than one per centum of the consumers or patrons in any municipality of the public service company complained of or if the petition be signed by a less number of such consumers or patrons unless the Commission shall first determine and order that public convenience or necessity requires the same to be entertained. Provided however It shall be the duty of the Commission to entertain any complaint made by one or more complainants who allege that any order or finding of the Commission has not been complied with or that the charges and rates rules and practices fixed and established by the Commission have not been observed or that the provisions of this act prohibiting unjust discrimination and undue preferences have been violated.

Section 29 The enumeration of the powers of the Commission as herein set forth shall not exclude any power which the Commission would otherwise have under any of the provisions of this act.

Section 30 Except as herein otherwise expressly provided none of the powers or duties conferred or imposed by this act upon the Commission and none of the orders regulations rules or certificates made or issued by the Commission and none of the duties powers or limitations of the powers conferred or imposed by this act upon public service companies or the performance or exercise thereof shall be construed in any wise to abridge or impair any of the obligations duties or liabilities of any public service company in equity or under the existing common or statutory laws of the Commonwealth but all such obligations duties and liabilities shall be and remain as heretofore. And except as herein otherwise provided nothing in this act contained shall in any way abridge or alter the existing rights of action or remedies in equity or under the common or statutory law of the Commonwealth it being the intention that the provisions of this Act shall be cumulative and in addition to such rights of action and remedies.

ARTICLE VI

Practice and Procedure before the Commission and upon Appeal

Section 1 All hearings before the Commission or before any Commissioner shall be public and all hearings investigations and proceedings by the Commission shall be governed by such rules not inconsistent with this act as shall be adopted and prescribed by the Commission. No individual shall be excused from testifying or from producing any books papers documents or other evidence in any investigation or inquiry by or upon any hearing before the Commission or any Commissioner when ordered to do so by the Commission or such Commissioner upon the ground or for the reason that the testimony books papers documents or other evidences required of him may tend to criminate him or subject him to penalty or forfeiture. But no individual shall be prosecuted punished or subjected to any penalty or forfeiture for or on account of any transaction matter or thing concerning which he shall testify or produce books papers documents or other evidence. No individual so testifying shall however be exempt from prosecution or punishment for any perjury committed in so testifying and nothing herein contained shall give or shall be construed as in any manner giving unto any individual immunity of any kind from the law except as herein

expressly provided or as giving unto any corporation immunity of any kind from the law. Any person who shall willfully and corruptly give any false testimony under oath or affirmation in any hearing investigation or proceeding before or by the Commission or any Commissioner or before any Notary Public or other person authorized by the provisions of this act to take such testimony shall be guilty of a misdemeanor and punishable by a fine not exceeding five thousand dollars or imprisonment not exceeding one year either or both in the discretion of the court.

Section 2. The Commission may require copies of books papers or abstracts thereof to be sent to it in any part of the Commonwealth in all cases in which it would have the right to examine the originals or compel their production before it. All subpoenas issued by the Commission shall be under its seal and shall be signed by a Commissioner or by the secretary and may be served by any adult in any part of this Commonwealth.

Each witness required to attend before the Commission or a Commissioner shall receive for each day's attendance the sum of one dollar and fifty cents and shall receive in addition the sum of three cents for each mile circular traveled by such witness by the usual route between his home and the place where his presence is required.

All disbursements made in the payment of such fees shall be included in and paid in the same manner as is provided for the payment of other expenses of the Commission.

The fees for serving a subpoena shall be the same as those paid the sheriff for similar services. The fees expenses and costs of or in connection with any hearing may be imposed by the Commission upon any party to the record or may be divided between any or all parties to the record in such proportions as the Commission may determine.

Section 3. If any individual who shall be subpoenaed to attend before the Commission or a Commissioner shall fail to obey the command of such subpoena or if any individual in attendance before the Commission or a Commissioner shall refuse to be sworn or to be examined or to answer any relevant question or to produce any relevant book paper or document when ordered so to do by the Commission or a Commissioner the Commission or Commissioner may invoke the aid of any court of common pleas within this Commonwealth to enforce such attendance and testimony of witnesses and the production of books papers and documents and such court on due cause shown shall issue an order requiring any person to appear before said Commission or Commissioner and produce books papers and other documents if so ordered and give testimony touching the matter in question and any failure to obey such order of the court may be punished by said court as a contempt thereof in the same manner as in the case of disobedience of the requirements of a subpoena issued from such courts or a refusal to testify or produce evidence therein.

Section 4. If such person be an officer director or employee of a public service company being a party to the proceeding before the Commission or Commissioner or if any person being an officer director or employee of such public service company shall absent himself from the jurisdiction of the Commonwealth or conceal himself for the purpose of avoiding service of a subpoena or shall remove relevant books papers or other documents out of this Commonwealth for the purpose of preventing their examination by the Commission or shall destroy or conceal any such books papers or other documents for such purpose he shall be adjudged guilty of contempt and the said court of common pleas may impose a fine not less than one hundred dollars for each day during the continuance of such refusal neglect concealment or removal and if the said court shall find that the neglect refusal or concealment or the removal or destruction of books papers or other documents by such witness has been occasioned by the advice or consent of such public service company or in any wise aided or abetted by it then in default of payment of said fine by the person in contempt the same shall be paid by said public service company and may be recovered from it by an action in the name of the Commonwealth in the said court of common pleas as other like fines and penalties are now by law recoverable imprisonment for contempt shall be by commitment to the county jail of the county in which such hearing is had.

Section 5. The testimony of any aged infirm going or non-resident witness may be taken before any Commissioner at any time or place upon not less than forty-eight hours' notice or before any Notary Public or other person authorized to administer an oath as may be provided by the laws of this Commonwealth or any general or special rule of the Commission.

Section 6. Any person or corporation public service company or municipality complaining of anything done or about to be done omitted or about to be omitted by any public service company in violation or excess of its charter duties obligations powers or privileges or in violation of any law of this Commonwealth or of the United States or of any of the requirements or provisions of this act or of any lawful determination ruling or order of the Commission may apply to the Commission by petition duly verified by the affidavit of the complainant which shall contain a concise statement of all the material facts upon which the complaint is founded. Said petition shall be filed of record with the Commission whereupon a copy of the petition thus presented and filed shall forthwith be forwarded by registered mail by the Commission to any officer or agent of the public service company or public service companies complained against accompanied by a notice from the Commission calling upon the public service company or public service companies complained against to satisfy the complaint or to answer the same in writing within such reasonable time as may be specified by the Commission in said notice.

Section 7. If such public service company within the time specified shall satisfy the complaint the Commission shall dismiss the petition but said public service company shall be relieved from responsibility only for the specific matter com-

plained of. If such public service company shall not satisfy the complaint within the time specified and it shall appear to the Commission from a consideration of the complaint and investigation said complaint it shall be the duty of the Commission to fix a time and place for a hearing and to investigate the matter complained of in accordance with the provisions of this act. Notice of the time and place of such hearing shall be given to the petitioner and to the public service company or companies complained against in such manner as the Commission may prescribe. The testimony shall be taken down by the stenographer appointed by the Commission and a full and complete record shall be kept of all proceedings had before the Commission or any Commissioner on any hearing or investigation.

Section 8. The Commission may also upon its own motion and upon such notice as it may deem reasonable under the circumstances institute any similar inquiry or investigation and fix a time and place for a hearing with the same effect as though complaint had been made as aforesaid and satisfaction thereof refused.

Section 9. Where any petition complains as aforesaid of any violation of any lawful determination ruling or order of the Commission (to be made as hereinafter provided) and it shall appear to the Commission that reasonable ground exists for investigating said complaint and a hearing or investigation is had upon said complaint the burden of proof shall be upon the public service company complained against to show that the determination ruling or order of the Commission has been complied with.

Section 10. Whenever the Commission shall investigate any matter complained of under the provisions of this act it shall be its duty to make and file of record a written determination or order either dismissing the complaint or directing the public service company or companies complained against to satisfy the cause of complaint in whole or to such extent and within such time as the Commission may specify require and order. No complaint shall at any time be dismissed merely because of the absence of direct damages to the complainant except in cases of petitions for an order directing the payment of damages actually sustained as provided in article five section five of this act.

Section 11. The Commission shall likewise make and file a written determination or order in all hearings or investigations instituted on its own motion. The Commission may also prepare and file a written opinion with any determination or order.

Section 12. The Commission shall have the power to rescind or modify determinations or orders made under the provisions of this act upon such notice and in such manner as it shall deem proper and may grant rehearing for cause shown.

Section 13. Every final order of the Commission shall be served in any county of the Commonwealth upon each public service company affected thereby either by the marshal of the Commission or by any adult person who may be deputized by said marshal for that purpose in the manner now provided by law for serving a writ of summons upon individuals or corporations and return of said service shall be made by the person serving said order to the secretary of the Commission in the manner and form now provided by law for making return of the service of a writ of summons and a certified copy of said order shall be mailed by registered mail to all other parties to the proceedings in which such order is issued or their respective attorneys but the failure of any public service company or of any party to the proceedings to receive such copy shall not prevent the said order from being conclusive and taking effect on the date specified therein in accordance with its terms.

Section 14. After any finding determination or order shall have been made by the Commission any public service company or municipal corporation affected thereby or any party complainant in the proceedings or any person corporation or public service company or association duly permitted by the Commission on proper petition and cause shown to intervene may apply within fifteen days after the service of said order for a rehearing in respect to any matter determined by the Commission in or by its hearing or investigation and order issued therein and the Commission may grant and hold such rehearing if in its judgment sufficient cause therefor be shown. All applications for rehearing shall be by petition specifically setting forth the grounds upon which such application is based.

Section 15. No application for a rehearing shall in any wise operate as a supersedeas or in any manner stay or postpone the enforcement of the original or existing order except as the Commission may by its order direct.

Section 16. After such rehearing should the same be granted the Commission may affirm rescind modify or amend its original order. Any order so made after such rehearing shall have the same force and effect as an original order.

Section 17. Within thirty days after the filing of any finding or determination by the Commission or after the date of service of any order unless an application for a rehearing may be pending and then within thirty days after the refusal of such application or the entry of an order modifying amending rescinding or affirming the original order any party to the proceedings affected by such final order may appeal therefrom to the Court of Common Pleas of Dauphin County which court is hereby clothed with exclusive jurisdiction throughout the Commonwealth for the purpose of hearing and determining any and all appeals from any final ruling determination or order of the Commission. Provided that in case of an appeal from the award of damages or compensation by the Commission under any of the provisions of this act the appeal shall in case either party is entitled to demand a jury trial under section eight of article sixteen of the Constitution of this Commonwealth be to the courts of the proper county thereof but in all other cases.

shall be to the said Court of Common Pleas of Dauphin county. If an appeal be made to any court other than the Court of Common Pleas of Dauphin county the case shall be proceeded with therein in accordance with the practice and procedure made and provided in such cases. Such appeal shall be by petition to said court setting forth specifically and concisely the error or errors assigned to the ruling determination or order of the Commission which petition shall be accompanied by a copy of the original complaint if any filed with the Commission as well as a copy of the ruling determination or order of the Commission appealed from and shall also be accompanied by the affidavit of the party or parties appellant or of its his her or their agent or attorney that the appeal is not taken for the purpose of delay but because the appellant or appellants verily believe that injustice has been done. Each error relied on must be specified particularly and set forth in a separate numbered paragraph of the petition.

Section 18 The Commission shall be immediately notified in writing by the appellant or appellants of the taking of an appeal and within thirty days after service of such notice shall certify under its official seal to the said Court of Common Pleas of Dauphin County the record of the said proceedings which record shall include the testimony taken therein the findings of fact if any of the Commission based upon such testimony a copy of all orders made by the Commission in said proceedings and a copy of the opinion if any filed by the Commission. The cost of preparing and certifying such record shall be paid to the Commission by the appellant or appellants and taxed as part of the costs in the case to be paid as directed by the Court upon the final determination of the appeal.

Section 19 No appeal from any order of the Commission (except as hereinafter provided) shall in any case operate as supersedeas of the order appealed from unless the said Court of Common Pleas of Dauphin County shall by an interlocutory order make said appeal a supersedeas which interlocutory order shall be made only after such notice to the Commission and other parties of record as the court may direct and after a hearing upon said application for an interlocutory order of supersedeas. Upon the granting of a supersedeas upon the application of a public service company in any case (except as hereinafter provided) the court may in its discretion require the filing of a bond to the Commonwealth for the use of all parties aggrieved in such sum and conditioned as the court may by its order direct or may grant the supersedeas upon such other terms and conditions as the court in its discretion may prescribe. Provided however that in all cases of appeal by a public service company from an order of the Commission establishing changing or altering or in any manner affecting the prices rates joint rates tolls or charges for any service such appeal shall operate as a supersedeas upon the filing of a bond to the Commonwealth in the said court by said public service company for the use of all parties aggrieved by the failure of such company to comply with the order appealed from during the period of such supersedeas. Said bond to be in such sum as shall be fixed by the court and with sureties to be approved by the court shall be conditioned for the repayment to all such aggrieved parties of any excess over the rate or charge fixed by the Commission which shall be received by such public service company after the making of such order by the Commission if the said order shall be finally affirmed and may also contain such further conditions as the court may order and direct.

Section 20 Upon the petition of the Commission the said court may order the complainant or complainants in the original complaint to be added to the record as a party or parties defendants and such parties shall be permitted to join in the defense of the order of the Commission at issue. The court may also upon application by petition and cause shown permit any person or corporation to intervene in the said proceedings and be added as a party plaintiff or defendant therein.

Section 21 An answer shall be filed by the Commission within thirty days after the service of notice upon it of the taking of an appeal. Leave may also be given by the court to any other party to the record to file an answer. Upon the filing of an answer by the Commission the case shall be considered at issue and a hearing shall be held before said court as hereinafter provided without further pleadings. Copies of the petition and answer shall be served upon the opposite party or parties within five days after filing the same.

Section 22 At the hearing of the appeal the said court shall upon the record certified to it by the Commission determine whether or not the order appealed from is reasonable and in conformity with law.

Section 23 In all such cases the orders of the Commission shall be prima facie evidence of the reasonableness thereof and the burden of providing the contrary shall be upon the appellants and the notes of testimony taken before the Commission or any of the (Commissioners) members thereof duly certified under its seal and filed as aforesaid as a part of the record shall be considered by the court as the testimony in the case.

Section 24 If the court shall upon the record find that the order appealed from is reasonable and in conformity with law it shall enter a decree dismissing the appeal and affirming the order of the Commission. If the court shall upon the record find that the order appealed from is unreasonable or based upon incompetent evidence materially affecting the determination or order of the Commission or is otherwise not in conformity with law it may enter a final decree reversing the order of the Commission or in its discretion it may remand the record to the Commission with directions to reconsider the matter and make such order as shall be reasonable and in conformity with law. In case the said court shall reverse an order of the Commission dismissing a complaint after an investigation and hearing thereon before the Commission it shall remand the record

and proceedings to the Commission with directions to re-instate the complaint proceed to another hearing and investigation and make such order as shall be reasonable and in conformity with law. In making any final decree on any appeal the court shall have full power to dispose of all costs.

Section 25 No evidence shall be received at the hearing on any appeal but if any party shall satisfy the court that evidence has been discovered since the hearing before the Commission that could not have been obtained for use at that hearing by the exercise of reasonable diligence and will materially affect the merits of the case the court may in its discretion remand the record and proceedings to the Commission with directions to take such after-discovered evidence and after consideration thereof enter and file such order as shall in the opinion of the Commission be reasonable and in conformity with law from which order an appeal shall lie as in the case of any other final order.

Section 26 In all actions and proceedings in said court arising under this act process shall be served and the practice and rules of evidence shall be the same as in civil actions except as otherwise herein provided.

Section 27 Every sheriff or other officer empowered to execute civil process shall execute any process issued under the provisions of this act and shall receive such compensation therefor as may be prescribed by law for similar services.

Section 28 All appeals from the orders of the Commission to the said court shall take precedence upon the calendars of the said court over all other civil actions except election cases and suits for wages.

Section 29 Nothing in this act contained shall be construed to deprive any party upon any such appeal and judicial review of the proceedings and orders of the Commission of the right to trial by jury of any issue of fact raised thereby or therein where such right is secured either by the Constitution of the Commonwealth or of the United States but in every such case such right of trial by jury shall remain inviolate provided however that when any appeal is taken such right shall be deemed to be waived upon all issues unless expressly reserved in such reasonable manner as shall be prescribed by the court of common pleas of Dauphin County.

Section 30 Any party to the record aggrieved by the final judgment order or decree of the aforesaid proper court of common pleas may appeal therefrom to the Supreme Court. Such appeal shall be taken and prosecuted in the same manner and form and with the same effect as is provided in other cases of appeal to the Supreme Court.

Section 31 No injunction shall issue modifying suspending staying or annulling any order of the Commission or of a Commissioner except upon notice to the Commission and after cause shown upon a hearing. The Court of Common Pleas of Dauphin County is hereby clothed with exclusive jurisdiction throughout the Commonwealth of all proceedings for such injunctions subject to an appeal to the Supreme Court as aforesaid. Whenever the Commission shall make any rule regulation finding determination or order under the provisions of this act the same shall be and remain conclusive upon all parties affected thereby unless set aside annulled or modified in an appeal or proceeding taken as provided in this act.

Section 32 Every public service company its officers agents and employees affected by any final order of the Commission or any final order of the Court of Common Pleas of Dauphin County or of Supreme Court shall obey observe and comply with such order and with the terms and conditions thereof so long as the same shall be and remain in force.

Section 33 Whenever the Commission shall be of opinion that any public service company is violating or is about to violate any provision of this act or has done or is about to do any act matter or thing herein prohibited or declared to be unlawful or has failed omitted neglected or refused or is about to fail omit neglect or refuse to perform any duty enjoined upon it by this act or has failed omitted neglected or refused or is about to fail omit neglect or refuse to obey any lawful requirement or final order made by the Commission or any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court then and in every such case the Commission may by its counsel or assistant counsel institute in the name of the Commission in the Court of Common Pleas of Dauphin County injunction mandamus or other appropriate legal proceedings to restrain such violations of the provisions of this act or of the orders of the Commission and to enforce obedience thereto and the said Court of Common Pleas is hereby clothed with exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions.

Section 34 The Attorney General in addition to the exercise of the powers and duties now conferred upon him by law shall also upon request of the Commission or of his own motion proceed in the name of the Commonwealth by mandamus injunction or quo warranto or other appropriate remedy at law or in equity to restrain violations of the provisions of this act or of the orders of the Commission or of the judgment orders or decrees of said courts or to enforce obedience thereto.

Section 35 If any public service company shall violate any of the provisions of this act or shall do any matter or thing herein prohibited or shall fail omit neglect or refuse to perform any duty enjoined upon it by this act or shall fail omit neglect or refuse to obey observe and comply with any final direction requirement determination or order made by the Commission or to comply with any final judgment order or decree made by the Court of Common Pleas of Dauphin County or the Supreme Court such public service company for such violation omission failure neglect or refusal shall forfeit and pay to the Commonwealth of Pennsylvania the sum of fifty dollars to be recovered by an action of assumpsit instituted in the name of the Commonwealth of Pennsylvania in the said Court of Common Pleas of Dauphin County which court is hereby clothed with

exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions

In construing and enforcing the provisions of this section the violation omission failure neglect or refusal of any officer agent or other person acting for or employed by any such public service company acting within the scope of his employment shall in every case be deemed to be the violation omission failure neglect or refusal of such public service company

Section 36 Each and every day's continuance in the violation of any final direction requirement determination or order of the Commission or of any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court shall be a separate and distinct offense provided however that if any interlocutory order of supersedeas or a preliminary injunction be granted no penalties shall be incurred or collected for or on account of any act matter or thing done in violation of such final direction requirement determination or order or decree so superseded or enjoined for the period of time such order or supersedeas or injunction is in force

Section 37 Any president secretary treasurer or other officer of any public service company who shall knowingly affix his name or attestation to any certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security issued by any public service company or any director who shall knowingly assent to the issue of any such certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security of any such public service company in violation of any of the provisions or requirements of this act or of section seven of article sixteen of the Constitution or any officer or director knowingly making or assenting to any false statement in any certificate of notification required to be made to the Commission by sub-sections (b) or (c) section four of article three of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court

Section 38 Each and every director president secretary treasurer or other officer agent or employee of any public service company who shall knowingly make or assent to any application or disposition of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities or the proceeds of the sale or pledge thereof or any part thereof in violation of any statement or contrary to any purpose in relation thereto set forth or contained in any certificate of notification or who shall by any false statements oral or written knowingly make procure or seek to procure of the Commission the making or issuing of any certificate herein provided or who shall knowingly make or assent to any false statement in any report or account of the Commission as to the disposition or application of the proceeds or any part thereof of any sale or pledge of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court

Section 39 Any person whether an officer agent or employee of any public service company or not or any corporation who shall knowingly fail omit neglect or refuse to obey observe and comply with any final order direction or requirement of the Commission or with any final order or decree of the said Court of Common Pleas of Dauphin County or of the Supreme Court or who shall procure aid or abet any such violation omission failure neglect or refusal shall be guilty of a misdemeanor and upon conviction thereof in any court of quarter sessions of competent jurisdiction shall be punished by a fine of not more than five hundred dollars or by imprisonment in the county jail for not less than one month nor more than twelve months either or both at the discretion of the court and upon conviction of any subsequent offense shall be punished by a fine of not more than one thousand dollars or by imprisonment in the county jail for not less than three months nor more than eighteen months either or both at the discretion of the court

Section 40 If any public service company shall do or cause to be done any act matter or thing prohibited or declared to be unlawful by this act or shall refuse neglect or omit to do any act matter or thing enjoined or required to be done by this act such public service company shall be liable to the person or corporation injured thereby in the full amount of damages sustained in consequence thereof provided that the liability of public service companies for negligence as heretofore established by statute or by common law shall not be held or construed to be altered or repealed by any of the provisions of this act and provided further that the recovery in this section authorized shall in no manner effect a recovery by the Commonwealth of the penalty prescribed for the aforesaid violations of this act

Section 41 No public service company nor any officer agent or employee thereof shall be liable for any penalty or forfeiture or be subject to any prosecution on account of demanding collecting or receiving any rate fare or charge for any service or product rendered or furnished by it or for enforcing any rule regulation or practice when such rate fare charge rule regulation or practice is contained in the tariffs and schedules properly filed with the Commission and posted or published as herein provided and is applicable by the terms thereof at the time to the said service or product rendered or furnished although such rate may be found by the commission to be unjust unreasonable unjustly discriminatory or unduly preferential

Section 42 All suits remedies prosecutions penalties and

forfeitures provided for or accruing under this act shall be cumulative

Section 43 All fines imposed and all penalties recovered under the provisions of this act shall be paid to the secretary of the Commission and by him paid into the State Treasury

Section 44 No action for the recovery of any penalties or forfeitures incurred under the provisions of this act and no prosecutions on account of any matter or thing concerned in this act shall be maintained unless brought within three years from the date at which the liability therefor arose except as otherwise herein provided

Section 45 Nothing in this act shall be construed to impair the powers and duties of the Secretary of Internal Affairs in the exercise of the general supervision over railroads canals and other transportation companies vested in him by the Constitution and laws of this Commonwealth nor shall this act or any provision therein be construed to deprive the Department of Health of this Commonwealth or the Water Supply Commission of Pennsylvania of any jurisdiction powers and duties now vested in them or either of them by the laws of this Commonwealth

Section 46 Copies of all official documents filed or deposited according to law in the office of the Commission certified by the secretary under the seal of the Commission shall be received in evidence in like manner and with the same effect as the originals and a like certified copy of the testimony and proceedings or any specific part thereof shall be received in evidence in any court with the same effect as if the said secretary were present and testified to the facts set forth in his certificate

Section 47 The Commission shall charge and collect the following fees for copies of all official orders documents papers records et cetera

For copies of papers and records not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words

For certified copies of official documents and orders filed in its office fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto

For copies of testimony and proceedings taken or had before the Commission or a Commissioner not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words

For certified copies testimony and proceedings taken or had before the Commission or a Commissioner fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto

For certifying a copy of any report made by any public service company to the commission two dollars

For each certified copy of the annual report of the commission one dollar and fifty cents

No fee shall be charged or collected for copies of papers records official documents testimony or proceedings furnished to public officers for use in their official capacity nor for the annual report of the Commission in the ordinary course of distribution All fees charged and collected by the Commission shall be paid into the State Treasury

Section 48 The Commission shall make an annual report on or before the second Monday of May in each year to the Governor and a duplicate thereof shall be filed with the Secretary of Internal Affairs which report shall contain

First A record of its meetings and an abstract of its proceedings during the preceding year

Second The results of any examinations or investigations made by it

Third Such statements facts and explanations as will disclose the actual workings and operations of public service companies in their relation to the business and prosperity of the Commonwealth and such suggestions as to the general policy of the Commonwealth or the amendment of its laws in respect to said companies or the condition affairs or conduct of any public service company as may seem to it appropriate

Fourth Drafts of all bills suggested or recommended by it and the reasons therefor

Fifth Such tables and abstracts of the reports of public service companies as it may deem expedient

Sixth A statement in detail of the traveling and other expenses and disbursements of the Commissioners and their appointees and employees

Five thousand copies of the report shall be printed and bound in cloth as a public document of the Commonwealth for the use of the Commissioners and to be distributed by them in their discretion of the officers of the public service companies and other persons interested therein

Section 49 The provisions of this act except when specifically so provided shall not apply or be construed to apply to commerce with foreign nations or among the several States except in so far as the same may be permitted under the provisions of the Constitution of the United States and the acts of Congress

Section 50 It is hereby declared that the provision of this act are severable one from another and severable as to the public service companies and subject matters respectively dealt with thereby and if for any reason one or more of such provisions be judicially held to be unconstitutional as applicable to any particular public service company or subject matter dealt with by such provision or be held unconstitutional in any wise for any reason such holding or decision shall not affect the validity of such provision or provisions as applicable to other public service companies or subject matters dealt with thereby or the validity of the remaining provisions of this act It is hereby declared that the said provision and the said remaining provisions would have been enacted notwithstanding such judicial determination of the invalidity of any of said particular provision or provisions in any respect

Section 51 The act entitled "An Act to provide for the appointment of a Railroad Commission prescribing the membership of said commission the manner and term of the appointment of its members defining their powers and duties

with reference to common carriers and in relation to making recommendations to the Attorney General and Secretary of Internal Affairs concerning the regulation control and management of common carriers within the Commonwealth defining what the term 'common carrier' shall include providing for the appointment of subordinate officers and the employment of expert and clerical employees by said Commission fixing the salaries of the members of said Commission and its subordinate officers providing for the compensation of its employees limiting the annual expense of said Commission and making an appropriation for the payment thereof" approved the thirty-first day of May Anno Domini one thousand nine hundred and seven (Pamphlet Laws three hundred thirty-seven) be and the same is hereby repealed said repeal to take effect the first day of July nineteen hundred and thirteen and Sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and the act approved May twenty-four one thousand nine hundred and seven entitled "An Act to provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading of cars and fixing the free time that shall be allowed after unloading cars" and the proviso of clause three and the proviso of Clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet laws seventy-three) and all other acts or parts of acts inconsistent herewith or supplied hereby be and the same are also hereby repealed. Provided That the repeal of sections one and two of said act of June four one thousand eight hundred and eighty-three shall not affect actions for violation of said act of June four one thousand eight hundred and eighty-three instituted prior to the passage of this act.

Section 52 The Pennsylvania State Railroad Commission shall on July first nineteen hundred and thirteen transfer and deliver to the Public Service Commission hereby created all property books maps papers files records pleadings in pending cases reports and other documents in its possession and belonging to it. The Public Service Commission is hereby authorized to take possession thereof.

Section 53 The act entitled "An Act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains" approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven shall remain in full force and effect except that section nine thereof which reads as follows "Section nine It shall be the duty of the State Railroad Commission of the Commonwealth to enforce the provisions of this act" shall be and is hereby amended so as to read as follows "Section nine It shall be the duty of the Public Service Commission of the Commonwealth of Pennsylvania to enforce the provisions of this act."

Section 54 This act shall take effect the first day of January Anno Domini one thousand nine hundred and fourteen and not before except that it shall be lawful for the appointment of the Commissioners to be made and for the Commission to organize and to appoint such officers and employees as hereinabove provided. The Commission shall be appointed and shall organize and make such appointments and establish its offices as hereinabove provided and make such general rules and orders under this act effective when this act becomes effective as it may deem wise or proper on or before the first day of October Anno Domini one thousand nine hundred and thirteen from and after which latter date it shall be the duty of every public service company to file with the Commission if required and publish and post its tariffs or schedules and its rules and regulations affecting its contracts and classifications as hereinabove provided. Provided That the said Commission when appointed as aforesaid shall have power to hear and determine any pending cases transferred to it by The Pennsylvania State Railroad Commission and to dispose of the unfinished business of said State Railroad Commission. The salaries of the Commissioners shall begin on July first one thousand nine hundred and thirteen or on such later date as they may respectively qualify as such Commissioners and the salaries and compensation of the officers and employees of the Commission shall begin when such officers and employees respectively are appointed or employed and enter upon the discharge of their duties. Provided however That no competitive franchises or rights shall be granted by any municipality after the date when this act becomes a law prior to January one thousand nine hundred and fourteen and then only subject to all the terms conditions and provisions of this act.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Kline,	Morgan,
Beldleman,	Gyger,	Knapo,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Dalx,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Wasbers,
Farley,	Jones,	Moore,	
Gerberich,	Judson,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

HOUSE CONCURS IN RESOLUTION RECALLING HOUSE BILL NO. 718.
FROM THE HOUSE OF REPRESENTATIVES.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in resolution as follows:

Resolved (if the House concur) that House Bill No. 718, entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania
be returned to the Senate for the purpose of amendment.

RECONSIDERATION OF HOUSE BILL NO. 718.

Mr. SONES. Mr. President, I move to reconsider the vote by which this bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SONES. Mr. President, I voted "Aye."

Mr. HOMSHER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. HOMSHER. Mr. President, I voted "Aye."

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading??

Mr. SONES. Mr. President, I move to reconsider the vote by which this bill passed third reading.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. SONES. Mr. President, I ask unanimous consent to amend the bill in section 1, line 9, by striking out the word "eight" and inserting in lieu thereof the word "nine;" also in the same line by striking out the figures "\$8,000.00)" and inserting in lieu thereof the figures "\$9,000)."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 178.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 178, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Mr. KLINE. Mr. President, I move to reconsider the vote by which this bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. KLINE. Mr. President, I voted "Aye."

Mr. CATLIN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. CATLIN. Mr. President, I voted "Aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. KLINE. Mr. President, I move to reconsider the vote by which this bill passed third reading.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. KLINE. Mr. President, I ask unanimous consent to amend the bill in section 1, line 4, by inserting after the word "ninety" the word "five;" also in line 19, by striking out the words "thirty-three thousand" and inserting in lieu thereof the words "thirty-eight thousand;" also in line 20, by striking out the figures "\$33,100)" and inserting in lieu

thereof the figures "(\$38,000)"; also inserting after line 21 a new paragraph as follows: "Of which sum five thousand (\$5,000) dollars or so much thereof as may be necessary to be used for the purchase and condemnation of land to secure suitable and convenient driveways from Washington Lane north of Route No. 201 of the State Highways provided for in the act of one thousand nine hundred and eleven and from said route east of Star Redoubt and adjacent thereto to the site of General Sullivan's Bridge and from the site of said bridge through the land late of John Macomb Wetherill deceased the latter being in Lower Providence Township Montgomery county."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

HOUSE BILL NO. 1293 RECALLED FROM GOVERNOR.

He also laid before the Senate resolution from the House of Representatives as follows, which was twice read, considered and agreed to:

Resolved (if the Senate concur), That House Bill No. 1293, entitled:

An Act creating the office of commissioner of municipal lighting in boroughs of this Commonwealth providing for the election of such commissioner and prescribing his powers and duties

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 1462.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1462 entitled:

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1573.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1573 entitled:

An Act to amend an act approved the twenty-eighth day of May nineteen hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supplying water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1279.

He also laid before the Senate communication from the House of Representatives returning to the Senate Senate Bill No. 1279 entitled:

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and making an appropriation for the payment of the salaries and expenses

connected therewith" approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act

with information that the House has passed the same without amendment.

BILLS OVER IN ORDER.

Mr. JUDSON. Mr. President, I ask that Senate Bill No. 1442, (House Bill No. 532), on third reading, entitled:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

The PRESIDENT. Senate Bill No. 1443 (House Bill No. 1467) on third reading entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1776 (House Bill No. 1987) entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1816 (House Bill No. 2085) entitled:

An Act providing for payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Alexander,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,

Endsley,
Farley,
Gerberich,
Graff,
Gyger,
Hall,
Hoke,
Homsher,

Hunter,
Jones,
Kline,
Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,

Miller,
Morgan,
Sensenich,
Sones,
Sproul,
Vare,
Wasbers,

NAYS—1.

Judson.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1835 (House Bill No. 786) entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to of Pennsylvania and perpetuate the memory of the men who were principally instrumental in establishing and carrying into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,

Gerberich,
Graff,
Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,

Jones,
Judson,
Kline,
Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,

Mills,
Moore,
Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1894 entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Gerberich,

Graff,
Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,

Judson,
Kline,
Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,

Moore,
Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Vare,
Wasbers,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of representatives for concurrence

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1895 (House Bill No. 1469), as follows:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within sixty days after the approval of this act the State Highway Commissioner shall establish in the State Highway Department a Bureau of Township Highways which shall be in general charge of one of the Deputy State Highway Commissioners to be designated by the State Highway Commissioner

The State Highway Commissioner shall subject to the approval of the Governor appoint any additional clerks officers and employees that may be required to carry out the provisions of this act fix the rate of their salary which shall not exceed that paid other employees of the department for similar service and the amount of the bond if any they shall be required to give

The salaries and expenses of all such employees shall be paid by the State Treasury upon warrant of the Auditor General out of the moneys appropriated therefor in the same manner as the salaries and expenses of other officers and employees of the State Highway Department are paid

Section 2 The Bureau of Township Highways under the direction of the State Highway Commissioner shall

First Have general supervision of all township highways and bridges which are constructed improved or maintained in whole or in part by the aid of State moneys excepting State and State-aid highways otherwise provided for

Second Prescribe rules and regulations not inconsistent with law fixing the duties of township officers in respect to all highways and bridges under his jurisdiction Such rules and regulations shall before taking effect be printed and transmitted to the highway officers affected thereby

Third Compel compliance with laws rules and regulations relating to such highways and bridges by highway officers and see that the same are carried into full force and effect

Fourth Compile statistics relating to such public highways throughout the State and collect traffic census data and such other information in regard thereto as he shall deem expedient

Fifth Prepare tables showing total number of miles of highways in the State by township and county and file a copy of the same in the office of the State Highway Commissioner

Sixth Make an annual report to the State Highway Commissioner for publication covering the work of his department the condition and needs of the township roads of the Commonwealth and containing such recommendations as he shall deem necessary for their further improvement Said report shall also contain a complete list of the employees in his department and the compensation paid to each which shall be published as part of the State Highway Commissioner's report

Seventh Call such State county or township road meetings or conventions at such times and at such places as he shall deem wise and direct officers and employees of his department to attend

Eighth Perform such other duties and have such other powers as may be conferred by law or imposed by the State Highway Commissioner

Section 3 The State Highway Commissioner shall divide the State into suitable districts and assigne to each district a Superintendent of Highways provision for whom has already been made by existing laws Each such Superintendent in addition to his other duties and subject to the rules and regulations of the State Highway Commissioner and for the purpose of ascertaining what townships shall be entitled to participate in moneys appropriated by the Commonwealth to assist the carrying out the provisions of this act shall

First, Have the general charge of all township highways and bridges within his district or county and see that the same are improved repaired and maintained as provided by law and according to the rules and regulations of the State Highway Commissioner have the general supervision of the work of constructing improving and repairing township bridges and highways in his district or county so far as is it practical to do so

Second, Visit and inspect highways and bridges in each township of his district or county at least once in each year or whenever directed by the State Highway Commissioner and advise and direct how to repair maintain and improve such highways and bridges

Third, Examine the various formations and deposits of gravel and stone in his district or county for the purpose of ascertaining the materials which are best available and suitable for the improvement of highways therein and when requested by the State Highway Commissioner submit samples of such formations and deposits and make a written report in respect thereto

Fourth, Approve plans and specifications and estimates for the erection and repair of township bridges and culverts and the construction and maintenance of township highways He shall not approve of plans or specifications for the construction or repair of any township bridge or culvert to be constructed of concrete stone or iron unless such plans and specifications are in accordance with standards which the State Highway Commissioner is hereby

directed to prepare or have been submitted to and approved by the State Highway Commissioner through the superintendent in charge of such county or district and no contract for the repair or construction of any township bridge or culvert shall be valid unless such contract is in accordance with standard plans prescribed or unless the plans specifications and estimates have been prepared or approved by the State Highway Commissioner.

Fifth, Report to the State Highway Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district or county containing such matter and in such form as may be prescribed by the State Highway Commissioner. Additional reports shall be made from time to time when required by the State Highway Commissioner in respect to such matters as may be specified by him.

Sixth, Attend any meeting or convention when directed to do so by the State Highway Commissioner. Whenever a public meeting for a county or district shall have been called by the State Highway Commissioner he shall cause due notice to be mailed to each township supervisor or commissioner and such others as shall be directed by the State Highway Commissioner.

Seventh, Perform such other duties as may be prescribed by law or the rules and regulations of the State Highway Commissioner.

Section 4 The general supervision of road affairs in every township of the second class shall be in the hands of three qualified electors of such township who shall be styled township supervisors instead of road supervisors as under former laws and who shall be elected at the municipal elections in the odd numbered years for a term of six years. The term of all supervisors elected in the years one thousand nine hundred and nine and one thousand nine hundred and ten shall expire on the first Monday of December one thousand nine hundred and thirteen and the term of all supervisors elected in the year one thousand nine hundred and eleven for the short or long term respectively (if two vacancies were filled) shall expire on the first Monday of December one thousand nine hundred and thirteen or one thousand nine hundred and fifteen as the case may be. At the municipal election in the year one thousand nine hundred and thirteen one supervisor shall be elected for a full term of six years and one supervisor for a term of four years and then each municipal election thereafter one supervisor shall be elected for the full term of six years.

Section 5 The supervisors of each township shall meet at the place where the auditors of the respective townships meet to perform their official duties on the first Monday in December one thousand nine hundred and thirteen and yearly thereafter and after being duly sworn or affirmed according to law to discharge their duties with fidelity a copy of the oath to be filed with the township auditors shall organize as a board by electing one of their number as chairman and shall appoint a treasurer and a secretary who may or may not be the same person and who may or may not be a member of the board and the secretary shall perform all the duties formerly performed by the township clerk which office has been abolished and the said secretary shall receive as compensation for his services such sum as shall be fixed by the township auditors. Provided That the combined amount paid to said secretary and treasurer shall not exceed two per centum of the money paid out by said treasurer except where such percentage would be less than ten dollars. The board shall proceed to levy a road tax which shall not exceed ten mills on each dollar of valuation this valuation to be the last adjusted valuation for county purposes and which shall be furnished to said township supervisors by the commissioners of the proper county. Provided That if any further adjustment of valuation of any property is made by the county commissioners after said tax is so levied and before said tax is payable such valuation so adjusted shall be certified to the township supervisors and the tax shall be collected on the basis of such valuation as so adjusted. Provided That a greater rate than ten mills and not to exceed ten additional mills may be levied by order of the court of quarter sessions of the peace of that county upon petition of the board of supervisors with their unanimous recommendation and upon due cause shown. Provided however That the said road tax shall hereafter be collected in cash and no such taxes shall be payable in labor or worked out. Each township coming under the provisions of this act shall receive annually from the State such moneys as the Legislature may from time to time appropriate on or before the first day of January in each year as hereinafter provided for. Provided That no townships shall receive in any one year more than twenty dollars for each mile of township road in said township. Upon receipt of the sworn statement from the board of township supervisors it shall be the duty of the State Highway Commissioner to certify to the Auditor General the amount due the respective township and he shall draw a warrant upon the State Treasurer for the payment of the amount due said township under the provisions of this section to the treasurer of the board of township supervisors which shall be paid out of the moneys appropriated for that purpose. Provided however No such payment shall be made until such treasurer has filed in the office of the superintendent in charge of such county or district and with the State Highway Commissioner a certified copy of the bond given by him as hereinafter provided for in this act nor until the agreement for the expenditure of such State money together with the township's money has been made and approved as hereinafter provided for. Provided That whenever the township highway funds together with funds appropriated by the General Assembly for State aid to township roads have been exhausted the board of supervisors is hereby authorized to issue a certificate of indebtedness and borrow on the credit of the township money in anticipation of taxes to be collected to the end that work may be performed in proper season and in accordance with rules and regulations prescribed.

The State Highway Commissioner shall furnish from time to time bulletins of instruction to each board of township supervisors for the building repairing and maintenance and im-

provement of township roads and bridges and shall furnish any additional information when called upon to do so. The State Highway Commissioner shall also furnish from time to time free of charge standards plans and specifications for permanent improvements in the building of bridges and culverts establishing of grades proper drainage and such other matters as he may deem essential. The State Highway Department shall furnish blanks to the supervisors in which said supervisors or a majority of them shall make a sworn statement that the money has been expended in building repairing maintaining dragging and improving the township roads according to the instructions standards and specifications or the rules and regulations prescribed by the State Highway Department so far as the available funds and local conditions make it possible. Provided further That upon the neglect or refusal of the supervisors of any township to carry out the instructions rules and regulations of the State Highway Commissioner then the State Highway Commissioner may withhold from said township so neglecting or refusing the amount to which it would otherwise be entitled for the year in which said neglect or refusal occurred.

Section 6 It shall be the duty of the board of township supervisors immediately after their organization as a board to divide their township into one or more road districts and they shall employ a superintendent for the entire township or a roadmaster for each district. Township supervisors may require the superintendent or roadmasters to give bond with approved security for faithful performance of their duties and said superintendent or roadmasters shall at all times be subject to removal by the board of supervisors. The township supervisors from time to time shall fix the wages to be paid per hour to the superintendent or roadmasters and laborers for work on the roads and bridges. Provided however That nothing in this act shall prohibit the board of township supervisors from making a contract for the improvement and keeping in repair of not more than ten miles of road no contract to extend over a period of more than four years and no contract to be given unless approved of and signed by at least two of the board of township supervisors. Every contractor for road work shall give bond for the amount of said contract and sign specifications furnished by the township supervisors for the building and care of such contract roads. Provided also That nothing in this act shall prohibit the township supervisors should they deem it advisable from overseeing and working on the roads themselves in part or all of the roads in their townships in which case they shall not be required to employ a superintendent or roadmasters. The compensation of such supervisors when overseeing or working on roads shall be fixed by the township auditors. Provided however That the rate per day shall not be less than one dollar and fifty cents nor more than three dollars.

Section 7 The township superintendent or the roadmasters under the general direction of the board of supervisors or the supervisors acting as superintendent or roadmasters all subject to the rules and regulations of the State Highway Commissioner shall

First, Have the general care and superintendence of the improvement of the highways and bridges in the township except as otherwise specially provided.

Second, Cause such highways and bridges to be kept in repair and free from obstructions caused by snow trees brush et cetera and give the necessary directions thereof and inspect the highways and bridges within the township during the months of April and October of each year or at such other time as the board of supervisors or the superintendent may direct.

Third, Divide the township into as many sections as may be necessary for the proper maintenance and repair of the highways therein and the opening of highways obstructed by snow.

Fourth, Employ or hire such persons teams and implements as may be necessary for the proper maintenance and repair of highways and bridges and the removal of obstructions caused by snow subject to the approval of the board of supervisors and provide for the organization and supervision of the persons so employed and work on the roads themselves when directed to do by the Board of Supervisors. Records shall be kept and reports made and filed giving the names of all persons so employed including supervisors superintendent or road masters dates on which work was done and nature and location of same with compensation paid to each and the capacity in which they are employed.

Fifth, Construct and keep in repair sluices and culverts and cause the waterways bridges and culverts to be kept open.

Sixth, Cause loose stones lying in the beaten track of every highway within his township to be removed. Stones so removed shall be conveyed to some place from which they shall not work back or be brought back into the track by road machines road drags or by other implements used in repairing or maintaining such highways.

Seventh, Report monthly to the board of supervisors containing the matter and in the form to be prescribed by the State Highway Commissioner.

Eighth, Attend such road meetings and conventions as may be called when directed to do so by the board of supervisors.

Ninth, Perform such other duties and have such other powers as may be imposed or conferred by law or the rules and regulations of the State Highway Commissioner.

Section 8 The board of supervisors is authorized to purchase such material machinery road drags tools and implements as shall in its judgment be necessary for making and repairing roads and bridges the same to be the property of the township and used for the benefit of the township and to be properly housed and cared for by the board of supervisors.

All contracts for the purchase of power rollers traction engines stone crushers concrete mixers or road machines for grading or scraping shall be made only after consultation with the Superintendent in charge of such county or district and no such contract shall be valid unless it shall be approved and signed by such superintendent.

Section 9 The treasurer appointed by the board of township supervisors shall be required to give bond with at

least two sufficient surties to be approved by the auditors of the township conditioned that the said treasurer shall well and truly account for and pay over all moneys collected or paid by the State according to the provisions of this act and received by him for road purposes according to law and such bond shall be filed with the township auditors and a certified copy of the same shall be filed with the Superintendent and with the State Highway Commissioner. He shall pay out such moneys received by him only upon a written order signed by two members of the board or supervisors which order shall be by the use of blanks prepared and furnished by the State Highway Commissioner which is for the purpose of providing a uniform system of accounting and auditing throughout the State.

Section 10 Moneys levied and collected or received from the State as State aid according to the provisions of this act shall be expended at such place and in such manner as may be agreed upon by the board of supervisors. Such agreement which shall be upon a blank furnished by the State Highway Commissioner shall be written and signed in triplicate by a majority or all of the members of the board, and shall be approved by the superintendent in charge of such county or district and the State Highway Commissioner before the same shall take effect and before the State's money shall be paid to the treasurer of the board of township supervisors as hereinbefore provided (one of such triplicate copies shall be filed with the treasurer one in the office of the superintendent and one with the State Highway Commissioner).

Section 11 The board of township supervisors shall annually before their organization meeting in December or as soon thereafter as practicable make or cause to be made written estimate of the amount of money which should be raised in the township for the ensuing year beginning on the first Monday of December for the purpose therein set forth which shall be filed with the treasurer. Such estimates for the purpose of aiding the board in determining how much road tax to levy shall specify:

First. The amount of money necessary to be levied and collected for the maintenance repair and improvement of highways including sluices.

Second. The amount of money to be levied and collected for the repair and construction of culverts and bridges.

Third. The amount of money to be levied and collected for the purchase hire repair and custody of tools implements and machinery.

Fourth. The amount of money necessary to be levied and collected for other miscellaneous purpose.

Section 12 After the taking effect of this act the fiscal year shall expire on the day before the first Monday in December in each year and all receipts disbursements contracts or purchases subsequent to that date shall be chargeable to and entered as of record in the fiscal year following.

Section 13 The State Highway Commissioner shall supply the necessary books blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended as provided for in this act for highways machinery bridges tools and implements and for miscellaneous purposes which shall be uniform through the State so far as practicable. All books blanks forms reports et cetera provided for in this act shall be forwarded by the State Highway Commissioner to the various boards of supervisors by December first of each year.

Section 14 The supervisors of each township shall make or cause to be made a duplicate designating the amount of road tax levied against each taxpayer of the township and deliver the same to the township collector who shall after receiving said duplicate give notice thereof in the same manner as is now required by law in collection of State county and poor taxes and shall give him a warrant to collect the tax which shall be collected as follows: namely To all taxpayers who pay their road tax to the collector before June first of each year an abatement of five per centum shall be made on all road taxes paid to the collector between June first and October first of each year the taxpayers shall pay the full amount of the road tax levied against them and on all road taxes remaining unpaid on the first of October in each year the collector shall add five per centum thereto as penalty for such delinquency and shall collect said penalty in addition to the tax levied said penalty to be his compensation for collecting said delinquent taxes. The tax collector shall be allowed two per centum on all taxes collected on his duplicate previous to the first day of June of each year and five per centum on all taxes collected from June first to October first.

The tax collector shall keep correct accounts of all moneys collected marking paid on his duplicate each taxable amount of tax and the date on which paid and said collector shall on the first of each month make a true and correct statement in writing to the secretary of the board of supervisors for their use of all taxes collected during the previous month giving names of taxables and amount collected from each and the total amount received and said collector shall pay over on the first day of each month to the treasurer all moneys collected during the previous month and take his receipt for same. In case of the refusal or neglect of any tax collector to comply with the provisions of this act he shall be guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not less than one hundred dollars or to be imprisoned for a term not exceeding one year or both at the discretion of the court.

Section 15 The township supervisors shall meet for the transaction of business once each month at a time to be fixed by the board. Two members shall constitute a quorum. The board shall be allowed for necessary expenses including office rent and stationery light and fuel to be paid out of the township road funds. Upon request the township audi-

tors shall allow those supervisors who do not act in the capacity of superintendent or roadmasters to collect from the township road funds as compensation for serving as township supervisors an amount which will average not less than one dollar nor more than four dollars for each monthly meeting attended the amount to be determined by the township auditors.

Section 16 In all cases where a vacancy occurs in the board of township supervisors from any cause and no petition for the appointment of a person to fill such vacancy has been presented to the court as hereinafter provided for the two remaining supervisors may appoint a successor to fill the office for the unexpected term and shall certify his appointment to the prothonotary of the county within fifteen days thereafter. In the event of a petition signed by a supervisor and not less than ten voters who are owners of real estate in the township being presented to the court or in the event of several petitions being presented the court of quarter sessions of the proper county shall appoint a person or persons to fill the vacancy or vacancies for the unexpired term or terms.

Section 17 The board of township supervisors shall keep minutes of their proceedings and such books as they may find necessary in the performance of their duties all of which shall be open for the inspection of any taxpayer at all reasonable times and which shall be submitted for the information of the township auditors when said auditors meet to audit the accounts of the treasurer and other township officers and shall deliver such books papers and accounts to their successors. The State Highway Commissioner may at such times as may be deemed expedient cause an examination to be made of all accounts and records kept as required by this act and it shall be the duty of all county and township officers to produce all such accounts for examination and inspection at any reasonable time on demand of a duly appointed representative of the State Highway Department. It shall also be the duty of the treasurer to produce all such records for inspection of any taxpayer and to submit the same to the township auditors when said auditors meet as herein provided.

Section 18 It shall not be lawful for any superintendent of highways township supervisor superintendent or roadmaster to be interested either directly or indirectly in any purchase made or contract relating to roads and bridges except as provided for in this act nor to furnish any materials therefor. Any person knowingly violating the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to be imprisoned for a term not exceeding six months both or either at the discretion of the court and shall forfeit his office.

Section 19 If any superintendent township supervisor township superintendent roadmaster or contractor employed to work on the roads bridges and highways of the Commonwealth shall violate any of the provisions of this act other than those otherwise provided for or shall fail neglect or refuse to carry out the provisions of the same he shall be guilty of a misdemeanor and upon conviction sentenced to pay a fine of not more than fifty dollars (\$50) to be collected in the name of the township as other debts of like amount and paid to township treasurer for the use of the road fund of said township.

Section 20 The township supervisors or superintendents of the several townships of this Commonwealth elected or appointed in pursuance of this act shall have all the powers and shall perform all the duties imposed by the existing laws on supervisors of roads and bridges and highways and shall be subject to the same responsibilities and penalties as road supervisors are now subject to except in so far as changed or supplied by the terms of this act.

Section 21 The board of supervisors of the several townships shall annually on or before the first day of January in each and every year make a sworn statement to the State Highway Commissioner on blanks furnished to them by the State Highway Commissioner of the whole amount of tax levied during the preceding year for road purposes and the total amount of road taxes collected during the year specifying in such report the amount expended for maintenance or repairs of roads for opening and building of new roads and for macadamizing or otherwise permanently improving roads and the number of miles thus made and the total number of miles of township roads in said township together with the names and addresses of the chairman members and secretary and treasurer of the board and such other matters and things as the State Highway Commissioner may require. It shall be the duty of the clerk of courts in each county not later than the twentieth day of November following every municipal election to certify to the State Highway Commissioner the names and post office addresses of all supervisors and commissioners of the respective townships in said county. The failure or neglect of any clerk of courts to furnish such list shall be deemed a misdemeanor and on conviction thereof shall be punished by fine of not more than fifty dollars at the discretion of the court.

Section 22 The provisions of this act shall take effect the first Monday of December Anno Domini one thousand nine hundred and thirteen except those sections providing for the election of township supervisors which shall govern the election of township supervisors at the municipal election in the year one thousand nine hundred and thirteen. As this act goes into effect all acts or parts of acts general special or local inconsistent herewith or supplied hereby be and the same are hereby repealed. Provided however That an act entitled "An Act enabling the taxpayers of townships and road districts to contract for making at their own expense roads and paying salaries of township or road district officers and thereby preventing the levy and collection of road tax therein" approved June twelfth one thousand eight hundred and ninety-three and the act entitled "An Act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways

county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven also "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class" approved April twenty-eighth one thousand eight hundred and ninety-nine also "An Act to amend 'An Act to provide for the classification of townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class' approved April twenty-eighth one thousand eight hundred and ninety-nine" approved the twenty-fourth day of May one thousand nine hundred and one shall not be repealed or affected hereby

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Kline,	Morgan,
Beldleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Daix,	Homsher,	McNichol,	Sones,
DeWitt,	Huffman,	McNichols,	Sproul,
Farley,	Hunter,	Miller,	Vare,
Farley,	Jarrett,	Mills,	Wasbers,
Gerberich,	Jones,	Moore,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 1896, House Bill No. 1588, on third reading, entitled:

An Act regulating political parties providing for and regulating the nomination of candidates of political parties for certain public offices election of delegates and alternate delegates to National party conventions State Committee-men and of certain party officers a method whereby electors of political parties may express their choice of candidates for the office of President of the United States and their reimbursement by the State of the expenses of the same also providing for the nomination at fall primaries of candidates for the office of Judge of the Supreme and Superior Courts when such office is to be filled at a municipal election and providing penalties for the violation of the provisions of this act and for the punishment of certain offences provided for herein and repealing inconsistent legislation

Has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1897 (House No. 782) entitled:

An Act making an appropriation to carry out the laws of this Commonwealth relative to the supervision construction maintenance and repair of township roads in second class townships

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beldleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Farley,	Jarrett,	Miller,	Vare,
Gerberich,	Jones,	Mills,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1899 (House No. 1733) entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown Borough in Dauphin County and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beldleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1900 (House No. 2233) entitled:

An Act making an appropriation to the several fire companies in the city of Harrisburg

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beldleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1901 (House No. 19), entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville to mark the most eastern point reached by the Confederate Army during the Civil War

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1902 (House No. 1315) entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne County and authorizing the board of trustees to perform certain work of construction in connection therewith

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gerberich,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Graff,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1903 (House No. 1502) entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1904 (House No. 1505), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1905 (House No. 1511) entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about 1755 at Shippensburg Cumberland County and providing a suitable memorial to the pioneer settlers of the Cumberland Valley

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 1906 (House Bill No. 1738) on third reading, entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1907 (House No. 673) entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1908 (House No. 902) entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1909 (House No. 1188) entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mount Vernon Cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township Allegheny County providing for a commission to carry the same into effect and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Buckman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1910 (House No. 1442) entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reade Township Cambria County

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1911 (House No. 1456) entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1912 (House No. 22) entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company "G" Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders," providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1913 (House No. 129) entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-Seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,

DeWitt,
Endsley,
Farley,
Gerberich,

Hunter,
Jarrett,
Jones,

McNichols,
Miller,
Mills,

Sproul,
Vare,
Wasbers,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1914 (House No. 208) entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety-eighth Regiment of Pennsylvania Volunteer Infantry at the Battles of Popular Grove Church, Hatches Run Lewis Farm Gravelly Run Five Forks and Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1915 (House No. 526) entitled:

An Act making an appropriation for the erection of a monument in memory of soldiers of the Revolutionary War of Captain Philipp's Company of Colonel Piper's Regiment murdered by Indians near Saxton in Bedford County, Sunday July sixteen one thousand seven hundred and eighty.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

RECONSIDERATION OF HOUSE BILL NO. 888.

Mr. HOKE. Mr. President, I move that the vote by which Senate Bill No. 980 (House Bill No. 888), entitled:

An Act designating the lilac as the floral emblem or State flower for this Commonwealth
in observance of the same

was defeated on final passage be reconsidered.

The PRESIDENT. How did the Senator vote?

Mr. HOKE. Mr. President, I voted "no."

Mr. JARRETT. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. JARRETT. Mr. President, I voted "no."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. McNICHOLS. Mr. President, I confess I have not read this bill but from the title I should judge that the object of the sponsor of the bill would be to fix the emblem of the State of Pennsylvania naming a certain flower. What I now except to is the observance of a date and it strikes me that for the business interests in the business world of the State of Pennsylvania we have pretty nearly enough holidays, and if the object of this bill is to create another holiday and thereby take another business day from work, I am opposed to the bill. I have no serious objection to selecting a certain flower as the emblem of this State. I do seriously object to creating a holiday and observing a holiday in the State of Pennsylvania and judging from this bill that is the object of the measure.

Mr. HUFFMAN. Mr. President, the bill does not make a holiday. It simply designates the flower as the emblem of the State of Pennsylvania and Mr. McNichols' friend or neighbor introduced this bill in the House, and I think he would be conferring a great favor on his neighbor if he would allow this bill to go through, and I hope the Senators will vote for the bill. I think this is the only bill that our friend has introduced over in the House this year. I would like to have it go through.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Alexander,	Hall,	Judson,	Moore,
Buckman,	Hilton,	Kline,	Morgan,
Clark,	Hoke,	Kurtz,	Nulty,
Dale,	Homsher,	Magee,	Salus,
DeWitt,	Huffman,	Martin,	Sensenich,
Farley,	Hunter,	McNichol,	Sproul,
Graft,	Jarrett,	Miller,	Wasbers,
Gyger,	Jones,	Mills,	

NAYS—5.

Endsley,	Heacock,	Knapp,	Sheatz,
Snyder,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representative with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1384 (House Bill No. 1019), entitled:

An Act providing for the liquidation distribution of assets and dissolution of corporations under the supervision of the Commissioner of Banking and providing for the conservation and management of such corporations and their business

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the Commissioner of

Banking shall have reason to conclude that any corporation subject to his supervision and examination excepting mutual savings fund or building and loan associations which shall come under section nine of this act is insolvent or is in an unsafe and unsound condition to do business or that its business or manner of conducting the same is injurious and contrary to the interests of the public or in case any such corporation shall contrary to law suspend payment of its obligations the Commissioner of Banking shall forthwith communicate the facts to the Attorney General and notify the officers and directors of such corporation thus reported to appear before the Attorney General for a hearing within five days after the service of such notice If after such hearing it is determined that the corporation is in an unsafe and unsound condition to do business or its manner of conducting the same is injurious and contrary to the interests of the public the Commissioner of Banking with the assent of the Attorney General may forthwith take possession of all the property assets and business of such corporation and retain possession of the same until such corporation shall be permitted to resume business or until its affairs are finally liquidated and its dissolution decreed as herein provided Whenever a corporation admits its insolvency the hearing before the Attorney General may be waived with the assent of the corporation affected Immediately upon the taking possession of any such corporation the Commissioner of Banking shall advise the principal officers thereof the reasons for taking such possession and shall also forthwith give notice thereof to any and all banks trust companies corporations associations and individuals holding or in possession of any of the assets of such corporation No bank trust company association or individual after such notice has been given by the Commissioner of Banking of his having taken possession of any such corporation shall have obtain or make a lien or charge for any payment advance or clearance thereafter made or liability thereafter incurred against any of the assets of such corporation

Section 2 If any such corporation whose property assets and business have been taken possession of by the said Commissioner of Banking deems itself in any way aggrieved thereby it may within ten days after the said Commissioner of Banking has taken possession appeal to the Court of Common Pleas of the county in which said corporation is located or to the court of common pleas of Dauphin county and said court of Common Pleas to which said appeal is taken may thereupon grant a rule upon the said Commissioner of Banking to show cause why the proceedings should not be discontinued and why possession of said property and assets should not be surrendered and upon the hearing of the appeal the said Court of Common Pleas shall determine whether said corporation is insolvent or is in an unsafe or unsound condition to do business or whether its business and manner of conducting the same is injurious and contrary to the interests of the public or whether said corporation has contrary to law suspended payment of any of its obligations After hearing the evidence and determining the facts upon the merits the said court may either dismiss said appeal or sustain the same and direct the Commissioner of Banking to re-deliver the business property and assets of such corporation

Section 3 After taking possession of the property assets and business of any such corporation the Commissioner of Banking shall proceed to collect all moneys accounts debts and claims due or belonging to such corporation and may bring such suits and actions and do all other acts that he may deem necessary to conserve its assets and business Notice of the fact that such possession has been taken by the Commissioner of Banking shall be given by advertisement once a week for at least three months in not less than two newspapers of the county in which said corporation may be located calling upon all persons who have claims against such corporation to present the same to the Commissioner of Banking and to make legal proof thereof not later than one week from the last day of publication of said notice and upon all persons indebted to the corporation to pay such indebtedness

Section 4 Within sixty days after taking possession of the property and assets of any such corporation under the provisions of this act the Commissioner of Banking shall cause an inventory to be made of all such property and assets together with a statement of the liabilities One copy of said inventory shall be kept in the office of the Commissioner of Banking and another copy shall be filed in the office of the Prothonotary of the Court of Common Pleas in which proceedings in said case have already been commenced or if no proceedings have been commenced then in the Court of Common Pleas of the county in which said corporation is located

Section 5 The Commissioner of Banking shall in the first instance pass upon all claims made against such corporation and may reject any claim which does not appear to be valid Notice of the rejection of any claim shall be served personally or by registered letter upon the claimant Any stockholder or other person in interest may file objections to the allowance or to the rejection of any claim by the Commissioner of Banking prior to the time when the Commissioner of Banking shall file his account as hereinafter provided and such objections shall be supported by affidavit Said Commissioner of Banking may apply to the court in which proceedings with reference to the said corporation have already been had or inventory filed for authority to sell or compound any or all bad or doubtful debts or authority to sell real estate or personal property or assets of such corporation which authority may be granted on such terms as the court may direct All claims against such corporation shall be made within six months after possession of such corporation has been taken by the Commissioner of Banking

Section 6 If after taking possession of the business assets and property of such corporation an investigation shall dis-

close that by proper management the business assets and property may be so managed and conserved as to ultimately render such corporation solvent the Commissioner of Banking may retain possession of such business assets and property and manage the same until such time as he may deem said corporation solvent whereupon the Commissioner of Banking shall surrender to the said corporation the business assets and property aforesaid or the balance thereof remaining after the payment of the whole indebtedness or of such part of the indebtedness as cannot be safely carried by such corporation.

Section 7 The Commissioner of Banking may under his hand and official seal appoint one or more deputies to assist him in the collection liquidation distribution management and conservation of the assets of such corporation and certificates of said appointment shall be kept in his office and a copy thereof filed in the office of the Prothonotary of the Court of Common Pleas in which proceedings have been had or inventory filed. The Commissioner of Banking may employ such expert legal and other assistants as may be deemed necessary by the said Commissioner of Banking or his deputies in each particular case. The Commissioner of Banking may require from any deputies such security for the faithful performance of their duties as he may deem proper. The compensation of all deputy commissioners expert legal and other assistants and all the expenses of supervision and liquidation management and conservation shall be fixed by the Commissioner of Banking subject to the approval of the Court of Common Pleas of the county in which proceedings have been had or inventory filed and shall be paid out of the assets of such corporation. The moneys collected by the Commissioner of Banking shall from time to time be deposited in one or more banks or trust companies incorporated under the laws of the State of Pennsylvania and shall be properly earmarked and kept separate and apart from the general funds of such banks or trust companies.

Section 8 At the expiration of six months from the taking possession of the said corporation or as soon thereafter as is practicable unless the Commissioner of Banking is able to manage and conserve the assets and business of the corporation as provided in section six of this act he shall file a complete account in the Court of Common Pleas of the county in which proceedings have been had or inventory filed showing all the deposits and assets of said corporation all the moneys paid to him on account of the same all exceptions filed to any claims or accounts all indebtedness and all payments made or contracted for by him and the proposed method of distribution to creditors depositors shareholders or stockholders which said method of distribution shall be in accordance with existing laws. Notice of the filing of such account shall be advertised as the court may direct. Said accounts shall be proceeded with and passed upon as other accounts are in said court. If exceptions have been filed with the Commissioner of Banking they shall have the same force and effect as if filed in the court to the said account. If no exceptions shall be filed to said account within thirty days after the filing of the same the account shall be confirmed absolutely. Upon such confirmation or upon final disposition of the exceptions to the account the Commissioner of Banking shall distribute the money as shown by said account or as decreed by the court and upon the complete distribution of all the assets of said corporation shall report the fact of said distribution to the Court whereupon the said court shall enter a decree of dissolution of said corporation.

Section 9 Whether it shall appear from any report of the condition of any mutual savings fund or building and loan association made to the Commissioner of Banking or the said Commissioner shall have reason to believe that the assets of any such corporation are reduced by impairment or otherwise so that such assets do not equal the amount of its prepaid and full paid stock the amount of dues paid on its installment stock and borrowed money if any (provided that membership withdrawal or entrance fees collected in advance or deducted upon withdrawals or such portion of the dues which may be deducted by agreement with the member to pay life insurance premiums shall not be included in any such calculation) or that it is conducting its business in a fraudulent or illegal manner he shall under his hand and seal of office notify such corporation to make good the deficiency and if any such corporation shall neglect or refuse for sixty days after any such requisition has been made good the reduction or impairment of assets existing it shall be the duty of the Commissioner to direct the President of said corporation to convene forthwith a special meeting of the shareholders at its office. Notice of such meeting shall be given to every member of the corporation by depositing in the postoffice at least ten days before the time fixed for such meeting a notice properly addressed to the last recorded address of each shareholder. The directors shall prepare or have prepared a full and true exhibit of the affairs property and condition of such corporation including an itemized statement of assets and liabilities which exhibit shall be verified by the affidavit of a majority of the board of directors or by the accountant stating same such exhibit and report to be printed and a copy thereof mailed along with the notice convening such special meeting. At such special meeting all votes taken shall be by ballot and a majority of the shares voted upon shall be sufficient to carry any question coming before such meeting (Provided that votes may be cast in person or by proxy). At such special meeting the shareholders may determine either to scale the value of shares to such an extent as to fully provide for the deficiency in assets and restore the corporation to a condition of solvency and continue to carry on its business or go into voluntary liquidation. If such corporation shall by resolution duly passed determine to go into voluntary liquidation it shall proceed to elect a trustee or trustees the said trustees in no case however to exceed three in num-

ber and who are respectively qualified to perform the duties of the office by giving bonds to be approved by the court as hereinafter provided. If the shareholders at such special meeting shall fail to elect a trustee or trustees it shall be the duty of the Commissioner of Banking to communicate the facts to the Attorney General whose duty it shall then become that if he is satisfied that the assets of such corporation are reduced by impairment or otherwise as provided under this section or that it is conducting its business in a fraudulent or illegal manner to apply to the court of common pleas of the county in which the principal office of said corporation is situated or in vacation to any of the judges thereof for an order requiring said corporation to show cause why the said court should not appoint a trustee or trustees to wind up its business as hereinafter provided and the said court or judge as the case may be shall thereupon hear the allegations and proofs of the respective parties and make such final order as the facts may warrant. Said liquidating trustee shall be under the control and direction of the court of common pleas of the county in which the principal office of such corporation is situated and shall qualify by giving bond with one or more good and efficient sureties to be approved by the court. Said trustees shall (1) collect and reduce to money the property of the corporation for which they are trustees under the direction of the court and close up its affairs as expeditiously as is compatible with the best interests of the parties in interest (2) keep regular accounts showing all amounts received and from what sources and all amounts expended and upon what accounts (3) keep all money received by them in a trust account and disburse money only by check or draft drawn upon such account (4) pay dividends within ten days after they are declared by the court (5) report to the court in writing the condition of the estate the amounts of money on hand and such other details as may be required by the court within three months and thereafter whenever required by the court (6) make final reports and file final accounts in court. The proper court of common pleas shall fill vacancies occurring in the office of trustee and shall have power to remove trustees for incompetency or improper conduct. Said trustees shall receive as full compensation for their services such commissions on sums to be paid as dividends as may be allowed by the court not to exceed four per centum on the first fifty thousand dollars and two and one-half per centum on such sums in excess of fifty thousand dollars and actual expenses and a reasonable attorney's fee to be allowed by the court. In the event of an estate being administered by two or three trustees instead of one trustee or by successive trustees the court shall apportion the commissions between them according to services actually rendered so that there shall not be paid to trustees a greater amount than one trustee would be entitled to. In case the shareholders of said corporation at said special meeting shall determine by resolution to scale the stock and reorganize they may declare vacant the office of the entire board of directors and of all officers of such corporation or of as many of them as they may deem necessary and may at the same time proceed to the election of a new board of directors and officers who shall take charge of the reorganized corporation and hold office until the next annual meeting for the election of directors and officers or until their successors are duly elected. The president and secretary of said special meeting shall within two days from the time of final adjournment furnish a complete minute of the proceedings thereof together with copies of all resolutions votes schedule and papers filed verified by their affidavits to the Commissioner of Banking for his information and to be filed in his office.

Section 10 All acts and parts of acts inconsistent with the act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1642 (House Bill No. 1912) entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1808 (House Bill No. 593) entitled:

An Act relating to contracts of insurance relief benefit or indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1898 (House Bill No. 1243) entitled:

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanitoriums in this Commonwealth not under the absolute control of the State and unable to pay for the same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Corporations, reported, as committed, the following resolution:

In the House of Representatives, June 10 1913.

Resolved (if the Senate concur), That the General Assembly adjourn sine die on Thursday, June 26, 1913, at twelve o'clock noon.

Mr. CROW. Mr. President, I move that the rules be suspended and that the Senate proceed to the consideration of the resolution.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

Mr. McNICHOLS. Mr. President, the adoption of this resolution permits the Legislature to adjourn tomorrow at noon, and if my recollection serves me right I believe there are considerable committees on conference out that have not made reports yet, in which I presume, in company with a great number of this body, I would like to be recorded. I don't know whether those committees have agreed neither do I know whether they have agreed to disagree, and I believe before we agree to this resolution that those committees should indicate their report. I am very much opposed to adopting this resolution at this particular moment. I think later in the day possibly—the Senate is going to recess until evening—that the Senate will be in better position to vote on this resolution. I hope now the resolution will not carry until such a time as the members of the Senate receive reports from some of the committees of conference.

Mr. JARRETT. Mr. President, we have been here six months waiting on reports of these committees—waiting on this legislation, and I think it is about time to draw the cord. Therefore I am in favor of the resolution.

And the question recurring,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1916 (House Bill No. 720) entitled:

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stony Creek

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1917 (House Bill No. 2227) entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1918 (House Bill No. 1259) entitled:

An Act making an appropriation to G. M. and Agnes Hoffman Orphanage of Littlestown Adams County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1919 (House Bill No. 1553) entitled:

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Commissioner of Labor and Industry to see that this act is enforced and providing a penalty for violations thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1920 (House Bill No. 2219) entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

MOTION TO CONSIDER BILLS ON SECOND READING.

Mr. CROW. Mr. President, I move that all bills on the Calendar that have not been read a second time be read a second time.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1197 (House Bill No. 1433) entitled:

An Act authorizing companies incorporated under the laws of any other State of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and to take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1198 (House Bill No. 1175) entitled:

An Act authorizing the purchase or procuring of work labor materials or commodities to the value of one thousand dollars at any one time by cities of the first class

without public advertisement for bids and in certain cases without entering into written contracts therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. JONES. Mr. President, I move that Senate Bill No. 1808 (House Bill No. 593), on second reading, entitled:

An Act relating to contracts of insurance relief benefit or demnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

be recommitted to the Committee on Judiciary Special.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. JONES. Mr. President, I move that the Senate resume the consideration of Senate Bill No. 1149, on third reading postponed for the present, entitled:

An Act to repeal an act entitled "An Act in relation to legal advertisements in the county of Lycoming" approved April tenth one thousand eight hundred and seventy-three

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,
The Senate resumed the third reading and consideration of Senate Bill No. 1149 entitled:

An Act to repal an act entitled "An Act in relation to legal advertisements in the county of Lycoming" approved April tenth one thousand eight hundred and seventy-three

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Beidleman,	Hall,	Magee,	Nulty,
Buckman,	Hilton,	Martin,	Salus,
Catin,	Hoke,	McIlhenney,	Sensenich,
Cooper,	Homsher,	McNichol,	Sheatz,
Crow,	Hunter,	McNichols,	Snyder,
Daix,	Jarrett,	Miller,	Sones,
Endsley,	Jones,	Mills,	Sproul,
Farley,	Kline,	Moore,	Vare,
Graff,	Knapp,	Morgan,	Wasbers,
Gyger,	Kurtz,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REPORT FROM COMMITTEE.

Mr. McILHENNY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McILHENNY, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 1325 (House Bill No. 969) entitled:

An Act relative to commissioners of townships of the first class and regulating their term and election.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. FARLEY. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1568 (House Bill No. 1349) on third reading postponed for the present, entitled:

An Act to regulate the temperature of milk and cream intended to be shipped sold or offered for sale

Mr. HEACOCK. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1568 (House Bill No. 1349) entitled:

An Act to regulate the temperature of milk and cream intended to be shipped sold or offered for sale

And the question recurring,

Will the Senate agree to the bill?

Mr. HEACOCK. Mr. President, Before the vote on this bill is taken I feel as though there ought to be an explanation made about it. The bill is in the interest of the farmers. At present the milk is shipped to Philadelphia on the train, and if it rises there above the temperature of sixty it is dumped in a sewer. The farmers can readily cool their milk to sixty and deliver it to the carrier, and it is up to the carrier to keep it at this temperature. It is placing the responsibility on the carrier and not on the farmer.

Mr. NULTY. Mr. President, Two members in the House said in reference to this bill that last summer in the outlying districts of Delaware County and Bucks County they had taken the temperature of two hundred and forty-five springs. There seems to be a misunderstanding in regard to this bill as to the farmers and carriers of milk. To-day in the city of Philadelphia, if the milk is over sixty, the milk is dumped and destroyed. Now where the hardship will come on the carrier to-day if the temperature is reduced to fifty-five, after taking these temperatures the men after cooling the milk in the springs or their pumps, in which their tests have been taken, they can carry it for four hours the hottest day in summer and the milk is at sixty. But I find the milk dealers and the farmers throughout the district that I represent are afraid that the Board of Health will do what they are trying to do at the present time and have this milk reduced to fifty-five, and if they are compelled to reduce it to fifty-five you can see that the hardship will rest on the carrier. At the present time they propose to reduce it not only to fifty-five, but they claim they are going to try to put it to fifty, so that there is not a farmer within fifteen or eighteen miles of the City of Philadelphia who could land his milk in Philadelphia at that temperature. That seems to be the understanding here and it is a misunderstanding. That is as far as I understand the bill. Probably seventy-five milk men in the town which I came from called upon me and even called me on the telephone, and they want this bill for their protection, not only for themselves but for the farmers, and I hope the Senators will realize that it is just as much a benefit to the carriers. If they reduce the temperature to fifty-five it would be much harder on the carrier to get it to the city.

Mr. HEACOCK. Mr. President, I ought to have said that the carriers of milk, the Philadelphia and Reading Railroad and the Pennsylvania Railroad both carry their milk in refrigerator cars, so it is no hardship for the carriers to carry the milk.

Mr. MILLER. Mr. President, There are two sides of this question.

We must take into consideration not only the farmers but the carriers. I represent a strong milk district, and I certainly look after the interests of the farmers as well as I possibly can, but as far as the transportation of milk by the railroads is concerned, that is a very easy matter, because the railroads are equipped with refrigerator cars, wherein they can carry the milk at the temperature at which we have specified, but take into consideration the traction companies and transit companies of the State who are to-day carrying thousands and thousands and hundreds of thousands of pounds of milk every day, and these companies, the traction companies, are not prepared, are not equipped like the railroad companies are to carry milk. I hold in my hand a letter from the President of one of the largest traction systems in the State of Pennsylvania, and he tells me that they carry a great deal of milk now on short hauls, hauls of possibly twenty thirty or forty miles, on their lines and they have no refrigerator cars but he said that if any legislation of this kind is passed that will impose upon them the burden of paying

for the milk which exceeds sixty degrees when it arrives at its destination, then they will simply abandon the carrying of milk, that it will not pay, as it does not pay them now, and they would not go to the expense of equipping their system of transportation with refrigerator cars; and if that is the case, if the transit and traction companies of this State will take off their cars or will abandon the carrying of milk, where will the farmers be then? He will be in a condition where it is impossible to get his milk on the market so we must seriously consider this matter before passing legislation of this kind. As far as the railroad companies are concerned, it is a very easy matter but is a very difficult matter for traction companies of this State to carry milk if a law of this kind is enacted.

Mr. NULTY. Mr. President, In answer to the Senator from Lehigh, that is just what we are trying to get. If the city of Philadelphia would compel their milk to come in at fifty-five they would probably go out in the other municipalities in the State and say "Look what Philadelphia is doing, they bring their milk in at fifty-five. You must comply with that law in this locality." We are not changing the present system at this time and it is sixty degrees now. The bill does not change it, it is only to prevent these authorities from compelling the milk to come in at fifty-five where we have it now at sixty. And then in these springs where they have taken the temperature, about two hundred and forty-five springs throughout the district which is around Philadelphia, they cool their milk in the springs or at their pumps, and consequently we are not finding any fault with the carrying companies, but is to the benefit of the trolley companies who are carrying it to-day and who do not have these refrigerator cars to help them. This bill helps them. It does not change the temperature of the milk.

Mr. MILLER. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Nulty.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Nulty, allow himself to be interrogated?

Mr. NULTY. Mr. President, I will.

Mr. MILLER. Mr. President, if this bill becomes a law will not this shift the burden on the transportation companies?

Mr. NULTY. Mr. President, it is on the transportation companies now.

Mr. MILLER. Mr. President, It is not.

Mr. NULTY. Mr. President, it is on the transportation companies.

Mr. MILLER. Mr. President, I do not so understand it. The Senator from Philadelphia says that thousands and thousands of quarts of milk go on the dump in Philadelphia. If the burden is on the transportation companies to-day, why don't they fall back on the transportation companies.

Mr. NULTY. Mr. President, we are not changing the temperature of the milk. Is it right to have twenty-six thousand quarts of milk dumped into the sewers.

Mr. CLARK. Mr. President, we have heard the remarks that have just been made about springs and pumps. I would like to know what they have to do with milk. We have had considerable legislative proposed this session that would in my opinion necessitate on the part of the farmer the keeping of a chemical laboratory in the cellar. And now it is proposed that he have a refrigerator and a thermometer, in order that the milk taken from the cows may be cooled to sixty degrees and kept there until it gets into the hands or the possession of the consumer. If this bill were a bill limiting or fixing an obligation on the carriers, known as common carriers of milk, it would be all right for that. I am not even willing to go that far. But there is a great deal of milk delivered that is not put upon the car of a trolley company or the cars of a steam railroad. There are a great many farmers who deliver their milk themselves to their customers. Now this bill may have been intended to have been drawn so that its operations would be confined to the trolley companies or the steam railroads, but unfortunately it is not. I think it would be well for us to know what the bill contains. It is brief and with the permission of the Senate I will read a few lines:

"That all milk intended to be used as human food or drink in its fluid state and to be shipped sold or offered for sale which has been cooled to a temperature of sixty degrees Fahrenheit within one hour after being drawn

from the cow and not allowed to again rise above that temperature before delivery to consumer." In the last part of the bill there is a limitation, however, that limits the responsibility on the producer or shipper when he has delivered it to the carrier or dealer, but suppose he does not deliver to the carrier or dealer, but delivers direct to the consumer. I know there is an act already upon the statute books, and I think that is sufficient to meet the demands of those who believe that milk should be cooled to a certain degree before it is consumed, but as I look at this bill it is unnecessary and inflicts a hardship upon the producer when he is obliged to deliver it to their customer direct.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—17.

Buckman,	Farley,	Jarrett,	Moore,
Catlin,	Heacock,	Judson,	Morgan,
Cooper,	Hilton,	Martin,	Nulty,
Daix,	Hoke,	McNichols,	Sproul,
Endsley,			

NAYS—19.

Beidleman,	Graff,	Jones,	Mills,
Clark,	Gyger,	Knapp,	Salus,
Crow,	Hall,	Kurtz,	Snyder,
DeWitt,	Homsher,	McNichol,	Sones,
Gerberich,	Hunter,	Miller,	

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. JUDSON. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1442 (House Bill No. 532), entitled:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

Mr. FARLEY. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1442 (House Bill No. 532), as follows:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm or corporation to sell furnish give away or deliver any opium morphine heroin codeine their salts derivatives or compounds or any substances or preparation containing opium morphine heroin codeine or their salts derivatives or compounds except upon the bona fide written prescription of a duly registered practitioner of medicine dentistry or veterinary medicine which prescription shall be filled but once and of which no copy shall be taken by anyone and which shall be retained and kept on file by the dispenser thereof for a period of at least five years and be open to inspection at all times by the prescriber and properly authorized officers of the law or agents of the State Pharmaceutical Examining Board provided that any prescription may be re-filled upon the written order of the original prescriber

Provided that the provisions of this section shall not apply to sales made by any manufacturer of drugs or chemicals wholesale druggist or owner of a pharmacy to another manufacturer of drugs or chemicals wholesale druggist or owner of a pharmacy or to hospitals colleges scientific or public institutions or practitioners of veterinary medicine nor to the sale or dispensing by registered pharmacists of written prescriptions of registered physicians dentists or veterinarians if such prescriptions contain not more than two grains of opium or not more than one-fourth grain of morphine or not more than one-third grain of heroin or not more than two grains of codeine or not more of any salt or derivative of opium morphine heroin or codeine in the proportion herein named for the drug from which such salt or derivative is prepared in one fluid ounce or if a solid preparation in one troy ounce nor to the sale or dispensing of prescrip-

tions for plasters liniments and ointments containing any drug or derivative thereof herein named when prescribed for external use only nor to the sale of cough remedies proprietary medicines or other medicinal preparations provided they are sold as medicines and not for the purpose of evading the provisions of this act of Assembly or supplying habitues to the use of opium morphine heroin codeine their salts derivatives or preparations with any of these drugs if they contain not more than two grains of opium or not more than one-fourth grain of morphine or not more than one-third grain of heroin or not more than one grain of codeine or not more of any salt or derivative of opium morphine heroin or codeine in the proportion herein named for the drug from which such salt or derivative is prepared in one fluid ounce or if a solid preparation in one avoirdupois ounce and not more than one of the drugs or more than one of any salt or derivative of any drug herein named nor to the sale of plasters liniments and ointments containing any drug herein named when prepared and sold for external use only nor to the sale of paregoric brown mixture brown mixture tablets compound syrup of white pine compound syrup of white pine tar Dewee's carminative Dalbey's carminative Bateman's drops Godfrey's cordial Dover's powder sun cholera mixture Squibb's diarrhoea mixture or Warburg's tincture nor to the sale of any compound mixture or preparation into which any drug or any derivative of any drug named in this section of this act of Assembly may enter provided such compound mixture or preparation contains sufficient of another ingredient or other ingredients as to render it unfit for use by an habitual user of any drug or drugs to which this act of Assembly applies

And provided also that before delivering any of the articles or within twenty-four hours thereafter there shall be made in a book kept for the purpose an entry of the sale thereof stating the date of sale the quantity name and form in which sold the name and address of the purchaser and whether said purchaser is a wholesale druggist or owner of a pharmacy manufacturer of drugs or chemicals or practitioners of veterinary medicine and the said book shall be always open for inspection by the proper authorities and shall be preserved for a period of five years after the last entry therein

And further it shall be the duty of all dealers in drugs and manufacturers to make monthly reports to the State Pharmaceutical Examining Board of their sales of all articles to which this act of Assembly applies excepting articles sold or dispensed upon prescription of a registered practitioner of medicine dentistry or veterinary medicine in such form as may be required and upon blanks to be provided by said State Pharmaceutical Examining Board Every practitioner of medicine who prescribe or administer or dispenses any of the drugs to which this act of Assembly applies for the use of any person known to him as an habitual user of any such drugs when such prescribing administering or dispensing is for the cure of a drug habit shall keep a record of the name age and address of the person the name and quantity of the drug so prescribed or administered and report the same in monthly reports to the State Pharmaceutical Examining Board

Section 2 That no practitioner of medicine dentistry or veterinary medicine shall prescribe sell or furnish opium morphine codeine heroin their salts compounds derivatives or preparations for the use of any person known to him as an habitual user of the same nor shall any practitioner of dentistry prescribe any of the foregoing substances for any person not under his treatment in the regular practice of his profession nor shall any practitioner of veterinary medicine prescribe any of the foregoing substances for the use of any human being Provided however That the provisions of this act of Assembly shall not be construed to prevent any duly registered practitioner of medicine from administering or dispensing to any person or prescribing in good faith for the use of any habitual user of narcotic drugs who is under his professional care such substances as he may deem necessary for his treatment when the same are not administered dispensed or prescribed for the purpose of evading the provision of this act of Assembly or perpetuating the habitual use of any of the articles subject to the provisions of this act of Assembly by any habitual user thereof

Section 3 That any person who shall violate any of the provisions of this act of Assembly shall be guilty of a misdemeanor and for each offense upon conviction thereof shall be sentenced to pay a fine of not more than five hundred (\$500.00) dollars and undergo an imprisonment of not more than two years in the county prison or either or both at the discretion of the court

Section 4 That it shall be unlawful for any person who is not a practicing physician dentist or veterinarian or manufacturing chemist or analytical chemist or manufacturing pharmacist or wholesale druggist or owners of a pharmacy or manufacturer of proprietary or patent medicine or for any educator or instructor or investigator in any recognized educational or scientific institution to have in his possession any opium morphine heroin codeine or their salts derivatives or compounds or any patent or proprietary medicine containing opium morphine heroin codeine or their salts derivatives or compounds in such form or quantity as to make the same subject to the provisions of this act of Assembly except by reason of a prescription of a registered practitioner of medicine dentistry or veterinary medicine and any person violating the provisions of this section of this act shall be guilty of a misdemeanor and upon conviction thereof be sentenced to pay a fine of not more than fifty (\$50.00) and undergo an imprisonment of not more than six months or either or both at the discretion of the court

Section 5 That it shall be the duty of the State Pharmaceutical Examining Board to enforce the provisions of this act who shall receive as compensation for their services the sum of twelve hundred dollars (\$1200) per annum which shall be in lieu of all compensation allowed them by law They shall be allowed their necessary expenses incurred in the enforcement of the provisions of all acts which they may be authorized to enforce The compensation and expenses shall be paid quarterly by the State Treasurer on the certificate of the

secretary of the said board and upon warrant of the Auditor General The said board is hereby authorized to employ such agents attorneys chemists and assistants as may be necessary in enforcing the provisions of this act All fines and penalties imposed and recovered for violations of the provisions of this act shall be paid forthwith to the secretary of the said board or his agent and by him immediately paid into the State Treasury for the use of the Commonwealth

Section 6 That the sum of twenty-five thousand dollars or so much thereof as may be necessary be and hereby is appropriated for enforcing the provisions of this act to be paid out the State Treasury upon warrants duly signed by the secretary of the State Pharmaceutical Examining Board and upon warrant of the Auditor General

Section 7 The provisions of this act shall not apply to the sale of any patent or proprietary remedy containing opium morphine heroin codeine or any salt derivative compound or preparation of the same by any dealer which were in such dealer's stock in the State at the time of approval of this act Provided That the package or other container in which the remedy shall be contained shall be plainly and distinctly marked "On Hand" (date of approval).

Section 8 That all acts and parts of acts inconsistent herewith be and hereby are repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEAS—26.

Beldleman,	Hilton,	Kurtz,	Nulty,
Buckman,	Huffman,	Magee,	Salus,
Catlin,	Hunter,	McIlhenny,	Sensenich,
Daix,	Jarrett,	Mills,	Sheatz,
Endsley,	Judson,	Moore,	Snyder,
Farley,	Kline,	Morgan,	Sproul,
Graff,	Knapp,		

NAYS—6.

Cooper,	Hoke,	Miller,	Sones,
Heacock,	Homsher,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

HOUSE CONCURS IN SENATE BILL NO. 162.

He also returned to the Senate Senate Bill No. 162, entitled:

An Act providing for the joint acquisition by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware river and making an appropriation therefor

With information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 601.

He also returned to the Senate Senate Bill No. 601, entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

With information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1789.

Te also returned to the Senate, Senate Bill No. 1789, entitled:

An Act making an appropriation for the education of blind children under eight years of age

With information that the House has passed the same without amendment.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows and referred to the Committee on Judiciary General:

COMMISSIONER OF DEEDS FOR THE STATE OF PENNSYLVANIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate Edward L. Smith, Phillipsburg, New Jersey, to be Commissioner of Deeds for the Commonwealth of Pennsylvania, for the term of five years, to compute from the date of confirmation.

JOHN K. TENER.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

MONTGOMERY COUNTY.

Miss Mary L. Dreshman, Norristown.

PHILADELPHIA COUNTY.

Samuel M. Blitzstein, Philadelphia.

SCHUYLKILL COUNTY.

Clinton E. Sitler, Tamaqua.

JOHN K. TENER.

BILLS SIGNED.

The PRESIDENT (Lieutenant Governor John M. Reynolds) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 41, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Blair county

Senate Bill No. 43, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Senate Bill No. 56, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 61, entitled:

An Act making an appropriation to the Home for the training in Speech of Deaf Children before they are of school age at Belmont and Monument Road Philadelphia

Senate Bill No. 108, entitled:

An Act making an appropriation to the People's Co-operative Hospital Sayre Pennsylvania

Senate Bill No. 109, entitled:

An Act making an appropriation to the Providence Hospital of Beaver Falls Beaver county Pennsylvania

Senate Bill No. 110, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Senate Bill No. 122 entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Senate Bill No. 143, entitled:

An Act making an appropriation to the Salvation Army Rescue Children's Home and Hospital of Philadelphia Pennsylvania

Senate Bill No. 149 entitled:

An Act making an appropriation to the Wyoming Valley Society for the Prevention and Treatment of Tuberculosis of Wilkes-Barre Pennsylvania

Senate Bill No. 168 entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania

Senate Bill No. 177 entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre

Senate Bill No. 179 entitled:

An Act making an appropriation to the Home of Industry for discharged prisoners of the City of Philadelphia and State of Pennsylvania

Senate Bill No. 206 entitled:

An Act making an appropriation to the Elizabeth Steel Magee Hospital of Pittsburgh

Senate Bill No. 267 entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 268 entitled:

An Act to amend the first paragraph of the first section of an act hitherto amended and entitled "An Act to authorize chattel mortgages to this Commonwealth upon iron ore pig-iron blooms steel and iron nails steel ingots and billets rolled or hammered steel in sheets bars or plates and all steel and iron castings of every description not in place" approved the twenty-eighth day of April Anno Domini one thousand eight hundred and eighty-seven so as to authorize chattel mortgages on all kinds of machinery

Senate Bill No. 306 entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men for maintenance in handicraft employment

Senate Bill No. 311 entitled:

An Act making an appropriation to the Markleton General Hospital at Markleton Somerset county Pennsylvania

Senate Bill No. 315 entitled:

An Act making an appropriation to the Sewickley Fresh Air Home in Beaver county Pennsylvania

Senate Bill No. 319 entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia

Senate Bill No. 372 entitled:

An Act to provide a method for determining the liabilities and rights of persons agreeing to be answerable for the default of another

Senate Bill No. 375 entitled:

An Act making an appropriation to the Beaver County Children's Home Association of New Brighton Beaver county Pennsylvania

Senate Bill No. 379 entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Senate Bill No. 392 entitled:

An Act amending section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the Court of Common Pleas of the proper county of all disputes as to reasonableness of the amount of license fees between the municipal corporation and telegraph telephone or light or power companies extending the provisions thereof to electric motor or electric street railway companies

Senate Bill No. 428 entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Senate Bill No. 580 entitled:

An Act making an appropriation to the Philadelphia Polyclinic and College for graduates in Medicine

Senate Bill No. 596 entitled:

An Act making an appropriation to the Somerset County General Hospital of Somerset Pennsylvania

Senate Bill No. 599 entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind at Philadelphia

Senate Bill No. 607 entitled:

An Act making an appropriation to the Psychopathic Department of the Saint Francis Hospital Pittsburgh Pennsylvania

Senate Bill No. 608 entitled:

An Act making an appropriation to the Saint Francis Hospital of the City of Pittsburgh Pennsylvania

Senate Bill No. 615, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children of Philadelphia Pennsylvania

Senate Bill No. 629, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Senate Bill No. 642 entitled:

An Act providing for the expenses of county commissioners and county poor directors

Senate Bill No. 715 entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

Senate Bill No. 716 entitled:

An Act making an appropriation to the Philadelphia Osteopathic Hospital of Philadelphia

Senate Bill No. 737 entitled:

A supplement to an act entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Bureau of Vital Statistics at the Capitol of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third one thousand eight hundred and eighty-five and making an appropriation for establishing and maintaining such a Bureau and providing certain penalties" approved May first one thousand nine hundred and five Pamphlet Laws three hundred and thirty authorizing the statistics required to be obtained and preserved by the tenth section of an act entitled "An Act creating a Department of Health defining its powers and duties" approved April twenty-seventh one thousand nine hundred and five Pamphlet Laws three hundred and twelve or by any subsequent law or laws to be obtained collected compiled and preserved by and in said Central Bureau of Vital Statistics and fixing the salary of the State Registrar of Vital Statistics

Senate Bill No. 743 entitled:

An Act making an appropriation to the Philadelphia Jewish Sanatorium for Consumptives located at Eagleville Montgomery county

Senate Bill No. 785 entitled:

An Act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation

Senate Bill No. 953 entitled:

An Act making an appropriation to the Punxsutawney Sanatorium located at Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 1161 entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane at Danville Pennsylvania

Senate Bill No. 1270 entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 1271 entitled:

An Act making an appropriation to the Colored Day Nursery of Harrisburg Pennsylvania

Senate Bill No. 1272 entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

Senate Bill No. 1278 entitled:

An Act making an appropriation to the Children's Home of the city of York Pennsylvania

Senate Bill No. 1348 entitled:

An Act authorizing counties within this Commonwealth requiring a water supply for their almshouses hospitals or jails to condemn property and rights inside and outside of their limits for the purpose of obtaining such water supply

Senate Bill No. 1375 entitled:

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganization merger or consolidation

Senate Bill No. 1400 entitled:

An Act making an appropriation to the Hospital and College Departments of the Hahnemann Medical College and Hospital

Senate Bill No. 1436 entitled:

An Act making an appropriation to the Hayes Mechanics' Home of Philadelphia Pennsylvania

Senate Bill No. 1439 entitled:

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis of Reading Pennsylvania for use of the Orphanage at Millmont Berks county Pennsylvania

Senate Bill No. 1571 entitled:

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

Senate Bill No. 1643 entitled:

An Act making an appropriation to the Saint Francis Country Home for convalescents Lansdowne Avenue Darby Township Delaware county Pennsylvania

Senate Bill No. 1806 entitled:

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

Whereupon,

The PRESIDENT (Lieutenant Governor John M. Reynolds) in the presence of the Senate signed the same.

REPORT FROM COMMITTEE.

Mr. McILHENNY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McILHENNY, from the Committee on Judiciary General, reported with a favorable recommendation all the nominations received from His Excellency, the Governor of the Commonwealth, at to-day's session which were laid upon the table.

SPECIAL ORDER FOR WEDNESDAY, JUNE 25, 1913, AT 8 O'CLOCK P. M.

Mr. CROW. Mr. President, I move that Senate Bill No. 1896 (House Bill No. 1588), on third reading, be made the special order of business for this evening at 8:30 o'clock.

Mr. KURTZ. Mr. President, I second the motion.
The motion was agreed to.

EXECUTIVE SESSION.

By unanimous consent,
A motion was made by Mr. McILHENNY
That Rule 38, which requires nominations made by the Governor, to lie on the table one day be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting upon all the nominations reported at to-day's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. McILHENNY.

That the Senate do advise and consent to the nominations reported.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Moore,
Beldleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenney,	Snyder,
Dalk,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

REPORT FROM COMMITTEE.

Mr. KLINE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KLINE, from the Committee on Appropriations, reported, as amended, Senate Bill No. 1892 (House Bill No. 1117) entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending may thirty-first one thousand nine hundred and thirteen

CONCURRENT RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 1280.

Mr. SONES. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SONES offered the following resolution which was twice read and agreed to as follows:

Resolved (if the House of Representatives concur), That Senate Bill No. 1280, entitled, "An Act providing for the regulation of dams or other structures or obstructions as defined herein in, along, across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth, vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof," be recalled from the Governor for the purpose of amendment.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until five o'clock.

Mr. KURTZ. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which were laid upon the table.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 708.

The Chair cleared his table and laid before the Senate Communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments to House Bill No. 708 entitled:

An Act making an appropriation to the Miner's Hospital of Northern Cambria at Spangler in Cambria county

Mr. KLINE. Mr. President, I move to reconsider the vote by which this bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. KLINE. Mr. President, I voted "Aye."

Mr. SALUS. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SALUS. Mr. President, I voted "Aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. KLINE. Mr. President, I move to reconsider the vote by which this bill passed third reading.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. KLINE. Mr. President, I ask unanimous consent to amend the bill in section 1, line 4, by striking out the word "fifteen" and inserting in lieu thereof the word "twenty;" also in the same line by striking out the words "five hundred" also in line 5, by striking out the figures "\$15,500" and inserting in lieu thereof the figures "\$20,000;" also in line 7 by inserting after the word "the" the word "following;" also in same line by striking out the word "purpose" and inserting in lieu thereof the word "purposes;" also in the same line by striking out after the word "purposes" the words "of maintenance during;" also in line 8 by inserting before the word "the" the word "for;" also by adding at the end of section 1 the following "For the purpose of maintenance for the two fiscal years beginning June 1, 1913, the sum of sixteen thousand (\$16,000) dollars, or so much thereof as may be necessary. For the purpose of improvements the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary. For the purpose of installation of an X-Ray apparatus one thousand dollars (\$1,000) or so much thereof as may be necessary."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1383.

He also laid before the Senate communications from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 1383 entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco Califor-

nia in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same."

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. KLINE. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar Committee of the House (if the House shall appoint such Committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. HUNTER. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Kline, Kurtz and Morgan be such Committee on part of the Senate and that the Clerk inform the House of Representatives accordingly.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1408.

He also laid before the Senate communications from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 1408 entitled:

An Act fixing the compensation of the reading clerks of the Senate and House of Representatives

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. CATLIN. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar Committee of the House (if the House shall appoint such Committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. HUNTER. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Clark, Catlin and McNichols be such Committee on part of the Senate and that the Clerk inform the House of Representatives accordingly.

BILLS SIGNED.

The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerberich) announced that the chief clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 955, entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania

Senate Bill No. 1279, entitled:

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and making an appropriation for the payment of the salaries and expenses connected therewith" approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act

Senate Bill No. 1345, entitled:

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates' passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate" approved April first Anno Domini one thousand nine hundred and nine

Senate Bill No. 1394, entitled:

An Act to repeal section three sub-division of section four-teen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

Senate Bill No. 1462, entitled:

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty.

Senate Bill No. 1564, entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin County against the Commonwealth of Pennsylvania jointly or severally

Senate Bill No. 1573, entitled:

An Act to amend an act approved the twenty-eighth day of May nineteen hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supplying water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

Whereupon,

The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

RECESS.

Mr. McILHENNY. Mr. President, I move that the Senate do now take a recess until eight o'clock this evening.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

The PRESIDENT (Lieutenant Governor John M. Reynolds) in the Chair.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 183.

The Chair cleared his table and laid before the Senate communications from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 183 entitled:

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is hereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provides for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act

approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars" approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. McNICHOL. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar Committee of the House (if the House shall appoint such Committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. HALL. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. McNichol, Vare and Hall be such Committee on part of the Senate and that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1987.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 1987 entitled:

An Act making an appropriation to the Hospital Department of the Hahnemann Medical College and Hospital of Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 197.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 197 entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the Orphans' Court and prescribing the duties of the clerks of the Orphans' Court

HOUSE NON-CONCURS IN AMENDMENT TO HOUSE BILL NO. 1469.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. McNICHOLS. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar Committee of the House (if the House shall appoint such Committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. McNichol, Hunter and DeWitt be such Committee on part of the Senate and that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 1455.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1455 entitled:

An Act fixing the salary of the stenographers and typewriter and the two stenographers in the Department of Mines

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1790.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1790 entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 72.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 72 entitled:

An Act regulating the making of certain reports and statements to the Auditor General for purposes of State taxation.

with the information that the House has passed the same without amendment.

BILLS ON THIRD READING AND FINAL PASSAGE.

The PRESIDENT. The Senate will now proceed to the third reading and consideration of Senate Bill No. 1385 (House Bill No. 1146) just received from the printer.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1385 (House Bill No. 1146), as follows:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioners and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporate town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section six of an act approved the thirty-first day of May one thousand nine hun-

dred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highway of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligations and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highway making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

Route Eight From Milford to the New York State line commencing in Milford and running to Matamoras Pike county opposite Port Jervis New York

Route Forty-eight From Bedford to the Maryland State line commencing in Bedford and running by way of Cruse and Evitts to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manus Choice to a point on the dividing line between Bedford and Somerset counties thence by way of Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Sington and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Merchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Markton Coolspring and Knoxdale into Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirbyville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Cetrionia to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of Gouldsboro to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elm-hurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna County

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line between Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Familin Hamlin Ariel Pink Hoadley and Cherry Ridge into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna coun-

ties thence by way of Clifford South Gibson Hartford and New Milford thence over route ten into Montrose Susquehanna county

Route One Hundred and Ninety From Harrisburg to the Maryland State line Commencing in Wormleysburg Cumberland County opposite the city of Harrisburg and running over route one hundred and twenty-four to Wellsville York county thence by way of Hall to a point on the dividing line between York and Adams counties thence by way of East Berlin to a point on the dividing line between Adams and York counties thence by way of Hanover to the Maryland state line

Route Two Hundred and Seven From Meadville to Franklin Commencing at a point on the boundary line of the city of Meadville and running by way of Cochran to a point on the dividing line between Crawford and Mercer counties thence by way of Carlton to a point on the dividing line between Mercer and Venango counties thence to Wyattsville thence over route ninety to a point on the boundary line of the city of Franklin Venango County

Route Two Hundred and Twenty-seven From Honesdale to the New York state line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Center Ararat and Jackson to Susquehanna thence over route ten to Great Bend thence to the New York state line

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Tafton thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angels to Gouldsboro thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Baoba Rowlands and Lackawaxen to Shohola Pike county opposite Barryville New York

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford counties thence by way of Woodbury Waterside Loysburg and Foreman to Hartley Brick School House thence over route thirty-nine to Everett thence by way of Clearville Pineycreek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville and Hills Grove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barbour and Loyalsock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county" is hereby amended to read as follows

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence by way of Dundaff Forest City and Uniondale to Herrick Centre thence over route two hundred and twenty-seven to the New York State line

Route Eight From Milford to the New York State line Commencing in Milford and running to the Delaware River at Matamoras Pike county opposite Port Jervis New York

Route Forty-eight From Bedford to the Maryland State line Commencing in Bedford and running by way of Bedford Springs the Penner School House Strominger's Gap the Arnold School House the White Chapel Methodist Episcopal Church Burning Bush McFerren School House Patience the Bortz Memorial Church the Smith School House the town of Centerville the Londonderry School House the Hite School House the Bethel Church and the Anderson School House to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset counties thence by way of New Baltimore Deeter Gap McDonaldton Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Wallaceton and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marehand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Walston Oliveburg Markton Coolspring and Stanton to Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirbyville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Dorneyville to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of the Drinker Turnpike to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elmhurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna county

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line between Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Hamlin Ariel Clemo and Hoadley into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over Route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Clifford Glenwood Harford and New Milford thence over route ten into Montrose Susquehanna county

Route One Hundred and Ninety From Harrisburg to the Maryland State line Commencing in Wormleysburg Cumberland county opposite the city of Harrisburg and running over route one hundred and twenty-three to Dillsburg York county thence by way of Franklintown York county to a point on the dividing line between York and Adams counties thence by way of East Berlin to a point on the dividing line between Adams and York counties thence by way of Hanover to the Maryland State line

Route two hundred and seven from Meadville to Franklin Commencing at a point on the boundary line of the city of Meadville and running over the creek road to Cochrantown thence over Franklin street and the creek road to Roberts Corners thence to Heaths Corners the same being a point on the Meadville and Franklin Pike thence south along said Meadville and Franklin Pike to Hannaville thence to Wyattville along said pike to the intersection of route number ninety thence over route number ninety to a point on the boundary line of the city of Franklin Venango county

Route Two Hundred and Twenty-seven From Honesdale to the New York State line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Pleasant Mount Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Gelatta and Gelatta and Oakland Jackson to Susquehanna thence over route ten to Great Bend thence to the New York State line

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Tafton thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angels and Gouldsboro to the Drinker Turnpike thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Bohemia Rowlands and Lackawaxen to Sholola Pike county opposite Barryville New York

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford counties thence by way of Woodbury Waterside Loysburg by way of Old Order Brethren Church Foreman near Armstrong School House Church of the Brethren Richey or Gochenour School House Hoover School House Valley Mill to route number thirty-nine near the Hartley farm thence over route number thirty-nine to Everett thence by way of Clearfield going by way of a public watering trough near Hanks by Weimer School House Morris Store Chapmans Run Postoffice by five forks of road Fletcher School House Zion Lutheran Church Kinzer's Store Conrod's School House Simon Jay's Store Piney Creek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville Estella Lincoln Falls to mouth of Elk Creek and Hills Grove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barbour and Loyalsock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county Pennsylvania

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence by way of Deendaff Forest City and Uniondale to Herrick thence over route two hundred and twenty-seven to the New York State line

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Grafz,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nuity,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Womsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Vare,
Farley,	Jones,	Mills,	Wasbers,
Gerberich,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives, with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 1408, entitled:

An Act fixing the compensation of the reading clerks of the Senate and House of Representatives

and has appointed Messrs. Stein, Isler and Foster as a committee of conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 1383, entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

and has appointed Messrs. Matt, Ehrhardt and C. M. C. Campbell as a committee of conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two Houses on said bill.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 888.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 888, entitled:

An Act designating the lilac as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. BUCKMAN. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a committee of conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Buckman, Alexander and Huffman be such committee on part of the Senate, and that the Clerk inform the House of Representatives accordingly.

MOTION TO CONSIDER BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. JARRETT. Mr. President, I move that the Senate do now resume consideration of Senate Bill No. 1262 (House Bill No. 117), on third reading postponed for the present, entitled:

An Act to regulate nominations and elections for certain public offices providing for non-partisan nominations and elections for said offices abolishing methods of nomination in certain cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth Auditor General State Treasurer county commissioners county treasurer election officers and clerks and the clerks or secretaries of cities boroughs townships and school districts providing for the payment by the several counties and their reimbursement by the State of certain expenses incident to such nominations and elections and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

Mr. NULTY. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. McNICHOL. Mr. President, I desire to state that the conference committee appointed to consider the differences existing between the House and the Senate is to meet at 9.45 o'clock this evening. The Senate committee has been waiting from 1.45 this afternoon for a message from the House committee to attend the meeting. We sent them notice about twenty minutes ago fixing the hour of 9.45. That is only about an hour off and I think that if the Senator will permit this to go over say until 10.30 and fix it as a special order at that time, that the committee will have something to report either of a substantial character or asking to be discharged from consideration of that bill.

Mr. JARRETT. Mr. President, I withdraw the motion I have made and I make the further motion to make this bill a special order for 10.30 this evening.

Mr. MILLS. Mr. President, I second the motion.

The motion was agreed to.

MOTION TO CONSIDER BILL ON THIRD READING.

Mr. CROW. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1896 (House Bill No. 1588), being a special order of business for 8.30 this evening.

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Mr. CROW. Mr. President, inasmuch as the subject matter of this bill is the same as that contained in a bill now under consideration in conference committee, and at the request of some of the members of the Senate who have not had an opportunity to read the bill, I would ask if there are no objections that the bill go over until 10.45.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMENDED.

Mr. KURTZ. Mr. President, I move that Senate Bill No. 1919 (House Bill No. 1553), entitled:

An Act to protect the lives of persons employed in or about mines factories or other places and buildings in which stationery engines and boilers are installed by requiring every such boiler to be equipped with an automatic feed water regulator making it the duty of the Chief Factory Inspector to see that this act is enforced and providing a penalty for violation thereof

be recommended to the Committee on Judiciary Special.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

RECONSIDERATION OF SENATE BILL NO. 1414 (HOUSE BILL NO. 1568).

Mr. CROW. Mr. President, I move to reconsider the vote by which Senate Bill No. 1414 (House Bill No. 1568), entitled:

An Act to provide for an additional law judge of the several courts of the eleventh judicial district

was defeated on final passage.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "no."

Mr. KURTZ. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. KURTZ. Mr. President, I voted "no."

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. McILHENNY. Mr. President, I had a few words to say on this bill this morning and I can only add since that time that at the vote this morning the other Senator from Luzerne voted "no" on this bill, and if the court is congested in Luzerne County it would be better for the Judge to stay there than to come here and lobby for this bill.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—29.

Alexander,	DeWitt,	Huffman,	Morgan,
Beldeman,	Endsley,	Hunter,	Salus,
Buckman,	Farley,	Jones,	Sheatz,
Clark,	Gerberich,	Kurtz,	Snyder,
Cooper,	Graff,	Martin,	Sones,
Crow,	Hall,	McNichol,	Thompson,
Dalx,	Homsher,	Mills,	Vare,
			Wasbers,

NAYS—13.

Catlin,	Hoke,	Magee,	Moore,
Gyger,	Jarrett,	McIlhenney,	Nulty,
Heacock,	Judson,	Miller,	Sensenich,
Hilton,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until 9.45 o'clock.

Mr. HOKE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the Chair.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILL NO. 1280.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1280, entitled "An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 1210.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1210, entitled "A Supplement to an act approved the twenty-third day of May one thousand eight hundred and eighty-nine entitled "An Act for the incorporation and government of cities of the third class' authorizing third class cities to manufacture and sell ice."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 1147.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1147, entitled "An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each Post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 647.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 647, entitled "An Act providing for the abatement of nuisances in private alleys in cities of the first class and for the establishment of grades in and the grading paving and repaving of such private alleys where necessary to abate such nuisances and providing for the filing of liens for the cost thereof."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 1001.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1001, entitled "An Act to further amend section seven of an act entitled 'An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled 'An Act supplementing and amending sections four six seven ten eleven twelve seventeen and nineteen of an act entitled 'An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven by providing for affixing the seal of the court to all official papers by increasing the jurisdiction of the court in civil actions to fifteen hundred dollars and extending the jurisdiction to include interpleaders in certain cases and regulating the practice therein by modifying the practice in replevin by extending the time in all civil cases for the date of hearing by changing the time before which process must be served and answer filed by requiring the defendant to answer in all cases and by changing the practice in entry of judgment by default by requiring the appellant in appeals to pay the costs in the county court and give bail for compliance with the final judgment and fixing the final liability for costs in appeals in certain cases providing for an appeal in forma pauperis prescribing under what circumstances appeals shall operate as a supersedeas and requiring notice to the opposite party when appeals are allowed by the common pleas court by requiring defendants to plead set-off in amounts not exceeding fifteen hundred dollars changing the time when such setoff must be pleaded and providing for a reply thereto by plaintiff changing the effect of judgment entered by transcript in the office of the prothonotary and giving the county court power to issue writs of execution or attachment execution in certain cases prescribing the practice therein and providing that such execution and attachment shall not be a lien on or used for the sale of real estate by modifying the requirements as to docket entries in certain respects by giving the court power to suspend or exclude attorneys guilty of improper conduct and by making further provisions regarding costs' approved the second day of April one thousand nine hundred and thirteen by providing that the defendant shall not file nor be required to file any answer or affidavit of defense in actions ex delicto and providing for bills of particulars."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 1261.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1261, entitled "An Act to authorize incorporated or unincorporated churches cemeteries

or burial associations owning burial grounds located wholly or in part in any city township or borough of this Commonwealth to purchase other grounds and to sell and convey in fee simple such portions of their land not used or conveyed by them for burial purposes or which may have been reconveyed to them or shall have reverted or become acquired by them under the terms hereof or otherwise and providing for and authorizing the several courts of quarter sessions of the several counties of this Commonwealth upon petition of the managers officers and other persons vested with the management of said burial ground to make orders and decrees for the removal of all bodies interred in such burial grounds or cemeteries belonging to any incorporated or unincorporated church cemetery or burial association and to provide for the purchase of new lots the cost of the removal of such bodies and compensation to the owners of the lot or lots therein the sale of the ground and disposition of the proceeds derived from such sale."

JOHN K. TENER.

NOMINATIONS BY THE GOVERNOR.

He also laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, which was read as follows, and referred to the Committee on Judiciary General:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 24, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

ALLEGHENY COUNTY.

Frank F. Sneathen, Pittsburgh.

CAMBRIA COUNTY.

Mrs. Katherine O. Statler, Johnstown.

DELAWARE COUNTY.

Miss Tillie E. Dankelman, Eddystone.

JOHN K. TENER.

SENATE BILL NO. 1280 RECALLED FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate resolution as follows:

Resolved (if the House of Representatives concur) that Senate Bill No. 1280, entitled

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

be recalled from the Governor for the purpose of amendment

HOUSE CONCURS IN AMENDMENTS MADE TO HOUSE BILL NO. 522.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 522, entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

RESOLUTION EXTENDING TIME OF FINAL ADJOURNMENT.

He also laid before the Senate for concurrence resolution which was twice read as follows:

Resolved, (if the Senate concur), That the time of final adjournment of the General Assembly be extended to Friday, June 27, 1913.

On the question,

Will the Senate concur in the same?

Mr. CROW. Mr. President, I think a word of explanation is possibly in order at this time. It has been discovered that on account of the tie up in the printing office it was absolutely out of the question for the Legislature to adjourn at 12 o'clock tomorrow. The Speaker has refused to consent

to the turning back of the clock and if the time is kept as is fixed at the present time it will involve the defeat of certain very important legislation. The resolution coming from the House came over with full knowledge and information of the facts.

And the question recurring,

Will the Senate concur in the resolution?

A division was called for.

Whereupon, twenty-four Senators voted in the affirmative and seven in the negative.

So the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENTS TO HOUSE BILL NO. 1498 RECALLED FROM THE GOVERNOR.

He also laid before the Senate for concurrence bill of the House of Representatives as follows:

House Bill No. 1498, entitled:

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class"

said bill having been recalled from the Governor for amendment.

The vote had on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendments the concurrence of the Senate is requested.

The amendments were twice read as follows:

In section 1, line 143, by striking out the word "walls" and inserting in lieu thereof "wells;" also in section 2, line 52, by striking out the word "in" and inserting in lieu thereof the word "on;" also in section 2, line 168, by striking out the word "from" and inserting in lieu thereof the word "front;" also in section 3, line 58, by striking out the word "joints" and inserting in lieu thereof the word "joists."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Alexander,	Farley,	Martin,	Sensenich,
Beidleman,	Graff,	McNichol,	Sheatz,
Buckman,	Hall,	McNichols,	Snyder,
Catlin,	Hunter,	Miller,	Sones,
Clark,	Jones,	Mills,	Sproul,
Cooper,	Judson,	Moore,	Vare,
Crow,	Kline,	Morgan,	Wasbers,
Daix,	Knapp,	Nulty,	Gerberich,
DeWitt,	Kurtz,	Salus,	Pres. pro tem.
Endsley,	Magee,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENTS TO HOUSE BILL NO. 1618 RECALLED FROM THE GOVERNOR.

He also laid before the Senate for concurrence bill of the House of Representatives as follows:

House Bill No. 1618, entitled:

An Act authorizing Boyd L. Hunter a citizen of Centre county Pennsylvania to bring suit in the court of common pleas or Dauphin county against the Commonwealth of Pennsylvania

said bill having been recalled from the Governor for amendment.

The vote had on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendments the concurrence of the Senate is requested.

The amendments were twice read as follows:

In section 1, line 9, by striking out the word "Centre" and inserting in lieu thereof the word "Dauphin."

Also in section 1, line 12, by inserting after the word "Pennsylvania" the words "arising out of the death of his son Robert

C. Hunter while said son was in the employ of this Commonwealth."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,	Judson,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 162, entitled:

An Act providing for the joint acquisition by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware river and making an appropriation therefor

Senate Bill No. 601, entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania, and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

Senate Bill No. 1789, entitled:

An Act making an appropriation for the education of blind children under eight years of age

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. McNICHOLS. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1443 (House Bill No. 1467), entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1443 (House Bill No. 1467), entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Dalx,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

SPECIAL ORDER OF BUSINESS FOR 10.30.

The PRESIDENT. The hour of 10.30 having arrived the special order of business is the consideration of Senate Bill No. 1262 (House Bill No. 117), on third reading postponed for the present.

Mr. JARRETT. Mr. President, in view of the fact that the Committee of Conference has not yet got together on the Uniform Primaries bill, I ask that this bill go over in its order and be made a special order for tomorrow morning at 11 o'clock.

The PRESIDENT. Is there objection? The Chair hears none.

REPORT FROM COMMITTEE.

Mr. McILHENNY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McILHENNY, from the Committee on Judiciary General, reported with a favorable recommendation all the nominations received from His Excellency the Governor at this evening's session, which were laid upon the table.

SPECIAL ORDER OF BUSINESS FOR 10:45.

Mr. CROW. Mr. President, I move to reconsider the vote by which Senate Bill No. 1896 (House Bill No. 1588), was made the special order for 10:45 o'clock.

Mr. McNICHOL. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the motion fixing the special order?

It was not agreed to.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. McILHENNY.

That Rule 38, which requires nominations made by the Governor, to lie on the table one day be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting upon all the nominations reported at today's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. McILHENNY.

That the Senate do advise and consent to the nominations reported.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Dalx,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments by the Senate to House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

and has apointed Messrs. E. E. Jones, Gibson and E. G. M. Kuhns as a Committee of Conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 183, entitled:

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees of railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

and has appointed Messrs. Rockwell, Whitaker and Conniff as a Committee of Conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 888, entitled:

An Act designating the lilac as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

and has appointed Messrs. Jackson, Snyder and Snyder as a Committee of Conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 72, entitled:

An Act regulating the making of certain reports and statements to the Auditor General for purposes of State taxation

Senate Bill No. 1455, entitled:

An Act fixing the salary of the stenographer and typewriter and the two stenographers in the Department of Mines

Senate Bill No. 1790, entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

HOUSE CONCURS IN SENATE BILL NO. 1782.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1782, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1793.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1793, entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of Statutes-at-Large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the Statutes-at-Large and the Pamphlet Laws of Pennsylvania in a serial and complete publication of the Laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 425.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 425, entitled:

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poor-houses almshouses county homes et cetera and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1784.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1784, entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumbonville Fayette County Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1796.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1796, entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1797.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1797, entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery County Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 612.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 612, entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the Conference of the Governor of sundry loyal States held September twenty-fourth and twenty-fifth one thousand eight hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the rebellion

with the information that the House has passed the same without amendment.

RECESS.

Mr. SPROUL. Mr. President, I move the Senate do now take a recess until 11:15 o'clock P. M.

Mr. McILHENNY. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which were laid upon the table.

SENATE BILL NO. 1003 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1003, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

In Section 2, by striking out the following:

Section 2 Before any of the moneys hereinbefore appropriated for the erection enlargement extension or alteration of any building or buildings or for any other permanent improvement in connection with said institution shall be available the trustees or directors thereof through the proper corporate officers of the same shall under the corporate seal of the institution so asking for State aid file with the Auditor General's Department of the Commonwealth upon proper blanks to be furnished by the said department upon application therefor an obligation in writing duly acknowledged and to be duly recorded in the office for the recording of deeds in the county in which said institution is located agreeing that whenever such buildings so erected enlarged extended or altered or such permanent improvements provided through State aid shall be converted to private uses or purposes or be conducted for private gain or profit or shall for any cause or for any reason whatsoever be abandoned or sold or transferred to any person or persons firm or corporation for any use other than that authorized by the certificate of incorporation under which the same is now held and operated all sums of money herein appropriated for the erection enlargement extension or alteration of any building or buildings or for any other permanent improvement to the institution hereinbefore referred to shall be refunded to the treasurer of the Commonwealth of Pennsylvania and shall be collectible as obligations of like character are now collected And provided further That the amount so appropriated as aforesaid for permanent improvement be and the same is hereby made a non-interest bearing lien on the said premises for the use of the Commonwealth of Pennsylvania

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus.
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1396 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1396, entitled:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 4, by striking out the word "three" and inserting in lieu thereof the word "five;" also in the same line by striking out the figures "\$3,000" and inserting in lieu thereof the figures "\$5,000;" also by striking out lines 9 and 10 as follows: "For the purpose of maintenance the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,

Catlin,	Hilton,
Clark,	Hoke,
Cooper,	Homsher,
Crow,	Huffman,
Daix,	Hunter,
DeWitt,	Jarrett,
Endsley,	Jones,
Farley,	Judson,
Graff,	Kline,

Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1409 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1409, entitled:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

Section 1, line 7, by striking out the word "shall" and inserting in lieu thereof the word "may;" also in line 14 by striking out the word "a" and inserting in lieu thereof the word "such;" also in lines 14 and 15 by striking out the words "of one thousand dollars per annum to be paid out of the county funds;" and inserting in lieu thereof the words "as the County Salary Board or in case there is no Salary Board the County Commissioners of the proper county shall allow to be paid out of the County funds."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 1817.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1817, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

with the information that the House has passed the same without amendment.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the consideration of Senate Bill No. 1714 (House Bill No. 708), as follows:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria County.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Miners' Hospital of Northern Cambria located at Spangler in Cambria county for the following purposes for the two fiscal years beginning June first one thousand nine hundred and thirteen

For the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of sixteen thousand dollars (\$16,000) or so much thereof as may be necessary

For the purpose of improvements the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the purchase and installation of an X-Ray apparatus the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the consideration of Senate Bill No. 1719 (House Bill No. 718), as follows:

An Act making an appropriation to the Bloomsburg Hospital (Formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen thousand dollars (\$13,000) or so much thereof as may be necessary is hereby specifically appropriated to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania for the following purposes namely

The sum of nine thousand (\$9,000) dollars or so much thereof as may be necessary for maintenance during the two fiscal years beginning June first one thousand nine hundred and thirteen

The sum of four thousand dollars (\$4,000) or so much thereof as may be necessary for the purpose of erection and equipment of new laundry

The sum of one thousand dollars (\$1,000) or so much thereof as may be necessary for the purpose of the purchase and installation of an X-Ray apparatus

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,

DeWitt,
Endsley,
Farley,
Graft,

Jarrett,
Jones,
Judson,
Kline,

Mills,
Moore,
Morgan,
Nulty,

Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 1782, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

Senate Bill No. 1793, entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of Statute-at-Large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the Statutes-at-Large and the Pamphlet Laws of Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President. I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1252 (House Bill No. 1141), entitled:

An Act to fix the compensation of the members of the General Assembly

BILL ON FIRST READING.

Mr. SNYDER. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1252 (House Bill No. 1141), entitled:

An Act to fix the compensation of the members of the General Assembly.

Mr. KURTZ. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1252 (House Bill No. 1141), entitled:

An Act to fix the compensation of the members of the General Assembly.

And said bill having been read at length the first time, Ordered. To be laid aside for second reading.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 1467, entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

and has appointed Messrs. Fox, Schuck and Moulthrop as a Committee of Conference to confer with a similar com-

mittee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1458.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 1458, entitled:

An Act creating a Division of Distribution of Documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 1146, entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs or incorporated towns with Commonwealth governing same providing for the minimum width of State-aid Highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

and has appointed Messrs. Frey, Lohr and Price as a Committee of Conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE CONCURS IN SENATE BILL NO. 1823.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1823, entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguard the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

with the information that the House has passed the same without amendment.

ADJOURNMENT.

Mr. SPROUL. Mr. President, I move that the Senate do now adjourn until tomorrow morning at 10 o'clock.

Mr. HALL. Mr. President, I second the motion.

The motion was agreed to

The Senate adjourned at 11:59 o'clock P. M. until Thursday morning, June 26, 1913, at 10 o'clock.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, June 25th, 1913.

The House met at 12.00 o'clock noon.

The SPEAKER (George E. Alter) in the Chair.

PRAYER.

The Chaplain, Rev. J. E. Wright, offered the following prayer:

O God, as we come toward the close of this legislative session, we recall with profound gratitude Thy love and guardianship, Thy kindly protection and care. We have come and gone through these successive weeks, we have slept and awakened, we have worked and rested. We have enjoyed success, we have looked in the face of disappointment and failure and in it all, and through it all, we have had the loving ministrations of the Father in Heaven. Thou hast not forgotten us for an instant and we humbly and reverently bow before Thee and give to Thee our thanks. May the work which we have done and which has been worthy and good have a permanent place in Thy purpose, and may it be honored and used and made abundantly helpful. May that which has been mistaken and foolish be graciously forgiven and wisely overruled and may it also in some unknown way have a place in the scheme of Thy Providence. And as Thou has kept us hitherto, wilt Thou keep us to the end. May nothing be said or done in these closing days of this session which shall fail to approve itself to the Lord who loves us and who evermore uses us And Thy name shall have the praise of it forever. Amen.

The SPEAKER. The Clerk will read the proceedings of the Journal of yesterday.

The Clerk proceeded to read the proceedings of the Journal of yesterday, when, on motion of Mr. Burnett, the further reading was dispensed with and the Journal approved.

Mr. HOBBS. Mr. Speaker, would the consideration of the resolution introduced by me on Monday night be in order at this time?

The SPEAKER. The resolution of the gentleman from Lackawanna does not seem to have been printed.

Mr. HOBBS. Perhaps it will not be printed.

The SPEAKER. It should have been printed immediately.

Mr. HOBBS. Mr. Speaker, under the circumstances, could we act upon that by unanimous consent?

The SPEAKER. Certainly.

Mr. HOBBS. Mr. Speaker, I ask unanimous consent that we act upon that resolution of Monday night.

The SPEAKER. Will the House give unanimous consent that the resolution introduced by the gentleman from Lackawanna on Monday evening of this week, be considered at this time? The Chair hears objections.

Unfortunately the House is very much at the mercy of the printer in this as in all matters.

Mr. BERGEY. Mr. Speaker, the resolution introduced by me on Monday night has not been printed and I think sufficient time has elapsed to have that resolution placed upon the Calendar.

The SPEAKER. What is the number of the resolution?

Mr. BERGEY. Mr. Speaker, it is not upon the Calendar.

The SPEAKER. What was the subject of the resolution?

Mr. BERGEY. The position of the House regarding legislation now pending.

I want to serve notice now that I will call it up at the next resolution time.

SENATE MESSAGE.

AMENDMENTS TO SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bills numbered and entitled:

Senate Bill No. 56.

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 61.

An Act making an appropriation to the Home for the Training in Speech of Deaf Children Before They are of School Age at Belmont Avenue and Monument Road Philadelphia

Senate Bill No. 168.

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein

Senate Bill No. 379.

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Senate Bill No. 608.

An Act making an appropriation to the Saint Francis Hospital of the city of Pittsburgh Pennsylvania

Senate Bill No. 615.

An Act making an appropriation to the Saint Christopher's Hospital for Children of Philadelphia Pennsylvania

Senate Bill No. 715.

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

Senate Bill No. 716.

An Act making an appropriation to the Philadelphia Osteopathic Hospital of Philadelphia

Senate Bill No. 743.

An Act making an appropriation to Philadelphia Jewish Sanatorium for Consumptives located at Eagleville Montgomery County

Senate Bill No. 1571.

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

Senate Bill No. 1806.

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

Senate Bill No. 785.

An Act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2242 (Senate No. 1885), entitled:

An Act for the protection of trees shrubs and plants providing and regulating the licensing of persons who for hire act as dendrologists and treat trees shrubs and plants for pests regulating the use of the license and providing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2239 (Senate No. 1872), entitled:

An Act fixing the number compensation mileage and duties of the officers and employees of the General Assembly and providing for their election or appointment and manner of filling vacancies

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2243 (Senate No. 1884), entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2236 (Senate No. 660), entitled:

A joint resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provision of the eighteenth (XVIII) article thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2246 (Senate No. 1567), entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by article eighteen section one of the Constitution

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2241 (Senate No. 1889), entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2281 (Senate No. 818), entitled:

A joint resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2247 (Senate No. 989), entitled:

An Act regulating insurance companies corporations and associations insuring employers against liability under the provisions of the Workmen's Compensation Law of one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2237 (Senate No. 1344), entitled:

An Act to safeguard certain civil rights regardless of race creed or descent and to impose penalties for violation of this act

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for the owner lessee or manager of any hotel restaurant eating house tavern inn road-house railroad street railway boat vessel theatre hall concert-hall music-hall place of entertainment place of amusement summer resort bath house barber-shop or similar or analogous place or conveyance for the comfort accommodation amusement health rest or recreation of the public to refuse to accommodate receive admit or convey any person on account of race creed or descent or to publish directly or indirectly anything to the effect that in any such place or conveyance no person of a particular race creed or descent will be accompanied received admitted or conveyed or to publish directly or indirectly anything intimating or stating that the patronage or custom of persons of a particular race creed or descent is unwelcome objectionable unacceptable undesired or not solicited This shall not prohibit the sending of a written or printed communication in reply to a specific inquiry or request

On the question,

Will the House agree to the section?

Mr. NEELY. Mr. Speaker, I desire to offer an amendment.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk read the amendment as follows:

Amend section 1, line 11, by striking out the word "race" and the words "or de—"

Also amend line 12 by striking out the word "scant"

Also amend section 1, line 14, by striking out the word "race" and the word "or descent"

Also amend line 17, by striking out the words "race" and the words "or descent"

On the question,

Will the House agree to the amendment?

It was agreed to.

Mr. GANS. Mr. Speaker, I desire to offer a further amendment.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk read the amendment as follows:

Section 1 After the word "request" in line 20, the words: "Provided, That nothing in this act contained shall affect or apply to interstate travel or interstate travelers or to trains, cars, boats, vessels or other vehicles employed in interstate commerce

On the question,

Will the House agree to the amendment?

It was agreed to.

The section as amended was then agreed to.

The second and third sections were separately read and agreed to as follows:

Section 2 The production of a written or printed communication notice statement or advertisement in violation of the first section of this act relating to a particular place or conveyance shall be prima facie evidence that such communication notice statement or advertisement was authorized by the owner lessee or manager of such place or conveyance

Section 3 Any person partnership or corporation that shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty dollars nor more than five hundred dollars

The fourth section was read as follows:

Section 4 The act approved the nineteenth day of May one thousand eight hundred and eighty-seven entitled "An act to provide civil rights for all people regardless of race or color" is repealed All other acts or parts of acts inconsistent with this act are repealed

On the question,

Will the House agree to the section?

Mr. NEELY. Mr. Speaker, I desire to offer an amendment.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk read the amendment as follows:

Amend Section 4 by striking out the entire section, and in lieu thereof insert the following:
"Section 4 All acts or parts of acts inconsistent herewith are hereby repealed."

On the question,

Will the House agree to the amendment?

It was agreed to.

The section as amended was then agreed to.

The title was read as follows:

An Act to safeguard certain civil rights regardless of race creed or descent and to impose penalties for violation of this act

On the question,

Will the House agree to the title?

Mr. NEELY. Mr. Speaker, I desire to offer an amendment.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk read the amendment as follows:

Amend the title, line one by striking out the word "race" also amend the title line 2, by striking out the words "or descent."

On the question,

Will the House agree to the amendment?

It was agreed to.

The title as amended was then agreed to.

On the question,

Will the House agree to the bill on second reading as amended?

BILL STRICKEN FROM CALENDAR.

Mr. ALLEN. Mr. Speaker, the purpose of the bill is absolutely killed by the amendments and I move that it be stricken from the Calendar.

Mr. KITTS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. ALLEN. The reason I make this motion at this time is that it will simply prevent the printer from taking up the time to print this bill. The purpose of the bill was to make a distinction between races in public places, but as that word has been cut out the bill is useless for the purpose intended. The printer might push this ahead of other bills that should be printed.

Mr. SPEISER. Mr. Speaker, the gentleman from Allegheny has evidently overlooked the fact that the word "creed" is still in the bill.

Mr. ALLEN. So far as creed is concerned, there is no distinction made in this country.

Mr. SPEISER. Mr. Speaker, I might say in reply to that that there is a distinction made in public places and in newspapers and periodicals. It is to prohibit these scandalous publications that this bill was introduced. The gentleman from Allegheny asked to have the word "race" stricken out and we agreed on that. We felt by leaving the word "creed" in the bill that it would cover the purposes. I hope the House will vote the motion down.

Mr. NEELY. Mr. Speaker, I offered these amendments at the request of the gentleman from Philadelphia, Mr. Speiser. I am not at all satisfied with the bill in its present form even with the amendments, and I would be far better satisfied if it should be stricken from the Calendar.

On the question recurring,

Will the House agree to the motion?

The SPEAKER declared the Chair to be in doubt.

Whereupon,

A division was called for, and 67 gentlemen voting in the affirmative and 42 in the negative, the question was determined in the affirmative and the bill dropped from the Calendar.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2149 (Senate No. 1394), entitled:

An Act to repeal section three subdivision of section fourteen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be

received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Adams,	Frey,	Mannion,	Rothenberger,
Allen,	Gans,	Martin,	Sassaman,
Alworth,	Geary,	Mather,	Schuck,
Ambler,	Geiser,	Matt,	Scott, J. R. K.,
Arthur,	Gibson,	McAleer,	Scott, S. B.,
Barner,	Glenn,	McAllister,	Semmens,
Benson,	Good,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Joseph,	McNichol,	Smith, J. W.,
Bittles,	Haggerty,	Mechling,	Smith, L.,
Blair, W. A.,	Hemminger,	Metzenbacher,	Snively,
Bleloch,	Herman,	Miller,	Snyder,
Body,	Hess,	Missimer,	Spangler,
Brosius,	Heyburn,	Mitchell,	Speiser,
Brown,	Hibshman,	Moore,	Spillinger,
Brownlee,	Hobbs,	Morrow,	Steedle,
Burnett,	Howard, J.,	Moses,	Steele,
Caldwell,	Howard, R.,	Mouthrop,	Stein,
Campbell, J. J.,	Humes,	Murphy,	Stone,
Carson,	Isler,	Neel,	Strauss,
Carter,	Irwin, G. C.,	Neely,	Swift,
Cleary,	Jackson,	Newbaker,	Thomas,
Cochran,	Jones, J. R.,	Trach,	Ulerich,
Conner,	Kaiser,	Peachey,	Ulman,
Conniff,	Kaufman,	Pennegar,	Walton,
Conrade,	Keepert,	Pennock,	Watson,
Cox,	Kennedy,	Perry, H. L.,	Wettach,
Curry,	Kitts,	Peters,	Whitman,
Davis,	Klepper,	Piper,	Wildman,
DeFrees,	Kuhn, H. P.,	Post,	Williams,
Dickinson,	Kuhns, E.G.M.,	Price,	Wilson, J. H.,
Donnally,	Lanius,	Ramsey,	Wilson W. H.,
Dunn, J. A.,	Latshaw,	Redfield,	Wiltbank,
Ehrhardt,	Leslie,	Reese,	Young, G. K.,
Eichenberger,	Letzkus,	Rex,	Young, J. H.,
Ely,	Light,	Rhoads,	Zimmerman,
Flynn,	Lohr,	Robinson,	Alter,
Forster, I. G.,	Lowers,	Rockwell,	
Foster, J. D.,	Malle,	Roney,	Speaker.

NAYS—1.

Cheeseman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1961 (Senate No. 955), entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alworth,	Foster, J. D.,	Malle,	Roney,
Ambler,	Frey,	Mannion,	Rothenberger,
Arthur,	Gans,	Martin,	Runk,
Baldwin, R. J.,	Geary,	Mather,	Sassaman,
Barner,	Geiser,	Matt,	Schaeffer, A. C.,
Benninger,	Gibson,	McAleer,	Schuck,
Benson,	Glenn,	McAllister,	Scott, J. R. K.,
Bergey,	Good,	McClintock,	Scott, S. B.,
Berntheizel,	Gramley,	McDermott,	Semmens,
Bigger,	Gransback,	McKay,	Shaffer, I. E.,
Bittles,	Gray, Joseph,	McNichol,	Sherwood,
Blair, W. A.,	Hackett,	Mechling,	Showalter,
Body,	Haggerty,	Mellott,	Smith, J. W.,
Brosius,	Heidinger,	Miller,	Smith, L.,
Brown,	Herman,	Missimer,	Snively,
Brownlee,	Heyburn,	Mitchell,	Snyder,
Burnett,	Hibshman,	Moore,	Speiser,
Caldwell,	Hobbs,	Morrow,	Spillinger,
Campbell, C. M.,	Hoffman,	Moses,	Steedle,
Campbell, J. J.,	Howard, J.,	Mouthrop,	Steele,
Carter,			

Cheeseman,	Howard, R.,	Murphy,	Stein,
Cleary,	Humes,	Musser,	Stone,
Cochran,	Isler,	Neel,	Strauss,
Collins,	Irwin, G. C.,	Neely,	Swartz,
Conner,	Jackson,	Newbaker,	Swift,
Conniff,	Kaiser,	O'Neill,	Thomas,
Conrade,	Kaufman,	Peachey,	Trach,
Cox,	Keegan,	Pennegar,	Ulerich,
Currier,	Keepert,	Pennock,	Ulman,
Curry,	Kennedy,	Perry, H. L.,	Walsh,
Davis,	Kern,	Perry, S. J.,	Walton,
DeFrees,	Kitts,	Piper,	Watson,
Dickinson,	Klepper,	Post,	Whitaker,
Donahoe,	Kuhn, H. P.,	Price,	Whitman,
Donnally,	Kuhns, E.G.M.,	Ramsey,	Wildman,
Down,	Lanius,	Redfield,	Williams,
Dunn, J. A.,	Latshaw,	Reese,	Wilson, J. H.,
Ehrhardt,	Leslie,	Reesser,	Wilson, W. H.,
Eichenberger,	Letzkus,	Rex,	Wiltbank,
Ely,	Light,	Rhoads,	Young, J. H.,
Ewing,	Lohr,	Robinson,	Zimmerman,
Flynn,	Lowers,	Rockwell,	Alter,
Forster, I. G.,			Speaker.

NAYS—1.

Hemminger,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2200 (Senate No. 1279), entitled:

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and powers and making an appropriation for the payment of the salaries and expenses connected therewith" approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. JOHN R. K. SCOTT. Mr. Speaker, if the member of the House having charge of this bill is present, I would like to know what the purpose of the bill is, and what it pretends to accomplish.

BILL POSTPONED.

The SPEAKER. I think Mr. Ehrhardt has charge of this bill and he is not present. If there is no objection, the bill will pass its order for the present.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2064 (Senate No. 1345), entitled:

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates' passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate" approved April first Anno Domini one thousand nine hundred and nine

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. HERMAN. Mr. Speaker, I would like to have the sponsor of this bill in the House explain it.

Mr. HEIDINGER. Mr. Speaker, the purpose of this bill is simply to permit the widow of a decedent who would be entitled under the Act of 1909 to five thousand dollar bond to take the homestead, if it should be worth more than five thousand dollars, by paying the excess over the five thousand dollars in cash. She is not entitled to do that at present. This bill will simply permit that and that is the purpose of the bill.

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Alworth,	Dunn, J. A.,	Kuhns, E.G.M.,	Rhoads,
Ambler,	Ehrhardt,	Lanius,	Robinson,
Arthur,	Elchenberger,	Letzkus,	Roney,
Baldwin, G. A.,	Ely,	Loehr,	Sassaman,
Baldwin, R. J.,	Flynn,	Lowers,	Savacool,
Barner,	Forster, I. G.,	Mannion,	Schaeffer, A. C.,
Bass,	Foster, J. D.,	Martin,	Schuck,
Benninger,	Frey,	Mather,	Scott, S. B.,
Berntheizel,	Gans,	McAleer,	Semmens,
Bigger,	Geiser,	McAllister,	Shaffer, I. E.,
Bloch,	Gibson,	McClintock,	Showalter,
Body,	Good,	McDermott,	Smith, L.,
Brosius,	Goss,	Mechling,	Snavely,
Brown,	Grabe,	Mellott,	Snyder,
Brownlee,	Gramley,	Metzenbacher,	Spangler,
Burnett,	Gransback,	Miller,	Speiser,
Caldwell,	Gray, Joseph,	Missimer,	Spillinger,
Campbell, C.M.,	Hackett,	Mitchell,	Steedle,
Campbell, J. J.,	Haggerty,	Moore,	Steele,
Carson,	Heldinger,	Morrow,	Stone,
Carter,	Hemminger,	Moses,	Strauss,
Cheeseman,	Herman,	Moulthrop,	Swartz,
Claycomb,	Heyburn,	Musser,	Swift,
Cleary,	Hibshman,	Newbaker,	Thomas,
Conner,	Hobbs,	North,	Ulman,
Conniff,	Hoffman,	O'Neill,	Walton,
Conrade,	Howard, J.,	Peachey,	Watson,
Cox,	Howard, R.,	Pennock,	Whitman,
Currier,	Humes,	Perry, H. L.,	Wildman,
Curry,	Jackson,	Piper,	Williams,
Davis,	Kaiser,	Post,	Wilson, J. H.,
DeFreee,	Kaufman,	Price,	Wiltbank,
Dickinson,	Keegan,	Ramsey,	Young, G. K.,
Donahoe,	Keepert,	Reese,	Young, J. H.,
Donnelly,	Kennedy,	Reeser,	Zimmerman,
Dunn, H. B.,	Kern,	Rex,	Alter,
			Speaker.

NAYS—12.

Allen,	Klepper,	Light,	Murphy,
Benson,	Latshaw,	Malie,	Trach,
Bittles,	Leslie,	McKay,	Whitaker,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Mr. PIPER. Mr. Speaker, I desire to call up House Bill No. 2197 (Senate Bill No. 1462), file folio 4155, on page 12 of to-day's Calendar, bills on third reading postponed.

Agreeably to order,

The House resumed the consideration on third reading of H. R. bill No. 2197 (Senate No. 1462), entitled:

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty

On the question,

Will the House agree to the bill on third reading?

Mr. WILDMAN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk read the amendments as follows:

Amend as follows:

In the title of the act after the word "requiring," strike out "each car of" and after the word "railway," strike out the word "companies" and insert in lieu thereof the word "cars"

In section 1 line 4 strike out "each" and in line 4 strike out "car operated by a" and in line 4 after the word "railway" strike out the word "company" and insert in lieu thereof the words "cars operated." In line 7 after the word "ground" insert the following: "Provided that where the headway of cars is less than ten minutes on any line, or there are a number of lines operating in the same territory, the State Railroad Commission, or any body that may succeed it, shall prescribe how many of the cars operated on said lines shall be so equipped."

The SPEAKER. Will the House give unanimous consent to insert the amendments as read? Is there any objection?

The Chair hears objection and consent is not granted.

Mr. WILDMAN. Mr. Speaker, I move that the House go into the committee of the whole for the purpose of special amendment.

Mr. DICKINSON. Mr. Speaker, I second the motion.

The SPEAKER. The amendment will be read the second time for the information of the House.

The amendment was again read by the Clerk.

On the question,

Will the House agree to go into committee of the whole for the purpose of special amendment?

It was not agreed to.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. WILDMAN. The amendments to this bill, No. 1462, are suggested for the following reasons. As it is now drawn it provides that all cars operated by street passenger railway companies must be equipped with jacks or similar device—

POINT OF ORDER.

Mr. PIPER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. PIPER. Mr. Speaker, he is now speaking on the amendments which have just been defeated and therefore his remarks are not germane to the subject.

The SPEAKER. The Chair presumes that the gentleman is pointing out the defects in the bill because these amendments were not put in. Anything that applies to the expediency of passing the bill is proper discussion.

Mr. WILDMAN (Continuing). This means that each car of subway trains operated under or street railway franchise must carry a jack. All trailers must carry jacks. There is no question as to the necessity for jacks to be carried but we believe that where there is less than eight or ten minutes' headway, the proposition could safely be left with the Railroad Commission. If the responsibility is placed on them, they would certainly make themselves safe by providing that a sufficient number of cars should be so equipped. As a matter of fact, as it now stands, the Commission has authority to order the roads to equip their cars as public safety may require and there would be no question on the part of street railways as to the propriety of the order. The Railroad Commission has never been requested to act in relation to the equipment of cars with jacks and it does seem when a body has been created by this Legislature with power to do certain things, that is certainly the channel through which the things should be done, unless it can be shown that they ignore properly drawn complaints.

Mr. ALLEN. Mr. Speaker, I only want to say one word in relation to this bill. I believe the purpose for which it was drawn was good, but the bill is in bad shape to reach the ends without inflicting a very serious hardship upon the railway companies. As was suggested by the gentleman from Dauphin, there is no question but that under the provisions of this bill even if the train consists of three, four or five cars, that each car should be equipped with a jack. Further than that, under the provisions of the bill every car that was in service would be required to have a jack on that car even if standing in the barn. Now that sounds absurd, and in the reading of the bill it covers that point exactly in that way,—“Operated by street passenger railway companies.” Now, Mr. Speaker, it makes no difference whether the car be out on the street running or whether it be in the barn for repairs or whether it be standing out back of the barn for use now and then, under all reports that are required from street railway companies through those cities which they pay taxes, boroughs through which they pass, or State reports which they are compelled to make, all have to specify the number of cars in operation, which is not the daily number of cars running on the line, but the number of cars which they have capable of being operated and which it operates to-day or to-morrow or on emergency occasions. So that under this bill, even for a car on a street railway which was operated now and again and left in the barn for some crew and then taken out and run and there was no jack on it, the company would be liable to the fine for the crew not having taken a jack on the car. I think the bill was intended for a good purpose and that was that no car operated and in use should be without a jack or at least the leading car, the motor car or front car,

however it might be defined; but leaving it open as it does, it certainly does impose a hardship which certainly should not be imposed, and I shall vote against the bill according to my views in that respect.

Mr. PIPER. Mr. Speaker, I desire to interrogate the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. ALLEN. Certainly, Mr. Speaker.

Mr. PIPER. Mr. Speaker, I would like to ask the gentleman from Allegheny if it is not true that Pittsburgh at this present time carries a jack on their cars?

Mr. ALLEN. Mr. Speaker, they are supposed to. A great majority of the cars are equipped with jacks, being so equipped with jacks, that is the motor cars, understand—where trailer cars are used they don't carry them on both cars but in the great majority of cases they do carry jacks. If they don't have them on the cars it is because the crew has neglected to put them on when they took the car out of the barn.

Mr. PIPER. Mr. Speaker, I rise in defense of the bill, not because I feel that the company should be first taken into consideration, but because I believe that public life should be protected. There is no reason why we should hesitate to pass an act that is going to protect public life, rather than take into consideration the best interests and hardship that that act would inflict on the company. I believe that one life in the State of Pennsylvania, if it can be saved through precaution on the part of the State forcing companies to prepare and take care of accidents, is far better than the hardship that it might impose on any company. I would probably feel that if an amendment had been offered where it would specify that a jack is only to be carried on one car, a leading car, where a trailer was behind, it might have been somewhat different here in this House to-day, but the amendment as it was offered did not in its entirety specify that particular thing. The amendment in one case had reference to striking out the word "company." We all know that if any blame is to be placed on any one operating any particular business it must be placed on the employer or the company. We cannot place it on the car. Someone must be responsible and to strike out the word "company" and insert the word "car" does not seem very feasible to my mind. I feel that if the amendment had gone in it would only have destroyed the purpose of the bill.

Insofar as the Railway Commission of the State is concerned, I believe that the passage of this bill will place in the hands of your Railway Commission more power than they have had before, because it will be an act of the Legislature and they will be in a position to support the act. I ask that the members will support this bill in the interest of the human beings of the State.

Mr. WILDMAN. Mr. Speaker, it appears to me that this bill is superfluous in its entirety. This body has created the State Railroad Commission. The State Railroad Commission is presumed to look after the interests and safety of all the people. If complaints are made to this body that cars should be provided with the safety appliances—in which I am in hearty accord—I believe and I am firmly convinced that the State Railway Commission will take up this matter immediately and enforce the rule that all cars, where there is an absolute necessity, will be furnished with jacks and I believe that the State Railroad Commission is the proper place to enforce it and not by a special act of Legislature. We have already created this body and if we rob this body of its powers, what is the use of paying them their salaries to sit in the office?

Mr. PIPER. Mr. Speaker, I desire to interrogate the gentleman from Dauphin.

The SPEAKER. Will the gentleman from Dauphin permit himself to be interrogated?

Mr. WILDMAN. Mr. Speaker, yes, sir.

Mr. PIPER. Mr. Speaker, I desire to ask the gentleman from Dauphin how long has the State Railroad Commission of this State been in power in this State.

Mr. WILDMAN. Mr. Speaker, Several years, I think.

Mr. WILDMAN. Mr. Speaker, several years, I think. late day you would speak in their behalf when they have had several years to try to enforce laws and rules on companies through the State that they would now come at this late day?

Mr. WILDMAN. Mr. Speaker, as I understand it, the request for the jacks has never been made to the State Railroad Commission up to the present time, and I believe it is the duty of those who feel that the street cars ought to be supplied with jacks, to make the request of the Commission.

Mr. PIPER. Mr. Speaker, I would further like to interrogate the gentleman. I would like to ask whether or not the amendments that he offered here to-day were amendments offered by the Railway Commission or by the company operating cars in Dauphin County?

Mr. WILDMAN. The amendment was offered at the request of some of the street car companies.

Mr. PIPER. At the request of the street car companies?

Mr. WILDMAN. Yes.

Mr. PIPER. Do you know whether the Commission has any objection to this bill as it now stands?

Mr. WILDMAN. I don't know.

Mr. PIPER. Isn't it a fact that if this bill should pass in its present form that you will give the commission more power than they have had under any other act?

Mr. WILDMAN. Mr. Speaker, I believe that the street railway commission already has the power. I would be in hearty accord with the measure if it were not so drastic.

Mr. PIPER. Do you think the Railway Commission has had the power and not exercised it.

Mr. WILDMAN. That is because there have been no requests.

Mr. J. J. CAMPBELL. Mr. Speaker, I want to say just a word on this bill by way of reply to the gentleman from Allegheny. In his remarks about the cars standing in the barn being compelled under this bill to have jacks on them. These cars in the barns are used during the rush hours when the stores and factories and so on are quitting work and I think they should be equipped with jacks. The company has no hesitancy in changing the registers from one car to another and I think it would be better to change the jacks and save the lives of people than to change the registers.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—118.

Baldwin, G. A.,	Flynn,	McAllister,	Semmens,
Bass,	Foster, J. D.,	McClintock,	Shaffer, C. A.,
Becker,	Geary,	McDermott,	Shaffer, I. E.,
Benninger,	Geiser,	McKay,	Showalter,
Benson,	Glenn,	Mellott,	Smith, J. W.,
Bergey,	Good,	Metzenbacher,	Smith, L.,
Bigger,	Goss,	Miller,	Snively,
Bittles,	Grabe,	Moore,	Snyder,
Blair, W. A.,	Gramley,	Morrow,	Spangler,
Blair, W. F.,	Gray, Joseph,	Murphy,	Spillinger,
Blotch,	Hackett,	Musser,	Steele,
Body,	Haggerty,	Neely,	Steele,
Brosius,	Hemminger,	Newbaker,	Stein,
Brown,	Howard, J.,	Newton,	Stone,
Brownlee,	Howard, R.,	O'Neill,	Strauss,
Burnett,	Humes,	Pennegar,	Swartz,
Campbell, C.M.,	Jones, E. E.,	Pennock,	Swift,
Campbell, J.J.,	Jones, J. R.,	Perry, H. L.,	Thomas,
Carter,	Keegan,	Perry, S. J.,	Walnut,
Cleary,	Kern,	Post,	Walsh,
Conner,	Klepper,	Reese,	Whitaker,
Conniff,	Kuhn, H. P.,	Reeser,	Williams,
Conrade,	Lanius,	Robinson,	Wilson, J. H.,
Currier,	Leslie,	Rockwell,	Wilson, W. H.,
DeFrees,	Letzkus,	Roney,	Wiltbank,
Down,	Light,	Savacool,	Young, C. K.,
Dunn, J. A.,	Lohr,	Schaeffer, A. C.,	Young, J. H.,
Eichenberger,	Lowers,	Scott, S. B.,	Zimmerman,
Ely,	Martin,		Alter,
Ewing,	Mather,		Speaker.

NAYS—37.

Allen,	Foster, J. D.,	Jackson,	Neel,
Alworth,	Gibson,	Kaiser,	North,
Aron,	Gransback,	Kennedy,	Ramsey,
Baldwin, R. J.,	Hess,	Malle,	Rhoads,
Barnes,	Heyburn,	McCaig,	Schuck,
Berntheisel,	Hibbman,	Missimer,	Sherwood,
Carson,	Hobbs,	Mitchell,	Ulrich,
Cheeseman,	Hoffman,	Moses,	Wildman,
Curry,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

RESOLUTION RETURNING SENATE BILL NO. 1293 TO THE GOVERNOR.

Mr. BERGEY asked and obtained unanimous consent to offer the following resolution, which was twice read, considered and agreed to:

In the House of Representatives, June 25, 1913.
Resolved (if the Senate concur) That House Bill number one thousand two hundred ninety-three, entitled "An Act creating the office of commissioner of municipal lighting in boroughs of this Commonwealth; providing for the election of such commissioner and prescribing his powers and duties," which was recalled from the Governor for the purpose of amendment, be returned to the Governor without amendment.

Ordered. That the Clerk present the same to the Senate for concurrence.

HOUSE RESUMES CONSIDERATION OF SENATE BILL NO. 1279.

Mr. EHRHARDT. Mr. Speaker, I desire to call up at this time from page 4 of the Calendar, Senate Bill No. 1279.

The SPEAKER. This is a bill that was passed in order. When the bill was last before the House, the question was, shall the bill pass?

On the question recurring,
Shall the bill pass finally?

Mr. EHRHARDT. Mr. Speaker, this is a bill originating in the Water Supply Commission. It is for the purpose of permitting engineers and inspectors to go upon the dams, to go upon private streams and waterways for the purpose of getting such information as may be required for the purpose of preventing the recurrence of such disastrous catastrophes as that at Austin.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Allen,	Ely,	Malie,	Sassaman,
Alworth,	Ewing,	Martin,	Savacool,
Aron,	Flynn,	Mather,	Schaeffer, A. C.,
Arthur,	Forster, I. G.,	McAleer,	Schuck,
Barner,	Foster, J. D.,	McAllister,	Schuck,
Bass,	Frey,	McCaig,	Scott, J. R. K.,
Bayle,	Gans,	McClintock,	Scott, S. B.,
Becker,	Geary,	McDermott,	Semmens,
Benninger,	Geiser,	McKay,	Shaffer, C. A.,
Benson,	Gibson,	McNichol,	Shaffer, I. E.,
Bergey,	Glenn,	Mechling,	Sherwood,
Bigger,	Good,	Miller,	Smith, J. W.,
Bittles,	Goss,	Missimer,	Smith, L.,
Blair, W. A.,	Gray, Joseph,	Mitchell,	Snively,
Blair, W. F.,	Hackett,	Moore,	Snyder,
Blueloch,	Haggerty,	Morrow,	Spangler,
Body,	Heldinger,	Moses,	Speiser,
Brosius,	Hemminger,	Moulthrop,	Spillinger,
Brown,	Hess,	Murphy,	Steedle,
Brownlee,	Heyburn,	Neel,	Steele,
Burnett,	Hibshman,	Neely,	Stein,
Campbell, C. M.,	Hobbs,	Newbaker,	Stone,
Campbell, J. J.,	Hoffman,	Newton,	Swartz,
Carson,	Howard, J.,	O'Neill,	Swift,
Cheeseman,	Howard, R.,	Peachey,	Thomas,
Claycomb,	Humes,	Pennock,	Trach,
Cleary,	Isler,	Perry, S. J.,	Ulman,
Cochran,	Irwin, G. C.,	Peters,	Walnut,
Collins,	Jackson,	Piper,	Walton,
Conner,	Jones, J. R.,	Post,	Wilson,
Conniff,	Kaiser,	Ramsey,	Wettach,
Cumude,	Kaufman,	Redfield,	Whitaker,
Cox,	Keegan,	Reese,	Whitman,
Currier,	Kennedy,	Reeser,	Wildman,
Curry,	Kern,	Rex,	Williams,
Davis,	Klepper,	Rhoads,	Wilson, J. H.
DeFrees,	Kuhn, H. P.,	Richards,	Wilson, W. H.
Dickinson,	Kuhns, E. G. M.,	Robinson,	Wiltbank,
Donahoe,	Lanius,	Rockwell,	Young, G. K.,
Down,	Leslie,	Roney,	Young, J. H.,
Dunn, H. B.,	Letzkus,	Rothenberger,	Zimmerman,
Dunn, J. A.,	Light,	Runk,	Alter,
Ehrhardt,	Lohr,		
Eichenberger,	Lowery,		

NAYS—1.

Grabe,

Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

LEAVE OF ABSENCE GRANTED CONFERENCE COMMITTEE ON HOUSE BILL NO. 118.

Mr. JOHN ROBERT JONES. Mr. Speaker!

The SPEAKER. The gentleman from Schuylkill, Mr. John Robert Jones.

Mr. JOHN ROBERT JONES. Mr. Speaker, I ask leave for the members of the House Conference Committee on House Bill No. 118, being the State Wide Primary Bill, to sit in conference during the session of the House this day.

The SPEAKER. The Chair hears no objection and leave is granted.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2201 (Senate No. 1573), entitled:

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supply water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Allen,	Glenn,	McAleer,	Savacool,
Alworth,	Good,	McAllister,	Schaeffer, A. C.,
Aron,	Goss,	McCaig,	Schuck,
Arthur,	Gramley,	McClintock,	Scott, J. R. K.,
Barner,	Gransback,	McDermott,	Scott, S. B.,
Bass,	Gray, Joseph,	McKay,	Semmens,
Becker,	Hackett,	McNichol,	Shaffer, C. A.,
Bergey,	Haggerty,	Mechling,	Shaffer, I. E.,
Bigger,	Hemminger,	Mesmer,	Sherwood,
Blair, W. A.,	Hess,	Mitchell,	Smith, J. W.,
Blair, W. F.,	Heyburn,	Moore,	Smith, L.,
Body,	Hibshman,	Morrow,	Snively,
Brown,	Hobbs,	Musser,	Snyder,
Brownlee,	Hoffman,	Neel,	Spangler,
Burnett,	Howard, J.,	Neely,	Speiser,
Campbell, C. M.,	Howard, R.,	Newbaker,	Spillinger,
Campbell, J. J.,	Humes,	Newton,	Steedle,
Carter,	Isler,	O'Neill,	Steele,
Cheeseman,	Irwin, G. C.,	Peachey,	Stein,
Cleary,	Jackson,	Pennock,	Stone,
Conrade,	Jones, E. E.,	Perry, H. L.,	Strauss,
Cox,	Kaiser,	Perry, S. J.,	Swartz,
Currier,	Kaufman,	Peters,	Swift,
Curry,	Keegan,	Post,	Thompson,
Davis,	Keepert,	Ramsey,	Trach,
DeFrees,	Kennedy,	Redfield,	Ulman,
Dickinson,	Kern,	Reese,	Walsh,
Donahoe,	Klepper,	Rhoads,	Watson,
Down,	Kuhn, H. P.,	Robinson,	Wettach,
Dunn, J. A.,	Kuhns, E. G. M.,	Rockwell,	Whitaker,
Ehrhardt,	Lanius,	Roney,	Whitman,
Eichenberger,	Leslie,	Rothenberger,	Wildman,
	Letzkus,	Runk,	Williams,
	Light,		Wilson, J. H.,
	Lohr,		Wilson, W. H.,
	Lowery,		Young, J. H.,
	Malle,		Zimmerman,
	Mannion,		Alter,
	Martin,		
	Mather,		
	Sassaman,		

NAYS—3.

Brosius,

Carson,

Grabe,

Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was twice read as follows:

In the Senate, June 24, 1913.

Resolved (If the House of Representatives concur) that House Bill No. 718, entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg, Pennsylvania

be returned to the Senate for the purpose of amendment.

The SPEAKER. The question is will the House concur in the resolution of the Senate?

The resolution was concurred in.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2062 (Senate No. 1313), entitled:

An Act amending an act approved April twenty-ninth Anno Domini one thousand eight hundred and seventy-four entitled "An Act to provide for the incorporation and regulation of certain corporations" as amended by an act approved May nine Anno Domini one thousand eight hundred and eighty-nine entitled "An Act supplementary to an act approved April twenty-ninth one thousand eight hundred and seventy-four entitled 'An Act to provide for the incorporation and regulation of certain corporations' amending the eleventh section thereof as far as the same applies to companies incorporated to supply the public with water giving and granting authority to the said companies incorporated for the supply of water to the public to issue capital stock to an amount not exceeding two million dollars" so as to allow the issuance of the shares of stock of any corporation other than preferred stock without any nominal or par value and fixing the bonus payable upon such stock

On the question,

Will the House agree to the bill on third reading?

Mr. S. B. SCOTT. Mr. Speaker, for some strange reason, there are two bills on exactly the same subject that have come before the House. On page eight of yesterday's calendar you will find an act of the same nature that was passed. "An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares, without par value upon re-organization merger or consolidation." You will find at the end of the present act that it is in the nature of an act of 1874. In other words, the two acts are for the same purpose. In my humble opinion, it would be absurd to pass this act as the act already passed is far better and I, therefore, think that this act should not be passed.

On the question recurring,

Will the House agree to the bill on third reading?

It was not agreed to.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2214 (Senate No. 1794), entitled:

An Act providing for the appointment of a commission to survey and ascertain the location of the route taken by George Washington and General Edward Braddock in their campaigns against the French in the years one thousand seven hundred fifty-three and one thousand seven hundred fifty-four and make a report thereon to the Governor of the Commonwealth of Pennsylvania in writing for publication authorizing the erection of certain tablets and making an appropriation for the payment of necessary assistance and expenses incurred in the field and office work of the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to suitably mark and preserve to posterity the most historic road in America and the beginning of English history west of the Allegheny Mountains the Governor of the Commonwealth of Pennsylvania is hereby authorized to appoint a commission of five persons whose duty it shall be to trace out and survey that portion of the route lying within the Commonwealth of Pennsylvania

taken by George Washington and General Edward Braddock in their campaigns against the French in the years one thousand seven hundred fifty-three and one thousand seven hundred fifty-four from Fort Cumberland to the place of defeat at Braddock's field now Braddock Pennsylvania

Section 2 The said commission appointed under the provisions of this act shall file a report with the Governor of this State on or before the thirtieth day of December one thousand nine hundred fourteen together with such maps illustrations and other documents as may be appropriate to a proper elucidation of the subject The said commission shall note all places of historical incident and erect such suitable tablets as will preserve the spot for future reference They shall also include in their report a list of appropriate places where in their judgment suitable monuments or markers may be erected along the lines of said roads to commemorate and help preserve the location of special incidents for historical purposes The said commission shall have the free and unrestricted right to enter upon and travel through private properties without hindrance or molestation by the owners lessees or agents of the same for the purposes of examining and surveying the lines of said road as directed by this act Provided however That nothing herein shall give them the right to injure or to take any private property without the consent of the owner or owners thereof and without reasonable compensation therefor

Section 3 The said commission shall serve without pay except for traveling and other necessary expenses incurred while engaged in the field work and in the preparation of their report for transmittal to the Governor and they are hereby authorized to employ such clerical and other assistance as may be necessary both in office and field work at the expense of the State to be paid for out of the State Treasury on warrants of the Auditor General drawn on itemized vouchers duly certified by the chairman and secretary of the said commission The Secretary of Internal Affairs is hereby directed to furnish the said commission with such certified copies of drafts of surveys and other records now on file in the Department of Internal Affairs and lend such assistance with their corps of surveyors free of cost as the said commission may need in their survey and examination of the ground in preparing the necessary maps and in the preparation of their report under the provisions of this act

Section 4 These reports shall be the property of the State and shall be filed with the records in the State Library

Section 5 The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary not more than two thousand dollars (\$2,000) of which shall be used for the erection of tablets is hereby specifically appropriated for the purpose of carrying this act into effect

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—68.

Arthur,	Currier,	Howard, R.,	Neel.
Bass,	Curry,	Irwin, G. C.,	Neely,
Bergey	Davis,	Keegan,	North,
Berntheizel,	DeFrees,	Kenna,	Redfield,
Bigger,	Dickinson,	Kennedy,	Schuck,
Bittles,	Down,	Kern,	Scott, J. R. K.,
Blair, W. A.,	Ehrhardt,	Klepper,	Shaffer, I. E.,
Blair, W. F.,	Ely,	Leslie,	Snyder,
Body,	Foster, J. D.,	Letzkus,	Steedle,
Brown,	Geiser,	Lowers,	Strauss,
Campbell, C. M.,	Good,	Malie,	Swift,
Campbell, J. J.,	Haggerty,	McClintock	Thomas,
Carter,	Hemminger,	McKay,	Whitaker,
Claycomb,	Hess,	Miller,	Wilson, W. H.,
Cleary,	Heyburn,	Missimer,	Wiltbank,
Collins,	Hibshman,	Mitchell,	Alter,
Conner,	Howard, J.,	Mouthrop,	Speaker.

NAYS—54.

Becker,	Jackson,	Metzenbacher,	Spangler,
Brosius,	Jones, E. E.,	Morrow,	Scott, S. B.,
Caldwell,	Kaufman,	Musser,	Shaffer, C. A.,
Cheeseman,	Kuhn, H. P.,	Newbaker,	Showalter,
Conrade,	Lenker,	O'Neill,	Smith, J. W.,
Donahoe,	Licht,	Peachey,	Snively,
Ewing,	Lohr,	Pennock,	Spangler,
Forster, I. G.,	Martin,	Perry, H. L.,	Swartz,
Goss,	Mather,	Rex,	Trach,
Grabe,	McAllister,	Rhoads,	Ulman,
Gramley,	McCaig,	Lockwell,	Walsh,
Gray, Joseph,	McDermott,	Savacool,	Williams,
Hobbs,	Mellott,	Schaeffer, A. C.	Wilson, J. H.,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2135 (Senate No. 162), entitled:

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware river making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Alworth,	Ely,	Leslie,	Rhoads,
Ambler,	Flynn,	Light,	Robinson,
Arthur,	Forster, I. G.,	Lohr,	Rockwell,
Bass,	Foster, J. D.,	Lowers,	Roney,
Bayle,	Gans,	Malie,	Runk,
Becker,	Geiser,	Martin,	Sassaman,
Benninger,	Gibson,	Mather,	Savacool,
Benson,	Glenn,	McAleer,	Schaeffer, A. C.,
Bergey,	Good,	McAllister,	Scott, J. R. K.,
Berntheizel,	Goss,	McCaig,	Scott, S. H.,
Bigger,	Gramley,	McDermott,	Shaffer, C. A.,
Blair, W. A.,	Gray, Joseph,	Meckling,	Shaffer, I. E.,
Blair, W. F.,	Hackett,	Miller,	Smith, J. W.,
Brosius,	Haggerty,	Missimer,	Smith, L.,
Body,	Heldinger,	Mitchell,	Snively,
Bleloch,	Heyburn,	Moore,	Snyder,
Brown,	Hibshman,	Morrow,	Spangler,
Brownlee,	Hobbs,	Moses,	Steele,
Caldwell,	Hoffman,	Moulthrop,	Strauss,
Campbell, C. M.,	Howard, J.,	Murphy,	
Campbell, J. J.,	Howard, R.,	Musser,	
Carson,	Humes,	Neel,	Swift,
Claycomb,	Isler,	Neely,	Thomas,
Cleary,	Irwin, G. C.,	Newbaker,	Trach,
Cochran,	Jackson,	Newton,	Ulman,
Collins,	Jones, E. E.,	North,	Walsh,
Conniff,	Kaiser,	O'Neill,	Watson,
Conrade,	Kaufman,	Peachey,	Wettach,
Cox,	Keegan,	Pennock,	Whitaker,
Currier,	Kenna,	Perry, H. L.,	Whitman,
Curry,	Kennedy,	Perry, S. J.,	Wildman,
DeFrees,	Kern,	Peters,	Williams,
Dickinson,	Kitts,	Piper,	Wilson, J. H.,
Donahoe,	Klepper,	Post,	Wiltbank,
Donnally,	Kuhn, H. P.,	Price,	Young, J. H.,
Down,	Kuhns, E. G. M.,	Redfield,	Zimmerman,
Dunn, J. A.,	Lanius,	Reese,	Alter,
Ehrhardt,	Latshaw,	Reeser,	Speaker,
Eichenberger,	Lenker,	Rex,	

NAYS—5.

Burnett,	Carter,	Grabe,	Hemminger,
	Metzenbacher,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2174 (Senate No. 601), entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Allen,	Down,	Kuhn, H. P.,	Rockwell,
Alworth,	Dunn, J. A.,	Kuhns, E. G. M.,	Roney,
Ambler,	Ehrhardt,	Lanius,	Rothenberger,
Aron,	Eichenberger,	Lenker,	Sassaman,
Arthur,	Ely,	Light,	Savacool,
Baldwin, G. A.,	Ewing,	Lohr,	Schaeffer, A. C.,
Baldwin, R. J.,	Flynn,	Lowers,	Schuck,
Bass,	Forster, I. G.,	Mannion,	Semmens,
Bayle,	Foster, J. D.,	Martin,	Shaffer, C. A.,
Becker,	Frey,	Mather,	Shaffer, I. E.,
Benninger,	Gans,	Matt,	Sherwood,

Bergey,	Geary,
Berntheizel,	Geiser,
Bigger,	Gibson,
Bittles,	Glenn,
Blair, W. A.,	Good,
Blair, W. F.,	Goss,
Bleloch,	Gramley,
Body,	Gransback,
Brown,	Hackett,
Burnett,	Haggerty,
Campbell, C. M.,	Heldinger,
Campbell, J. J.,	Hemminger,
Carter,	Hess,
Cleary,	Heyburn,
Cochran,	Hibshman,
Collins,	Hobbs,
Conniff,	Howard, R.,
Conrade,	Isler,
Cox,	Irwin, G. C.,
Currier,	Jackson,
Curry,	Keagan,
Davis,	Keegan,
DeFrees,	Keepert,
Dickinson,	Kennedy,
Donahoe,	Kern,
Donnally,	Kitts,

NAYS—21.

Benson,	Grabe,	Metzenbacher,	Pennock,
Brosius,	Kaufman,	Mitchell,	Perry, H. L.,
Caldwell,	Latshaw,	Newton,	Scott, S. B.,
Cheeseman,	Malie,	Peachey,	Snively,
Dunn, H. B.,	Mellott,	Pennegar,	Wilson, J. H.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2212 (Senate No. 1789), entitled:

An Act making an appropriation for the education of blind children under eight years of age

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ely,	Letzkus,	Rockwell,
Allen,	Ewing,	Light,	Roney,
Alworth,	Flynn,	Lour,	Rothenberger,
Ambler,	Forster, I. G.,	Lowers,	Runk,
Aron,	Foster, J. D.,	Malie,	Sassaman,
Arthur,	Frey,	Mannion,	Savacool,
Baldwin, G. A.,	Gans,	Martin,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Mather,	Schuck,
Barner,	Geiser,	Matt,	Scott, J. R. K.
Bass,	Gibson,	McAleer,	Scott, S. B.,
Bayle,	Glenn,	McArdle,	Semmens,
Becker,	Good,	McCaig,	Shaffer, C. A.,
Benninger,	Goss,	McClintock,	Shaffer, I. E.,
Benson,	Grabe,	McDermott,	Sherwood,
Bergey,	Gramley,	McKay,	Showalter,
Berntheizel,	Gransback,	McNichol,	Smith, J. W.,
Bigger,	Gray, Frank,	Meckling,	Smith, L.,
Bittles,	Gray, Joseph,	Mellott,	Snively,
Blair, W. A.,	Hackett,	Metzenbacher,	Spangler,
Blair, W. F.,	Haggerty,	Miller,	Speiser,
Bleloch,	Heldinger,	Missimer,	Spilling,
Body,	Hemminger,	Mitchell,	Steele,
Brosius,	Herman,	Moore,	Stein,
Brown,	Hess,	Morrow,	Stone,
Brownlee,	Heyburn,	Moses,	Strauss,
Burnett,	Hibshman,	Moulthrop,	Swartz,
Caldwell,	Hobbs,	Musser,	Swift,
Campbell, C. M.,	Hoffman,	Neel,	Thomas,
Campbell, J. J.,	Howard, J.,	Neely,	Trach,
Carson,	Howard, R.,	Newbaker,	Ulerich,
Carter,	Humes,	Newton,	Ulman,
Cheeseman,	Isler,	North,	Walnut,
Claycomb,	Irwin, G. C.,	O'Neill,	Walsh,
Cleary,	Irwin, H. H.,	Peachey,	Watson,
Cochran,	Jackson,	Pennegar,	Wettach,
Collins,	Jones, E. E.,	Pennock,	Whitaker,
Conner,	Kaiser,	Perry, H. L.,	Whitman,
Conniff,	Kaufman,	Perry, S. J.,	Wildman,
Conrade,	Keegan,	Peters,	Williams,
Cox,	Keepert,	Piper,	
Currier,	Kenna,	Post,	
Curry,	Kennedy,	Price,	
Davis,	Kern,	Ramsey,	
DeFrees,	Kitts,	Redfield,	
Dickinson,	Klepper,		
Donahoe,			
Donnally,			

Down, Kuhns, E.G.M., Reese,
Dunn, H. B., Kuhn, H. F., Reeser,
Dunn, J. A., Lanius, Rex,
Ehrhardt, Latshaw, Rhoads,
Eichenberger, Lenker, Richards,
 Robinson,

Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
 Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2025 (Senate No. 883), entitled:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witnesses fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

On the question,

Will the House agree to the bill on third reading?

Mr. JOHN R. K. SCOTT. Mr. Speaker, I ask unanimous consent to insert amendments.

The SPEAKER. The amendments will be read for information.

The amendments were read by the Clerk as follows:

Amend sections 15, page 19, by striking out lines 83 to line 89 inclusive.

The SPEAKER. Will the House give unanimous consent? The Chair hears objections.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I move that the House go into Committee of the Whole for the purpose of amendment.

Mr. HEIDINGER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion.

Mr. JOHN R. K. SCOTT. Mr. Speaker, the importance of amending this bill will be apparent from reading the lines on page 19 of bill No. 883. There it provides for the bringing of witnesses before the Registration Commission for the purpose of either adding to or taking off names from the list. The provision is as follows:

"All witnesses summoned to appear before the Registration Commissioners shall be entitled to receive one dollar and fifty cents each per day as witness fees."

Then it proceeds, "payable by the person who serves the summons on said witness. The said witness fee must be paid to the person so summoned at the time of the service of the summons and if the person is obliged to appear before the registration commission on more than one day the said person so summoned must be paid the sum of one dollar and fifty cents per day before the day or days on which he is summoned to appear."

Now the amendment, if should prevail will read as follows:

"All witnesses summoned to appear before the Registration Commission shall be entitled to receive one dollar and fifty cents each per day as witness fee."

Or, in other words, that places these witnesses in the same position as other witnesses are now under the law. There is no question about the fixing of the amount of witness fee and that has heretofore brought about a great deal of trouble, particularly in one case in the district which is represented by Mr. Perry, where a great many were brought down improperly and no fees could be paid them. Now the law as here in this bill protects them by saying those witnesses are entitled to one dollar and a half, the same as witnesses summoned to appear in civil or criminal suits. Now, I take it that this bill as provided here goes beyond that. It does not alone protect the witness, but it protects that witness undoubtedly who is a fraud upon the assessors' list. If you will be compelled to make payment of the witness before he is summoned it will prevent citizens that see after frauds in the registration list, from bringing witnesses down

before the Registration Board for the purpose of getting this put in proper condition. Now I take it, gentlemen, that going into committee of the whole is the only means of having these amendments properly entered in the bill. To object to this amendment that is now offered, as the gentleman who is opposed to unanimous consent, I take it would put this House in a most peculiar position. There is no one can say that that provision that is now written into that bill as it now is written in, is for any other purpose than for the purpose of preventing absolutely carrying out the purposes of the court of justice. No man can be expected to come down before the Registration Board and bring down twenty or thirty witnesses, for the purpose of showing that there has been a large number of fraudulent names placed upon the registration list in his division if he has to pay out of his own pocket the one dollar and fifty cents for each one of those witnesses. But the law, as I offer the amendment, will be that those witnesses will be entitled to their money and they can recover their money from the county the same, as any witness who goes before a criminal court to testify as to the commission of crime and therefore I hope the House will sustain the motion to go into the Committee of the Whole for the purpose of having these amendments inserted.

Mr. RONEY. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I will.

Mr. RONEY. Mr. Speaker, I desire to inquire how the county would have to be responsible for the witnesses subpoenaed and how they would be bound to pay the one dollar and a half to each witness?

Mr. JOHN R. K. SCOTT. Mr. Speaker, by the same inherent right that applies to all courts of justice. There is no provision in the law other than the fixing of the amount of fee that the witness is entitled to, which is the same as the witness who is brought before the criminal court, and the only way the county is responsible is because the county is responsible for the carrying out of the justness of her laws and from that theory which arises from the common law, the witness could compel payment of witness fees. But as a further answer to the gentleman from Philadelphia, I will say that if the provision is put in here, as it is now, the county will not be responsible, but the citizens who want to deprive the list of fraudulent names will be responsible and the result will be that it will be a deterrent for the honest man who wants to clean up the registration list.

Mr. RONEY. Mr. Speaker, in answer to the gentleman from Philadelphia, I wish to state my position on the matter so that the House may act intelligently upon it. The amendments which were offered mean this: That the witnesses coming to the registration board would not get a penny. It is only proper that the men without means should have the dollar and a half for their services and they are not going to sue a police officer or a server of subpoenas without means. The various organizations in the city of Philadelphia who are striving for a purification of the ballot laws should be made to pay that dollar and a half to the poor man or woman who appears before the commission. I have seen a thousand people before that board and I dare say fifteen per cent. of them could not afford to lose their day's work. I have seen the attorney of the Committee of Seventy shooing them away when they made a demand for their day's wages. That is not proper nor fair. This amendment is simply to give to the witnesses the legal rate as in criminal or civil cases. The county would not be obliged to pay anything because in a criminal case where a number of witnesses are subpoenaed they are subpoenaed by the District Attorney, a county officer, and the county must pay for the witnesses. In this case there is no criminal action. The only reason that I say at this time that this amendment should not prevail is this: That I have seen a thousand people who were subpoenaed at their homes by a paper casually left at their home because that some person next door was challenged as to his right to register, and I have seen those witnesses, clamoring for their dollar and a half to which they were entitled. In cases where the right to register is challenged, the burden of proof is upon the man challenged to show that he has a right to stay on the registry list. If he perjures himself before the commissioner, then prosecute him. The reason why our election laws have been prostituted is because of the carelessness of those who should see that the election laws are enforced. In justice to the

poor man, this amendment should not prevail. That is my position in regard to this matter, but it is for the House in its wisdom to decide.

Mr. J. R. K. SCOTT. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Roney.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. RONEY. Yes, sir.

Mr. J. R. K. SCOTT. Prior to the act of 1906, known as the personal registration law, what was the number of votes cast at the election in your ward?

Mr. RONEY. I don't recall the number, but I remember always reading in the paper the next day with regret that my ward did not turn out as many votes as the Fourteenth, of which the gentleman from Philadelphia was the leader.

Mr. J. R. K. SCOTT. After the personal registration law went into effect, what fraction of vote in your ward compared to that prior to the enactment of the law was cast?

Mr. RONEY. I am sure at this time I cannot say. I know that my old ward, the Third ward, was still in the rear of the fourteenth in regard to the registration.

Mr. J. R. K. SCOTT. I desire to ask the gentleman that of these thousand witnesses that he speaks of were before the registration commission, of that list how many were from the Third ward?

Mr. RONEY. Mr. Speaker, I desire to say that of the cases contested in the Third ward fully fifty per cent. of the contests were dropped and the witnesses subpoenaed there were shooed away without their witness fees.

Mr. J. R. K. SCOTT. Mr. Speaker, the position taken by the gentleman from Philadelphia, standing as he does here as a member of the Republican delegation from Philadelphia, is not logical. What he says in reference to his ward and in reference to the ward that I now represent in this body he says truly. The Third ward and the Fourteenth ward did go up together and did go down together. We went up under the old system and down under the personal registration law. The enforcement of this law just now offered, this bill as it stands, is for the purpose of allowing the Third and Fourteenth wards to go up again, and the amendment that I have offered is for the purpose of keeping them down to what I contend to be the proper basis for any political party to be down to, that is down to the honest voters. Now, when he says about these witnesses that appeared before the registration board, I agree with him that a great number appeared before the registration commission, but when you come to take into consideration that the presence of those voters before the commission has reduced fraud in the city of Philadelphia to almost a minimum, and when you appreciate that young man who came out of obscurity in 1905 and took charge of the legal work of the Committee of Seventy and stood there as a prosecuting attorney to fight down frauds in the elections and stood for defeat after defeat and laughter after laughter and insult after insult until finally he forced his convictions on through the magistrate's office, on through the district attorney's office and defied a great political machine, he drove his shaft home and drove his convictions home and when you appreciate the fact that that man still stands fighting, you will appreciate the fact that this bill is drawn just for the one purpose of tying the hands of this young attorney on the Committee Thomas Reyburn White, from standing before the registration committee and striking fraudulent name after name from the registry list, then you will appreciate what this amendment is. Why should there be any difference so far as the witnesses that comes before the registration board, any difference from the witness who goes before the criminal courts and testifies to a crime. Why should there be any difference between the men who are compelled to come before the registration board and testify to fraudulent names contrary to the witness who must come before the civil courts and testify to an accident that befell his neighbor. They have no privilege, they cannot refuse to come unless the money is placed in their hands. They must come before the civil courts and they must come before the criminal courts, and how many cases, as the gentleman from Philadelphia knows, where he has summoned witnesses into court, as I have done and as every other lawyer has done to testify to the defense of some prisoner, when there was not the possibility of getting a penny, but they were compelled to come by the strength of the law. Mr. Speaker, if the law in its strength gives us the power to protect the liberty of one individual, why should we be deprived by the law of the right to protect the sanctity of the elec-

tion laws. There is no force nor no logic in what the gentleman from Philadelphia says. But knowing as I do his great integrity, and admiring as I do his clean thoughts, and knowing as I do his clean mind, I do not believe that he has analyzed more then the surface of the provisions of this bill. If you members will turn to page 22, you will find that this is carried on in lines 6 and 7, as follows:

"Unless his witness fees as provided by this act shall be paid to him in advance

You will find it is carried still further by this law that seems to protect the law.

Now, Mr. Speaker, what does that mean? Just as plain as though it was written in letters of red, it means that the padded lists ought to be protected. Now, I say that that is bad. Not only from the standpoint of a sense of justice but it is bad from the standpoint of a political organization. I stand here, as the gentleman from Philadelphia says, representing a ward in the City of Philadelphia. I from the City of Philadelphia, stand in my party council as the representative of a ward organization in their city committee and I am held responsible for the ward and I as a leader of that organization say that I don't want such a law to help me in my fight. I find that when I have to use legislation to give me political strength, when I must use subterfuge, when I must use unfair means for legislation, I drive self-respecting and free-thinking men from my support and that means that the same thing applies to the whole Republican party; and the great trouble with the leaders in our party is to-day that they don't appreciate that by slipping a small joker like this in a bill which will give them a few thousand votes in the big cities, it drives from them the support of men who want to be Republicans: who are honest; who look on their party with pride and who want to go along with their party but they are driven away with the nonsensical force of narrow and foolish selfishness of the political leaders of that party. Don't let us, Mr. Speaker, and members of this body, sanction such a course as this bill is offering by a refusal to go into committee of the whole. Therefore, Mr. Speaker, I call on this motion for the yeas and nays.

Mr. McNICHOL. Mr. Speaker, I have listened with considerable interest to my friend from Philadelphia, who has just concluded and I have been anxiously awaiting for him to mention the name of the man who has selected him as the megaphone, through which to speak to this House. But he has not presented that name. The gentleman from Philadelphia would have the gentlemen of this House put under the impression to believe that this is a bill to protect those men who would falsely register, when he knows that a man who falsely registers is subject to prosecution for false registration and perjury. The intent of this bill is to protect the interest of the poorer people of the communities from which they come who are harrassed year after year by being summoned into court to answer the summons of a body who has no standing as to the collection of the fees for witnesses services. We have seen in Philadelphia County election after election and the court rooms jammed with people who were called upon to answer the charge of being falsely registered. We have seen women brought who were summoned from the washtub and men who were compelled to stay away from their work and lose their day's money because they would have to come to the court room. To my personal knowledge, I know that men have lost their pay for those days to come into court and when they asked for witness fees, they could not get them. If you are interested in bringing a prosecution give him protection before you secure the services of a man to appear and he asks you for his one dollar and fifty cents compensation for the labor. I say by that law you would be able to have him secure it. That is no unreasonable demand made by the law and you should consider the service sufficient to pay him the \$1.50. This is for the purpose of compelling these men who at election after election have subpoenaed men and women to come into court and when they asked for witness fees, were laughed at and the women we have seen leaving court rooms shedding tears. They may have been called there from three to four days in succession and when they got through there would be no witness fees for them and this is something that we wish to remedy. The provision is a fixed purpose and fixes the responsibility of the man or the party who would summon witnesses into a court room so that the witness may

be paid for his service which is rendered and I ask you to vote down this amendment.

Mr. JOHN R. K. SCOTT. Mr. Speaker, the amendment I have offered does not include the collection of the witness fees. The provision left in the bill is the same as the law is now in every case. All witnesses summoned to appear before the registration board shall be in the same position in regard to witness fees.

Mr. O'NEILL. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. John R. K. Scott.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. JOHN R. K. SCOTT. Mr. Speaker, yes, sir.

Mr. O'NEILL. Mr. Speaker, I would like to know if when so many people were summoned to appear in court whether any of them were paid?

Mr. JOHN R. K. SCOTT. Mr. Speaker, I am not in a position to answer for all of them. I know those that were subpoenaed in cases in which I was interested, myself, were not paid. To proceed, I say the provision that is now offered on which we are satisfied to stand on this bill did not insist that there was to be in the bill a provision that the witness should receive a witness fee. The provision is left out here. Now, to remain in the bill places this witness in exactly the same position as though the witness was subpoenaed to come before a criminal court and is especially more analogous if he is subpoenaed to come before a civil court. Witnesses have been summoned to appear before a court as a witness; he looks to the complainant for the witness fee, and if the complainant is not financially responsible the witness gets no money. Would we write into law that no witness would be compelled to appear before the civil court in any damage suit until \$1.50 be agreed to be paid to the witness? Would there not be a cry that this was for the purpose of protecting corporations from damage suits? We say the witness shall be entitled to \$1.50 a day and we say that \$1.50 a day shall be paid by the persons who summon the witness and when it is not done the subpoena has no force. You cannot compel the recognition of the subpoena. I say it is bad to do that. This calls on the witness and is what the law contemplates. The old common law provided and has been interpreted that the witness may demand his fees. But here the attempt is to write it into the act of Assembly and preventing the bringing of a witness before the registration board. I think that the remarks of my friend from Philadelphia, Mr. McNichol, do not answer our argument. It does not answer our position. I don't find either myself or the other gentleman from Philadelphia, Mr. Roney, are correct, who say that the witnesses who appear from lodging houses were called from the central wards, from the great City of Philadelphia, that go to testify in many cases, as many as forty to one hundred and forty, possibly, and decide that they are not fraudulent. I take that our position is logical and that we should go into the committee of the whole and I ask for the yeas and nays.

Mr. McNICHOL. Mr. Speaker, so far as I am concerned, without any reflection on the gentleman who has just spoken, I will state that I come from a district that within its confines has no lodging house. There is no floating population. I do know that there were a number of witnesses summoned in these cases referred to—some one hundred and fifty names of the city, to be stricken from the list and the entire number with the exception of six, were abandoned. We know and my friend from Philadelphia knows, that in a contested election case, there is a bond given for the purpose of insuring the payment of witness fees. My friend is apprehensive that there is a joker in this bill for the purpose of protecting the organization. My friend's voice is raised against this bill and in protest of an organization that he has been so long connected with and that has favored him beyond measure. He comes before this House and would have you believe that he is a convert to a new condition and is ferreting out a condition that would open the eyes of the Commonwealth. He knows that the purpose of his remarks are aimed at on the floor of this House to-day is not to give us light or to discover a condition that would work a hardship, but that he may play to some new power that he has seen arising. I submit for the consideration of this House that personally, I believe there is not a man on the floor of this House who has a greater respect for the gentleman from Philadelphia

than myself. But I want to say to you gentlemen when he comes to a time of throwing away his old friends, I believe that he is making a mistake. I hope that you will not be carried away by any argument that he presents. This is a rightful bill that is here presented and we hope to carry it merely to protect the people from persecution.

Mr. ALLEN. Mr. Speaker, I have listened with a great deal of attention to all that has been said pro and con in relation to this bill, which seems to seek and find and affect first class cities only. By the provisions of the bill, it is clearly evident that it does not affect more than first class cities, in that it does affect second class cities as they are also included in the direct purpose of the bill. I have not the honor of coming either from a first class city or a second class city but I come from the rural districts, away from the turmoil and strife of political organizations where unfair means are used for the purpose of accomplishing election results. However, it appears to me that this bill is a bill that affects every member of this House and for this reason it effects his party. There is not a party on the floor of this House but has a resting place in first or second class cities. The good of a party is easily forgotten and is not usually called into the limelight. But the things it does are the things which affect its history and its future.

And finally, Mr. Speaker, at the very last moment, there might be some organization purposes sought by this bill. I believe that to be absolutely true and I shall briefly state why. In the first place, I believe that no member of this House has had any one come to them who has been imposed on to the extent of having given up his time without pay for the purpose of purifying the elections. I do not believe that any member of the House has had a complaint from anyone who has served in that respect. I take it, Mr. Speaker, that in a matter of this kind every one, as has been stated here, can be brought before the proper authorities for the purpose of striking off names under due legal process just as in civil and criminal processes, as has been suggested. Have you heard—of course you have—of people who complained of having served in civil cases without pay? Have you heard of people who served in criminal cases without pay? Certainly. In election cases, people serve without pay where names are attempted to be stricken off, who have complained. Doubtless there have been complaints. What is the real fact?? I might be subpoenaed, Mr. Speaker, I might be subpoenaed to strike off but one name, but if on the evidence which I should give before the proper authority a name has been stricken off, who is benefited? Not the one who is examined; not the one who called the attention to the fact that the name ought to be stricken off, but your party, whether it be Republican, Washington, Democratic, Prohibition, or what-not. Your party has been benefited and the people of the Commonwealth of Pennsylvania have been benefited for the reason that it is at least one more step toward purification. It is a duty, Mr. Speaker, that every member owes to his State. It is just the same duty that the man owes when he is drawn on a jury, to go and serve the people. Does the fact that the man goes and serves on a jury mean that he will serve without compensation. He goes and serves on the grand jury, for why? Because by his service he is doing his requirement as a citizen of the Commonwealth in protecting the interests of the Commonwealth the same as in appearing before a board for the purpose of striking off names, for the purpose of purification. In murder cases, a man may be called and the case may be dragged along two, three, four or five days or longer. And you subpoena your witness and there is no provision in this law whereby the court has to pay. Suppose a man refused to go and to serve in a case where a man's life or liberty is in jeopardy. But suppose he should in a case of this kind, it is not such a question as that. No, it is a question whether or not you consider your duty as a citizen of the Commonwealth of sufficient interest as that you should go there for the purpose of giving such evidence as you know to purify the law. Mr. Speaker, it does not affect only Philadelphia. It does not affect only first and second class cities. It affects every member of this House. It affects every one of the constituents whom you and I have the honor to represent. We have said, and our people have said, that they are for the purification of the ballot. It affects not only you, but it affects the entire Commonwealth. It affects the whole political party; it affects your neighbors; it affects every-

one in the Commonwealth of Pennsylvania. Do you seek to do your duty as a citizen. Do you bring complaint wherein you know there is absolute fraud? You must go down in your own clothes and do that which you would not be compelled to do in any civil proceeding which you would not be compelled to do to protect your interests in a criminal proceeding; you must go down in your clothes and guarantee the payment of the witness. I hope this House will take a sensible view of this matter and go into the committee of the whole and eliminate this obnoxious stuff from this bill.

Mr. J. J. CAMPBELL. Mr. Speaker, this will take away the independence of everyone. Those poor wash-women and those witnesses subpoenaed to come before registration boards would receive no compensation unless the person giving the information would go down in his own pocket and see that they were paid. I hope the House will go into the committee of the whole and accept the amendments.

Mr. RONEY. Mr. Speaker, I desire to say there is no analogy between a criminal proceeding and a complaint lodged with the registration commissioners. I desire further to state that if I believed there was any dishonest politics in this bill I would not support it, because I feel that in parties, as in individuals, when dishonesty creeps in it should be eliminated. Mr. Speaker, I consider myself in the main a party organization man, but I am only a party organization man in the sense that I reconcile the principles of my party with my own conscientious notions of what is right and just. And, Mr. Speaker, this amendment, I have read beyond the surface. I do not apologize for being ignorant of what this thing means. I think it is only a fair provision in the interest of the people who are called from their homes and their work and who should be given compensation for their lost time. Now, Mr. Speaker, I see the joker in this bill; I see the joker in the amendment proposed by the gentleman from Philadelphia which says witnesses subpoenaed shall be paid \$1.50 per day. By whom are they to be paid? By the nondescript process server who serves the subpoena and who has not a five-cent piece? You are familiar with those who went around Philadelphia serving subpoenas, in my ward, in your wards and in other parts of the city. You can provide in this law for the payment of witness fees. But, Mr. Speaker, do you upvide that the person who presents this complaint shall pay the witnesses? If that were done, then you can be satisfied that the complaints would all be made in good faith. I desire, further, Mr. Speaker, to call the attention of the House to the fact that the great, efficient police department of Philadelphia do this work for nothing. There is no police officer in Philadelphia who does not know every resident along his beat, and in every election in the last two campaigns the police of Philadelphia made a personal house to house canvass. What does that mean? It means that where you have a valid objection against a man you call the officer and call the man himself. The burden under the election law is on him to prove his right to register. But what happens in the City of Philadelphia? The citizens are casually and carelessly subpoenaed to come up and testify and if the registration proves to be false the name is stricken from the list. The witness is not paid, and the poor person who comes there in obedience to the subpoena goes away without pay. Now, I desire to say in conclusion, and I apologize to the House for taking up this much time in answer to the gentleman from Allegheny I have personally had twenty complaints from people who were brought to court and paid no money and told to go home the minute they showed their faces inside the registration commission's room. Mr. Speaker, I would not stand here for a minute and plead for anything that is dishonest. It is carelessly drawn and does not meet with my approval. Those notions which I have about honest politics I always had and always will have, and when I cannot go home with a clean political conscience as well as a clean personal conscience, then I want to be done with politics. I stand responsible for anything I have said, but what I have said is in the interest of pure registration. This is an opposition directed against a measure which is supposed to be supported by a number of representative organization men, and I want to say that the attorney for the Registration Commissioner, Thomas Reyburn White, who receives a salary for being attorney, never objected to me about this

bill. And if there is anything fraudulent in it, why did not he as the official spokesman for the registration commission, register his objections before this House. This opposition to-day only comes from a desire to make it appear that the Republican party stands for this joker.

Mr. BERGEY. Mr. Speaker, the unseen hand of a decaying political machine is clearly distinct in this bill. In the first place, the bill was too unclean for a member of the machine, in whose interest it was drawn, to handle. They gave it to a member of the Senate, who is a Democrat, to handle and on the face of that the Democratic organization of the City of Philadelphia is opposed to this measure and the Democratic organization of the State of Pennsylvania is opposed to this measure, and I contend that a bill which is too unclean for a decaying political machine to handle is too unclean for this House to adopt.

Mr. JOHN R. K. SCOTT. Mr. Speaker, one thought is suggested in reference to bringing the witnesses in, that you could subpoena the man whose name is on the list to have him assert his right to vote. The question of subpoenaing the man is not of so much importance. It is seldom that we have cause to strike off names of people who exist. It is the striking off of names of men who do not exist, where you cannot subpoena the men. That is the great evil that exists in the big cities.

Mr. RONEY. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. JOHN R. K. SCOTT. Certainly, Mr. Speaker.

Mr. RONEY. Mr. Speaker, does the gentleman know that when a person whose name is objected to refuses to appear, the Registration Board strikes his name from the list.

Mr. JOHN R. K. SCOTT. Mr. Speaker, no; I know just to the contrary. The burden is upon the contestant and no name will be stricken from the list without having affirmative evidence before the Registration Board.

Mr. RONEY. Mr. Speaker, I desire to say in answer to the gentleman from Philadelphia, and I personally was in the Registration Commissioners' room many, many times and saw it done hundreds of times, that when a person, against whom complaint is raised as to his right to register, does not appear, the burden being on him to prove his right to vote, his name is stricken from the list.

On the question recurring,

Will the House go into committee of the whole for the purpose of inserting the amendment proposed by the gentleman from Philadelphia, Mr. John R. K. Scott?

Mr. WALNUT. Mr. Speaker, I also propose to offer an amendment to this bill in one particular and I would therefore move as a substitute for the motion to go into the committee of the whole for the purpose of special amendment, a motion to go into committee of the whole for the purpose of general amendment.

Mr. JOHN R. K. SCOTT. Mr. Speaker, in making my motion to go into committee of the whole I did not specify special amendment, as I have another amendment myself to offer.

The SPEAKER. The Chair assumed it was for special amendment.

The question is,

Will the House go into committee of the whole for the purpose of general amendment?

The yeas and nays were required by Mr. JOHN R. K. SCOTT and Mr. S. B. SCOTT, and were as follows:

YEAS—106.

Allen,	Flynn,	Latshaw,	Rex,
Alworth,	Foster, J. D.,	Lenker,	Richards,
Baldwin, G. A.,	Geiser,	Letzkus,	Rockwell,
Benninger,	Gibson,	Light,	Runk,
Benson,	Glenn,	Lohr,	Savacool,
Bergey,	Goss,	Malie,	Scott, J. R. K.,
Bigger,	Grabe,	Martin,	Scott, S. B.,
Bittles,	Gramley,	Mather,	Shaffer, C. A.,
Blair, W. F.,	Heldinger,	Matt,	Shaffer, I. E.,
Bleloch,	Hemminger,	McAleer,	Showalter,
Body,	Hobbs,	McClintock,	Smith, J. W.,
Brosius,	Howard, R.,	McDermott,	Smith, L.,
Brownlee,	Humes,	McKay,	Snively,
Burnett,	Isler,	Mellott,	Snyder,
Caldwell,	Jackson,	Metzenbacher,	Steedle,
Campbell, C. M.,	Jones, E. E.,	Miller,	Steele,
Campbell, J. J.,	Jones, J. R.,	Moses,	Strauss,
Carson,	Kaiser,	Moulthrop,	Swift,

Cheeseman, Claycomb, Cochran, Davis, DeFrees, Donahoe, Donnelly, Dunn, H. B.,	Kaufman, Keegan, Kennedy, Kern, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius,	Mueser, Neely, Newbaker, Newton, Peachey, Pennock, Perry, H. L., Post, Redfield,	Trach, Walnut, Wettach, Whitman, Wilson, J. A., Wilson, W. H., Young, G. K., Alter, Speaker.
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NAYS—71.

Aron, Arthur, Baldwin, R. J., Bass, Bayle, Becker, Berntheisel, Brown, Carter, Cleary, Conner, Conrade, Cox, Currier, Curry, Dickinson, Dunn, J. A., Ehrhardt,	Eichenberger, Ely, Ewing, Forster, I. G., Gans, Geary, Gransback, Gray, Joseph, Hackett, Haggerty, Hess, Heyburn, Hibshman, Hoffman, Howard, J., Irwin, G. C., Keepert, Kenna,	Leslie, Lowers, Mannion, McAllister, McCaig, McNichol, Mechling, Missimer, Mitchell, Moore, Morrow, Murphy, Neel, O'Neill, Pennegar, Perry, S. J., Price, Rhoads,	Roney, Schaeffer, A. C., Schuck, Semmens, Sherwood, Spangler, Spillinger, Stein, Swartz, Thomas, Ulerich, Walsh, Walton, Whitaker, Wildman, Wiltbank, Young, J. H.,
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So the question was determined in the affirmative and the motion agreed to.

The SPEAKER. Will the gentleman from Tioga, Mr. Rockwell, take the Chair as Chairman of the committee of the whole?

Mr. ROCKWELL in the Chair.

Mr. ROCKWELL. The Committee of the Whole House having under consideration Senate Bill No. 883 for the purpose of amendment, the Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 16, page by 19, by striking out lines 83 to 89 inclusive.

On the question.

Will the Committee agree to the amendment?

The CHAIRMAN declared the Chair to be in doubt, Whereupon,

A division was called for, 90 voting in the affirmative and 67 in the negative,

And the question was determined in the affirmative and the amendment was agreed to.

Mr. J. R. K. SCOTT. Mr. Chairman, I desire to offer an amendment.

The CHAIRMAN. The Clerk will read the amendment.

The amendment was read as follows:

Amend section 18, line 6, page 22, by striking out from the word "unless" down to and including the word "advance" in line 7.

On the question.

Will the Committee agree to the amendment?

The CHAIRMAN declared the Chair in doubt.

Whereupon,

A division was called for, 91 voting in the affirmative and 67 in the negative,

And the question was declared in the affirmative and the amendment was agreed to.

Mr. McCLINTOCK. Mr. Chairman, I desire to offer an amendment.

The CHAIRMAN. The Clerk will read the amendment.

The amendment was read as follows:

Amend section 5, line 10, page 3, by striking out the word "general."

On the question.

Will the Committee agree to the amendment?

Mr. J. R. K. SCOTT. Mr. Chairman, before we go to a vote I should like to know what this amendment means.

POINT OF ORDER.

Mr. RONEY. Mr. Chairman, I rise to a point of order.

The CHAIRMAN. The gentleman will state his point.

Mr. RONEY. Mr. Chairman, my point of order is that all talk or debate is out of order and that there is nothing in order but the disposition of the question at issue.

The CHAIRMAN. The point of order is well taken.

QUESTION OF INFORMATION.

Mr. J. R. K. SCOTT. Mr. Chairman, I rise to a question of information.

The CHAIRMAN. The gentlemen will state his question.

POINT OF ORDER.

Mr. RONEY. Mr. Chairman, I rise to a point of order.

The CHAIRMAN. The gentleman will state his point.

Mr. RONEY. Mr. Chairman, my point of order is that a question of information is out of order.

The CHAIRMAN. The point of order is not well taken.

Mr. J. R. K. SCOTT. Mr. Chairman, I desire to ask the sponsor of this amendment whether or not it is the purpose of this amendment to change back from the general election to the preceding election as the basis upon which registrars are to be selected, because the amendment will simply undo what this bill has tried to do. Last session we had a question raised upon this bill—

POINT OF ORDER.

Mr. RONEY. Mr. Chairman, I rise to a point of order.

The CHAIRMAN. The gentleman will state his point.

Mr. RONEY. Mr. Chairman, my point of order is that the gentleman is debating the question.

The CHAIRMAN. The point of order would appear to be well taken.

Mr. J. R. K. SCOTT. Mr. Chairman, I ask for unanimous consent to discuss this amendment.

Mr. ARTHUR. Mr. Chairman, I object.

The CHAIRMAN. The Chair hears objection.

Mr. J. R. K. SCOTT. Mr. Chairman, inasmuch as many of the members have voted—

Mr. RONEY. Mr. Chairman, I object.

Mr. J. R. K. SCOTT. Mr. Chairman, I ask that the question be again put to the committee in order that they may know upon what they are voting.

The CHAIRMAN. There is nothing in order but the taking of the vote.

Mr. RONEY. Mr. Chairman, I rise to a point of order.

The CHAIRMAN. There is nothing before this House but the announcing of the vote; 95 gentlemen having voted in the affirmative and 88 in the negative,

The amendment is agreed to.

Mr. ALLEN. Mr. Chairman, I challenge the vote as announced from the Chair on the grounds that to my knowledge there were gentlemen who voted both yea and nay.

The CHAIRMAN. The Chair has no further responsibility in relation to this bill, as it has been announced.

Mr. ALLEN. Mr. Chairman, I call attention to the fact that the gentleman from Cumberland (which was afterwards corrected to the gentleman from Franklin) will announce to the Chair that he voted both ways and the gentleman cannot be recorded as voting both ways. To my knowledge there were more gentlemen who did the same thing. There were more gentlemen who voted than there are members on the floor of this House at this time. I insist upon my position. Further than that, if there be any merit, if there be any fairness on either side, either the proponents or the opponents of this measure, they want fairness and nothing more.

Mr. SEMMENS. Mr. Chairman, in case some gentlemen did vote both ways, it will not make any difference in the result of the vote.

Mr. ALLEN. Mr. Chairman, yes, sir, it would.

Mr. BURNETT. Mr. Chairman, it was stated by the gentleman from Allegheny, Mr. Allen, that the gentleman from Cumberland had voted on both sides. I desire to state that we have voted consistently on one side. We voted no.

Mr. ALLEN. Mr. Chairman, I want to correct that. I ought to have said the gentleman from Franklin.

Mr. HUMES. Mr. Speaker, I rise for information. I would like to inquire as to whether or not the challenge made by the gentleman from Allegheny, Mr. Allen, has been disposed of?

The CHAIRMAN. There was no record kept of the vote and there is no means of knowing how the gentleman voted.

Mr. ALLEN. Mr. Chairman, I suggest that the Chair announce in relation to the amendment offered by the gen-

tleman from Philadelphia, Mr. McClintock, that the question be reconsidered.

The CHAIRMAN. The Chair would announce that that motion will be in order after some other business has been transacted.

Mr. WALNUT. Mr. Chairman, I desire to offer an amendment.

The CHAIRMAN. The amendment will be read by the Clerk.

The Clerk then read the amendment as follows:

Amend section 7, line 51, inserting after the word "primaries" the following: "If such a statement shall be by law required as preliminary to the right to vote at such primary or primaries."

On the question,

Will the House agree to the amendment?

Mr. WALNUT. Mr. Chairman, I offer that amendment in view of the fact that the bill has not yet been before the House and it is certainly not yet approved by the Governor and in view of the fact that I think that amendment simply aims to make it provisional.

The amendment was agreed to.

Mr. HEIDINGER. Mr. Chairman, I move that the vote by which the amendment offered by the gentleman from Philadelphia, Mr. McClintock, was defeated, be reconsidered.

Mr. LANIUS. Mr. Chairman, I second the motion of the gentleman from Philadelphia, Mr. Heidinger, that the vote be reconsidered.

Mr. MCCLINTOCK. Mr. Chairman, before voting on the reconsideration of this vote, I desire to explain why I offered this amendment. Under the present law the electors are appointed for four years. This bill, without my amendment, makes the preceding general election in which there is a regular change, according to the vote, every two years.

Mr. JOHN R. K. SCOTT. Mr. Speaker, this amendment will accomplish an improper result. The law as it is now in the bill with the word "general" in it, was put in by the Elections Committee for this reason: That at the present time, the parties at the last election when their positions on the various election precincts are now entitled at this coming contest to the registrar, and upon this are entitled not only for the present election but in the future elections basing our selection of registrars on the general election. This amendment is now presented for the purpose of depriving them of that position to which they are entitled, and there is no political party that can gain anything upon legislative enactment or anything in the standing of the community on such a proposition. We stood here and forced through a registration bill against the protest of the communities and against the better judgment of many of us who stood here and put the bill upon the statute books in 1911 and what was the result? Did we get any benefit from any such legislation? No, instead of that we were not only condemned by the self-respecting members of the Republican party but we were rightly condemned by the self-respecting party men who told us that putting the bill through, under such legislation, didn't help in party work. This amendment now is just taking exactly the same position that we took the last time. The same proposition is embodied here as in the bill that we put through in 1911 session. Now, we stand upon the situation with the nerve to say as to a party, we will meet this proposition and we don't ask that any amendment shall strike out the word "general." This amendment that has been offered by the gentleman from Philadelphia, representing as he does, a portion of the Republican party from that city, I hope, Mr. Chairman, that this motion to reconsider the vote will prevail, so that after its approval we will vote on this amendment offered by the gentleman from Philadelphia, Mr. McClintock. It is surprising with what quickness, with what great force, those friends of mine who stood side by side with me two years ago and forced on the statute books the law I speak about, how quickly they have grabbed on to the new recruit and have taken to their bosom the gentleman from West Philadelphia with his little amendment, who is not familiar with its purport, but they know full well what it means.

Mr. MCCLINTOCK. Mr. Chairman, if the gentleman from Philadelphia was sincere in his remarks, he certainly must have met with a great reformation since he advocated the registration law of 1911. At that time he

advocated a bill and put it on the statute books that wiped out every division in Philadelphia that existed there previous to 1911. Now, it is a fact that we have some divisions in Philadelphia held by the Washington party and we could hold those divisions for four years under the present law, but I do not believe that the present existing law was ever fair and I condemned it and worked against it in the party platform. I said it was unfair and I say so today. I am not defending anything for political expediency. I am only advocating what I believe is fair and I believe the majority party in every division should have the naming of the registrars after every election. I believe that is fair to the citizens and to all concerned.

Mr. J. R. K. SCOTT. Mr. Chairman, what the gentleman says is to a very great extent true, that at the last session we put through a bill that took from the Keystone party their registrars and turned them over to the dominant parties, the Democratic Party and the Republican Party. And we did it because we thought it was a practical thing to do. Now, what was the result? We had three registrars left and the Keystone fellow we threw out. Instead of being a quiet, inoffensive young man, he became very active on the outside, and we found that instead of helping our party we had an army of active fellows in every division working against us. This amendment is to take from the Washington party registrar the place that he has earned by the last election and turn it over to the Keystone party. Now, what has become of the Keystone party down in Philadelphia? We don't find the Keystone people in the different divisions going around cross at the Republicans, nor do we find them passing them by on the street without seeing them. They seem to be extremely friendly and we find this condition to exist all the way up to the leaders. We find that the Keystone leaders are not quite so bitter now as they were then. For instance, I remember two years ago a couple of the Keystone men were up here and they got so obstreperous that the Speaker had to have one of them ejected from the floor of the House. The Keystone party would not be heard from were it not for the fact that on this floor representing the labor element is one of the strongest members who ever came to this House and who still calls himself a Keystoner, though as a matter of fact he is stronger in his advocating of the workmen of his community. And my friend from Philadelphia comes here, not as a Keystoner, but as he said, when he gave me his endorsement down in Philadelphia when I was a candidate for the high office of Speaker of this House, that he was an independent Republican. Now, as an independent Republican he has offered an amendment here, an amendment which will come back to haunt him. He speaks about my conduct on this floor two years ago. He speaks about my reformation. I will say to him, Mr. Speaker, that the law we put on the statute books, or helped to put on the statute books, taught me a great lesson. If you want political power, if you want political strength, you will not get it by any kind of legislative trickery. And when you go up to the crib and meet your leader and you ask him for the advancement that you feel your force and your work has earned for you, you are not going to get what you expected from those same leaders. And my young friend who comes here from Philadelphia, honest and forceful as he is, clean minded and pure hearted as he is, lovely in his home life, a most companionable young man, honest in his religion, he is today only being used and will find if he should be successful what is in store for him. When we move to reconsider his mistake, as we will, and when we defeat his amendment as we will, I hope, we are going to save him from himself. Why, Mr. Chairman, when he finds the gentlemen from the Philadelphia delegation surrounding him and protecting him from harm, he must remember that he is but a lamb and there are a few wolves around about, and he ought to take care of his hide. He won't be taken care of by those who are around him. Those we are going to leave, and we are going to press through.

Mr. PIPER. Mr. Chairman, for the second time during this session of the Legislature, I have had boquets thrown at me. I stand on the floor of this House today as I did two years ago, a member of a mongrel party. I was accused two years ago of being a mongrel on the floor of this House. Today I have the honor of receiving great appreciation from the man who called me a mongrel. I feel that while he might be a different man, he might also be

a different man two years hence. Why all these changes? Two years ago there was expressed by some of the best men that stood on the floor of this House and that tried to pass such legislation as he is advocating here, that it was going to be a mistake. The result has been a mistake. I do not know whether or not I will be advocating the interests of the Keystone party next election or whether I will be compelled to come out in the back of another movement that is going to give to the people of this State what rightfully belongs to them. Is it not true that at the ending days of this session some of the best legislation that could be drawn up, some of the best measures that could be presented in the interests of the people are being passed to one side? It will become necessary, probably, for a number of us to stand behind a movement that is going to give to the people of this State what they demand, even though it may be under another party name. And if that is the case, then I stand here solidly with my friend from West Philadelphia. I do not believe that he is making any mistake in his amendment. I believe the amendment is fair, and as some of the political parties believe that to the victors belong the spoils, so representation on a board of registration should come to the men who are with the majority in their division. I only hope that the members of this House will not sustain the motion to reconsider the vote by which this amendment was passed, but that they will stand loyally by their action in the first place.

Mr. RONEY. Mr. Chairman, I think the gentleman from Philadelphia has argued himself out of court. He argues that last session he made a mistake. He does not hesitate to say he made a mistake in insuring the Republican party to hold on to the registrars. If it was wrong last session to defeat the will of the majority in the various divisions of the city of Philadelphia, how, under any process of reasoning, does it become right now? Mr. Speaker, the amendment proposed by the gentleman from Philadelphia is eminently fair. Mr. Speaker, the thought expressed by the gentleman from Philadelphia is one worthy of attention. Suppose the workingmen of this State should rise in indignation at the treatment received at the hands of one branch of this Legislature and organize a workmen's rights party. Suppose in Philadelphia they should carry a majority of a division. Would they not be entitled to their representation on the board of registrars by reason of being in a majority party. Mr. Speaker, right is right and wrong is wrong and no argument and no reasoning, not all the work of the angels in Heaven could change it a single bit. If it was wrong last session it is wrong now.

But if to state the proposition in its cold naked truth that is an attempt to hold the advantage gained last session beyond the next election, and up until the next succeeding election, then vote against this amendment; but if the will of the majority is to prevail, if they were cheated at the last session, if my friend is repentant and contrite about the course he took last session, he cannot defend his position today. This amendment, as a matter of right, as a matter of fairness to the majority, should prevail.

Mr. JOHN R. K. SCOTT. Mr. Speaker, the position that is taken by the gentleman from Philadelphia, Mr. Roney, is absolutely wrong and illogical and a moment's reflection will see that even what he advocates cannot be met by this amendment. He says if the working people throughout the State should arise in their indignation of the treatment that they have received at this session of the legislature and they sought to rebuke the powers that were taking from them their means of doing that so far as the registrar is concerned—now let us see if we are. Next Fall's election will not be affected a particle by this amendment, whether it is general or preceding, because the parties of the next election. November election, which is a municipal election, will get their registrars based upon the vote of the last election, which was the presidential and the election that sent us here to this legislature, so this amendment affects nothing so far as the next election is concerned. Let us see now about the next election when the workingmen is to come up and rebuke the parties. Say in Philadelphia where there is not likely to be any great independent fight, where there are no local issues such as last election, there will be a great many divisions in which the local independent party will prevail, only local in its nature. Now, when the next election comes, the Fall election, which will be the election for United States Senator and the election of the Governor, when it comes to that position, where does Philadelphia base

these registrars for its independent party? Not on the fight that was the general election last November. That will all be crowded out, but on the small party that is in its City, the party that has but a local issue, possibly the party composing the Committee of One Hundred, which is going to press for the selection of mere councilmen in Philadelphia. Now, along comes the working man. He puts up a fight for United States Senator or for the Governor. Where does he get his vote polled from in Philadelphia? Where does he get his advocates registered in Philadelphia? Not advocated by having a representative of his party on that Board, but a representative of the local municipal party registering on that board that has no sympathy with him, that is now in sympathy with the powers that he seeks to strike down. It would be most illogical when the gentleman from Philadelphia says that I am repentant and attempting now to undo what we did last session. I say no. What we did last session was undone by the people. They came up and defeated us. This very legislation helped whip us. And now we have one other proposition coming from the gentleman from Philadelphia Mr. McClintock, with an amendment to take from the people that victory that they fairly won. No, I am not repentant, I do not stand in the position of a repentant. I stand here with my eyes open. I do not propose to lend myself to legislation that I think is wrong, not only from principle, but from what I have taught in practice. I say that this motion to reconsider should prevail and later we should vote down this amendment.

Mr. HUMES. Mr. Speaker, I want to call the attention of the House to one situation, that would arise if this amendment under consideration be incorporated. We have passed through this House a non-partisan election bill for municipal elections. If that bill becomes a law there will be absolutely no partisan vote upon which registration representation should be based in any municipal election. Consequently we would have elections—every other election that was held would be upon a basis that could not be used to compute the distribution of registrars in the State. I am surprised at the gentleman from Philadelphia that he should offer this amendment at this time, for this reason: That I was with him on a sub-committee on this bill and we sat upon this bill and on this subject for days and the gentleman was absolutely opposed to this legislation because he said it was a repetition of the ripper legislation of two years ago and we modified that ripper feature. The word "general" was inserted in the bill, and now the gentleman has a complete change of heart and comes on the floor advocating that very ripper legislation that he was opposing on that sub-committee.

Mr. MCCLINTOCK. Mr. Speaker, I would like to rise to correct an impression given to the House by the gentleman from Philadelphia, Mr. Scott. In the case of a new party in Philadelphia, after the next November election, the status of their registrars would be settled for the coming year. Now he indicated to this House that in case a new party was brought into being and held an election next Fall, that the registrars would be based on the last presidential election. That is a wrong impression given to the House. Under my amendment the registrars would be appointed according to the majority party in the division after every election.

On the question recurring.

Will the Committee of the Whole agree to reconsider the vote by which it adopted the amendment offered by the gentleman from Philadelphia, Mr. McClintock?

A division was called for, 90 voting in the affirmative and 73 in the negative, and the motion to reconsider was agreed to.

On the question recurring.

Will the House agree to the amendment offered by the gentleman from Philadelphia, Mr. McClintock.

Mr. JOHN R. K. SCOTT. This amendment should not prevail. It should be voted down.

Mr. WALNUT. Mr. Speaker, I was a member of the sub-committee that inserted this amendment in the bill. When that was done I had in my mind the fact that we would probably pass a non-partisan ballot and if there was a non-partisan bill passed, we would of course have no party designation at the year of the municipal election. We therefore could have no party representation for the selection of registrars for the next election. In view of the fact, however, that it appears to me that a non-partisan bill

will not pass, I am convinced that the proper time by which to fix the representation upon the board of registrars in each division is the last presidential election. During the last few years in Philadelphia, during my experience in politics, that scheme has always worked out better than any other that I can imagine in order to arrive at the result intended to be accomplished by the bill, and I therefore am in favor of the amendment.

Mr. JOHN R. K. SCOTT. Mr. Speaker, to allow the thought of the gentleman from Philadelphia, Mr. Walnut, to prevail, would be, as I said upon the question of reconsideration of the vote by which the amendment prevailed, would be to simply undo that which this bill provides to do, and that is to protect the independent movement. The gentleman from Philadelphia took the position that the last preceding election would do. That would be as I said a moment ago, merely to give to a body of properly interested citizens who are seeking the selection of proper councilmen, to have the appointing power of registrars of the next election, where the independent movement, state wide, should have the power of appointing those various registrars, and I hope that the amendment will not prevail and that the Committee will vote it down.

Mr. McNICHOL. Mr. Chairman, when it comes to a question of taking reform doctrine, I wish to state to the members of this House that I would rather take it from Henry Walnut than John R. K. Scott.

Mr. ALLEN. Mr. Chairman, I desire to interrogate the gentleman from Philadelphia.

The CHAIRMAN. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. McNICHOL. I will.

Mr. ALLEN. I desire to ask the gentleman if he were taking reform medicine, if he would take it in allopathic or homeopathic doses?

Mr. McNICHOL. If I were taking reform medicine, or medicine of any sort, I would seek out a physician of repute and not one of fakerism.

Mr. J. R. K. SCOTT. Mr. Chairman, I do not know whether the gentleman from Philadelphia in his levity, referred to the gentleman from Allegheny or myself. If he was referring to me, which more than likely he was, I would merely say to him that he has no sympathy—

POINT OF ORDER.

Mr. JOSEPH GRAY. Mr. Chairman, I rise to a point of order.

The CHAIRMAN. The gentleman will state his point of order.

Mr. JOSEPH GRAY. Mr. Chairman, my point of order is that the remarks of the gentleman from Philadelphia are out of order.

The CHAIRMAN. The point of order would appear to be well taken. The gentleman from Philadelphia will confine himself to the discussion of the amendment offered by the gentleman from Philadelphia, Mr. McClintock.

Mr. J. R. K. SCOTT. Do I understand the Chair to rule that the remarks made by the gentleman from Philadelphia, Mr. McNichol, cannot be answered by myself?

The CHAIRMAN. The gentleman's remarks, unless upon the amendment, would not be in order.

Mr. J. R. K. SCOTT. Mr. Chairman, am I to understand that the point of order raised by the gentleman from Cambria will prohibit me from answering the accusations and insinuations made by the gentleman from Philadelphia? That the position I take before this House is the position of a faker? If that is so, then I must stand silent before the remarks that came from one of my dearest friends. The gentleman from Philadelphia did not mention anybody's name—

The CHAIRMAN. The gentleman's remarks are out of order.

Mr. J. R. K. SCOTT. Mr. Chairman, do I understand the Chair to rule that I cannot answer the remarks made by a gentleman from Philadelphia who has claimed to be my friend and who when he came to the bar had no better friend than myself? I think it is my right as a member of this House, in case I cannot answer the remarks, to have a public withdrawal of the statement or a statement as to whether the remarks were made in seriousness or levity.

Mr. McNICHOL. Mr. Chairman, I would state for the

information of the Committee that I did not mention any names. I was asked the question whether I would take a dose from an allopath or a homeopath and I do not think that my friend should presume to put himself in either class when he was not referred to by name.

Mr. J. R. K. SCOTT. Mr. Chairman, I take it that I am entitled to a reply.

POINT OF ORDER.

Mr. JOSEPH GRAY. Mr. Chairman, I rise to a point of order.

The CHAIRMAN. The gentleman will state his point.

Mr. JOSEPH GRAY. Mr. Chairman, my point of order is that the gentleman is not talking on the question before the House and is therefore out of order.

The CHAIRMAN. The point of order is well taken and the gentleman will confine his remarks to the amendment offered.

Mr. J. R. K. SCOTT. Mr. Chairman, I take it that I am precluded from answering the gentleman. Possibly I am taking his remarks too seriously. I am informed by some of my friends that the remarks were made in levity. In reference, Mr. Chairman, to the remarks of the gentleman from Philadelphia in taking his medicine, so far as legislation is concerned, either from the gentleman from Philadelphia, Mr. Walnut, or myself, I answer that by saying that in using the statement of the Chairman of the Election Committee to aid in putting this amendment through is for the purpose of hiding the real issue. When he says that he will take the advice of the gentleman from Philadelphia, Mr. Walnut, rather than the advice of myself on this proposition, he does not answer that which I said this amendment meant. This amendment if it prevails is but depriving the independent party of standing upon its rights upon the registration board. I answer that he will take neither the advice of the gentleman from Philadelphia, Mr. Walnut, or myself. His advice does not come from the people on the floor of this House. His position on the floor of this House, as every vote of his will show, is that he takes advice from neither the reformers or those who have attempted to join the ranks of that which is honest in the House. And when he uses such expressions, saying that he will take his advice from a reformer rather than from one who is a fake reformer, I answer him by saying that he takes his advice from discredited organization leaders.

The CHAIRMAN. The Chair understands that the Senate has concurred in the resolution to adjourn the General Assembly at noon of the 26th. If this unsightly scene keeps up, some one's legislation is apt to suffer. The gentleman from Philadelphia, Mr. J. R. K. Scott, will continue.

Mr. J. R. K. SCOTT. Mr. Chairman, I will answer the remarks of the gentleman from Philadelphia by saying that he will not take his advice from either a reformer or as he said, a fake reformer, but that he takes his advice from discredited organization leaders, and that he takes this advice is shown by his every vote upon the floor of this House upon election matters.

The CHAIRMAN. The gentleman from Philadelphia, Mr. J. R. K. Scott, will confine his remarks upon the amendment or take his seat.

Mr. J. R. K. SCOTT. Mr. Chairman I will obey the order of the Chair and will confine my remarks to the amendment. In reply to the gentleman from Philadelphia who said that he was going to take his advice—

The CHAIRMAN. The Chair is of the opinion that the gentleman has proceeded far enough along that line.

Mr. J. R. K. SCOTT. Do I understand the Chair to say that my remarks upon the amendment have been out of order?

The CHAIRMAN. If the gentleman has anything further to say with reference, to the amendment, we will be glad to listen to him.

Mr. J. R. K. SCOTT. Do I understand the Chair to rule that my remarks are out of order? I do not want to transgress upon the Chair's ruling. Do I understand the Chair to rule that my remarks are out of order?

The CHAIRMAN. The Chair rules that if the gentleman has any further remarks to make upon the amendment he will be heard.

Mr. J. R. K. SCOTT. Mr. Chairman, I have discussed both the merits and the demerits of the amendment.

On the question recurring,

Will the House agree to the amendment?

The Chairman announced that the Chair was in doubt. Whereupon,

A division was called for, and 70 gentlemen having voted in the affirmative, and 93 in the negative, the question was determined in the negative and the amendment was not agreed to.

Mr. HUMES. Mr. Chairman, I move that the Committee of the Whole House rise and report back to the House.

Mr. MATT. Mr. Chairman, I second the motion.

The motion was agreed to.

The SPEAKER (George W. Alter) in the Chair.

Mr. ROCKWELL. Mr. Speaker, as Chairman of the Committee of the Whole House, I now report back to the House, Senate Bill No. 883 with amendments as inserted therein.

On the question,

Will the House agree to the report of the Committee of the Whole.

It was agreed to.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for final passage.

MOTION TO RECONSIDER VOTE.

Mr. GOSS. Mr. Speaker, I desire to offer a motion at this time.

The SPEAKER. The motion will be read by the Clerk.

The Clerk then read the motion as follows:

Moved by Mr. Goss, seconded by Mr. Perry, that the vote by which Senate Bill No. 1794, entitled:

An Act providing for the appointment of a commission to survey and ascertain the location of the route taken by George Washington and General Edward Braddock in their campaigns against the French in the years one thousand seven hundred fifty-three and one thousand seven hundred fifty-four and make a report thereon to the Governor of the Commonwealth of Pennsylvania in writing for publication authorizing the erection of certain tablets and making an appropriation for the payment of necessary assistance and expenses incurred in the field and office work of the same was defeated on final passage on June 25th, be reconsidered.

The SPEAKER. The question is on the adoption of the motion to reconsider.

Whereupon, a division was called for and 62 gentlemen voting in the affirmative and 73 in the negative,

The motion was not agreed to.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 183,

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property in thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to

the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments, which will be found on file folio 12007.

Mr. ALLEN. Mr. Speaker, the bill is not on the file.

The SPEAKER. Then the bill will have to remain upon the desk.

SENATE MESSAGE.

SENATE CONCURS IN RESOLUTION.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, June 10, 1913.

Resolved (if the Senate concur) That the General Assembly adjourn sine die on Thursday, June 26th, 1913, at twelve o'clock noon

The SPEAKER. Notwithstanding this concurrence, the Chair would advise members not to make definite arrangements for departing at that time.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 1442,

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reade township Cambria county

House Bill No. 1456,

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

House Bill No. 22,

An Act to provide for the erection of tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen infantry of Allentown Pennsylvania officially known as Company "G" Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 129,

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 526.

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary War

of Captain Philip's company of Colonel Piper's regiment murdered by Indians near Saxton in Bedford county Sunday July sixteen one thousand seven hundred and eighty

House Bill No. 208,

An Act to commemorate the heroism sacrifice and patriotism of the members of the one hundred and ninety-eighth regiment of Pennsylvania volunteer infantry at the battles of Popular Grove Church Hatches Run Lewis Farm Gravely Run Five Forks and at Appotomatox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

House Bill No. 2085,

An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

House Bill No. 786,

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

House Bill No. 782,

An Act making an appropriation to carry out the laws of this Commonwealth relative to the supervision construction maintenance and repair of township roads in second class townships

House Bill No. 2233,

An Act making an appropriation to the several fire companies in the City of Harrisburg

House Bill No. 1733,

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown Borough in Dauphin county and making an appropriation therefor

House Bill No. 19,

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

House Bill No. 1315,

An Act making an appropriation to the trustees of the State Hospital for Criminal Insane at Fairview Wayne county and authorizing the board of trustees to perform certain work of construction in connection therewith

House Bill No. 1505,

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

House Bill No. 1502,

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

House Bill No. 1511,

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland county and providing a suitable memorial to the pioneer settlers of the Cumberland Valley

House Bill No. 1188,

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mount Vernon Cemetery located in Elizabeth township Allegheny county Pennsylvania to the memory of the soldiers of the Civil War of

Elizabeth township Allegheny county providing for a commission to carry the same into effect and making an appropriation therefor

House Bill No. 902,

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

House Bill No. 673,

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

with information that the Senate has passed the same without amendments.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows:

In the Senate, June 25, 1913.

Resolved (if the House of Representatives concur), That Senate Bill No. 1280, entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof be recalled from the Governor for the purpose of amendment.

The SPEAKER. The question is on the concurrence of the House in the resolution.

The resolution was concurred in.

Ordered. That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives numbered as follows:

CONCURRENT RESOLUTION NO. 25.

Providing for the appointment of a joint committee of the Senate and House of Representatives to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly transact their business within this Commonwealth with full power and authority to administer oaths and compel the attendance of persons and the production of books and papers to issue all necessary process to employ counsel and other necessary officers and employees and to report its findings and recommendations

Whereas the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly shall transact their business within this Commonwealth and safeguard the interests of their policy-holders is not provided for or regulated by statute and

Whereas the companies engaged in these particular branches of life insurance depend mainly upon the poor classes for their support and

Whereas the business in infantile and industrial life insurance has grown to such proportions that the manner in which the same is transacted within this Commonwealth should be investigated so that if necessary the manner of conducting such business and the safeguarding of the interests of such policy-holders may be regulated by statute therefore be it

Resolved (if the Senate concur), That the President pro tempore of the Senate shall appoint three Senators and the Speaker of the House of Representatives shall appoint three of its members and the six shall appoint a citizen of Pennsylvania with a complete knowledge of life insurance who shall constitute a joint committee whose duty it shall be to investigate the manner in which life insurance companies authorized to conduct business within the Commonwealth of Pennsylvania and issuing infantile and industrial policies upon which the premium is payable either weekly or monthly transact their business within the Commonwealth of Pennsylvania and make report of its findings to the next Legislature and if necessary recommend such bill or bills as in its judgment may be necessary and requisite to regulate and prescribe the manner in which life insurance companies issuing infantile and industrial policies shall transact their business within the Commonwealth of Pennsylvania and safeguard the interests of their policy-holders Said committee

shall have power to elect its own chairman to sit after the adjournment of the Legislature to administer oaths and compel the attendance of persons and the production of books and papers to issue all necessary process to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties but its expenditures shall be limited to the amount provided therefor in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said committee

Said committee shall make a full report in writing to the Governor of the Commonwealth of its findings which such recommendations and draft of such bill or bills as in its judgment may be necessary three months prior to the meeting of the General Assembly in the Session of one thousand nine hundred and fifteen

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, June 25, 1913.
Resolved (if the Senate concur), That House Bill No. 1293, entitled:

An Act creating the office of commissioner of municipal lighting in boroughs of this Commonwealth providing for the election of such commissioner and prescribing his powers and duties which was recalled from the Governor for the purpose of amendment be returned to the Governor without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1623,

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

with the information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

The SPEAKER. The Clerk will read the amendment.
The amendment was then read by the Clerk as follows:

Amend the title, line one, by striking out the words "of five hundred thousand dollars" Also by striking out the figures "\$500,000"

Also amend section one, line 8, by striking out the word "said" and inserting in lieu thereof the word "county."

On the question,

Will the House agree to the amendments of the Senate?
Mr. JAMES A. DUNN. Mr. Speaker, I ask that the House concur in the amendments of the Senate.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—119.

Allen,	Curry,	Isler,	Richards,
Alworth,	DeFrees,	Irwin, G. C.,	Roney,
Ambler,	Dickinson,	Kaiser,	Sassaman,
Aron,	Donahoe,	Keeper,	Schaeffer, A. C.,
Arthur,	Down,	Kennedy,	Schuck,
Baldwin, R. J.,	Dunn, H. B.,	Klepper,	Scott, S. B.,
Barner,	Dunn, J. A.,	Kuhn, H. P.,	Semmens,
Bass,	Ehrhardt,	Kuhns, E. G. M.,	Sherwood,
Bayle,	Eichenberger,	Lanius,	Smith, L.,
Becker,	Ely,	Lowery,	Spangler,
Benninger,	Ewing,	Mannion,	Spillinger,
Bergey,	Forster, I. G.,	McAleer,	Steele,
Bigger,	Foster, J. D.,	McAllister,	Stein,
Bittles,	Gans,	McCaig,	Stone,
Blair, W. A.,	Geary,	McClintock,	Strauss,
Blair, W. F.,	Geiser,	McNichol,	Swartz,
Body,	Gibson,	Mechling,	Swift,
Brosius,	Gramley,	Missimer,	Thomas,
Brown,	Gray, Joseph,	Mitchell,	Ulman,
Brownlee,	Hackett,	Moore,	Walsh,
Carson,	Haggerty,	Morrow,	Watson,
Carter,	Heidinger,	Murphy,	Whitaker,
Cheeseman,	Hemminger,	Neel,	Wildman,
Cleary,	Heyburn,	Neely,	Wilson, J. H.,
Cochran,	Hibshman,	O'Neill,	Wilson, W. H.,
Collins,	Hobbs,	Perry, S. J.,	Wiltbank,
Conner,	Hoffman,	Redfield,	Young, G. K.,
Conrade,	Howard, J.,	Reese,	Young, J. H.,
Cox,	Howard, R.,	Rhoads,	Zimmerman,
Currier,	Humes,		Alter,

Speaker.

NAYS—22.

Benson,	Lohr,	Metzenbacher,	Rockwell,
Glenn,	Mather,	Musser,	Shaffer, I. E.,
Grabe,	Matt,	Newbaker,	Smith, J. W.,
Jones, J. R.,	McDermott,	Post,	Trach,
Latshaw,	McKay,	Price,	Ulerich,
Lenker,	Mellott,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGES.

AMENDED HOUSE BILLS RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1127.

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

with information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 4, strike out "thirty-five" and insert "eighty-five;" same line strike out "\$35,000" and insert "\$85,000"

After line 11 insert the following:

"For the purpose of reconstruction of present buildings the sum of fifty thousand dollars (\$50,000)"

On the question,

Will the House concur in the amendments of the Senate.

Mr. J. R. K. SCOTT. Mr. Speaker, the amendments are satisfactory.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Eichenberger,	Lenker,	Richards,
Allen,	Ely,	Leslie,	Robinson,
Alworth,	Ewing,	Light,	Rockwell,
Ambler,	Flynn,	Lohr,	Roney,
Aron,	Forster, I. G.,	Lowery,	Rothenberger,
Arthur,	Foster, J. D.,	Malle,	Runk,
Baldwin, G. A.,	Frey,	Mannion,	Sassaman,
Baldwin, R. J.,	Gans,	Martin,	Savacool,
Barner,	Geary,	Mather,	Schaeffer, A. C.,
Bass,	Geiser,	Matt,	Schuck,
Bayle,	Gibson,	McAleer,	Scott, J. R. K.,
Becker,	Glenn,	McAllister,	Scott, S. B.,
Benninger,	Good,	McArdle,	Semmens,
Benson,	Goss,	McCaig,	Shaffer, C. A.,
Bergey,	Grabe,	McClintock,	Shaffer, I. E.,
Berntheizel,	Gramley,	McDermott,	Sherwood,
Bigger,	Gransback,	McKay,	Showalter,
Bittles,	Gray, Frank,	McNichol,	Smith, J. W.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. F.,	Hackett,	Mellott,	Snyder,
Bleloch,	Haggerty,	Metzenbacher,	Snively,
Body,	Heidinger,	Miller,	Spangler,
Brosius,	Hemminger,	Missimer,	Speiser,
Brown,	Herman,	Mitchell,	Spillinger,
Brownlee,	Hess,	Moore,	Steele,
Burnett,	Heyburn,	Morrow,	Stein,
Caldwell,	Hibshman,	Moses,	Steele,
Campbell, C. M.,	Hobbs,	Moulthrop,	Stone,
Campbell, J. J.,	Hoffman,	Murphy,	Strauss,
Carson,	Howard, J.,	Musser,	Swartz,
Carter,	Howard, R.,	Neel,	Swift,
Cheeseman,	Humes,	Neely,	Thomas,
Claycomb,	Isler,	Newbaker,	Trach,
Cleary,	Irwin, G. C.,	Newton,	Ulerich,
Cochran,	Irwin, H. H.,	North,	Ulman,
Collins,	Jackson,	O'Neill,	Walnut,
Conner,	Jones, E. E.,	Peachey,	Walsh,
Conniff,	Jones, J. R.,	Pennegar,	Walton,
Conrade,	Kaiser,	Pennock,	Watson,
Cox,	Kaufman,	Perry, H. L.,	Wettach,
Currier,	Keegan,	Perry, S. J.,	Whitaker,
Curry,	Keeper,	Peters,	Whitman,
Davis,	Kenna,	Piper,	Wildman,
DeFrees,	Kennedy,	Post,	Williams,
Dickinson,	Kern,	Price,	Wilson, J. H.,
Donahoe,	Kitts,	Ramsey,	Wilson, W. H.,
Donnelly,	Klepper,	Redfield,	Wiltbank,
Down,	Kuhn, H. P.,	Reese,	Young, G. K.,
Dunn, H. B.,	Kuhns, E. G. M.,	Reeser,	Young, J. H.,
Dunn, J. A.,	Lanius,	Rex,	Zimmerman,
Ehrhardt,	Latshaw,	Rhoads,	Alter,

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 374.

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 9, strike out "eighty" and insert "one hundred"

Line 10, strike out "\$80,000" and insert "\$100,000"

On the question.

Will the House concur in the amendments of the Senate?

Mr. BASS. Mr. Speaker, the amendments are satisfactory.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Eichenberger,	Lenker,	Richards,
Allen,	Ely,	Letzkus,	Robinson,
Alworth,	Ewing,	Light,	Rockwell,
Ambler,	Flynn,	Lohr,	Roney,
Aron,	Forster, I. G.,	Lowers,	Rothenberger,
Arthur,	Foster, J. D.,	Malle,	Runk,
Baldwin, G. A.,	Frey,	Mannion,	Sassaman,
Baldwin, R. J.,	Gans,	Martin,	Savacool,
Barner,	Geary,	Mather,	Schaeffer, A. C.
Bass,	Geiser,	Matt,	Schuck,
Bayle,	Gibson,	McAleer,	Scott, J. R. K.,
Becker,	Glenn,	McAllister,	Scott, S. B.,
Benninger,	Good,	McArdle,	Semmens,
Benson,	Goss,	McCaig,	Shaffer, C. A.,
Bergey,	Grabe,	McClintock,	Shaffer, I. E.,
Berntheisel,	Gramley,	McDermott,	Sherwood,
Bigger,	Gransback,	McKay,	Showalter,
Bittles,	Gray, Frank,	McNichol,	Smith, J. W.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. F.,	Hackett,	Mellott,	Snively,
Bleloch,	Haggerty,	Metzenbacher,	Snyder,
Body,	Heldinger,	Miller,	Spangler,
Brosius,	Hemminger,	Missimer,	Spillinger,
Brown,	Herman,	Mitchell,	Steele,
Brownlee,	Hess,	Moore,	Stein,
Burnett,	Heyburn,	Morrow,	Stene,
Caldwell,	Hibshman,	Moses,	Strauss,
Campbell, C. M.,	Hobbs,	Moulthrop,	Swartz,
Campbell, J. J.,	Hoffman,	Murphy,	Swift,
Carson,	Howard, J.,	Musser,	Thomas,
Carter,	Howard, R.,	Newbaker,	Trach,
Cheeseman,	Humes,	Neel,	Ulerich,
Claycomb,	Isler,	Neely,	Ulman,
Cleary,	Irwin, G. C.,	Newton,	Walnut,
Cochran,	Irwin, H. H.,	North,	Walsh,
Collins,	Jackson,	O'Neill,	Walton,
Conner,	Jones, E. E.,	Peachey,	Watson,
Conniff,	Jones, J. R.,	Pennegar,	Wattach,
Conrade,	Kaiser,	Pennock,	Whitaker,
Cox,	Kaufman,	Perry, H. L.,	Whitman,
Ehrhardt,	Keegan,	Perry, S. J.,	Wildman,
Currier,	Keepport,	Peters,	Williams,
Curry,	Kenna,	Piper,	Wilson, J. H.,
Davis,	Kennedy,	Post,	Wilson, W. H.,
DeFrees,	Kern,	Price,	Wiltbank,
Dickinson,	Kitts,	Ramsey,	Young, G. K.,
Donahoe,	Klepper,	Redfield,	Young, J. H.,
Donnelly,	Kuhn, H. P.,	Reese,	Zimmerman,
Down,	Kuhns, E. G. M.,	Reeser,	Alter,
Dunn, H. R.,	Lanius,	Rex,	
Dunn, J. A.,	Latshaw,	Rhoads,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, that the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1428.

An Act to establish a State village for feeble-minded women providing for the appointment of board managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto

of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one thousand nine hundred and fifteen

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 11, line 1, strike out "twenty" and insert "fifty"
Section 11, line 2, strike out "\$20,000.00" and insert "\$50,000.00"

On the question,

Will the House concur in the amendments?

Mr. AMBLER. Mr. Speaker, the amendments are satisfactory.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Eichenberger,	Leslie,	Robinson,
Allen,	Ewing,	Letzkus,	Rockwell,
Alworth,	Flynn,	Light,	Roney,
Ambler,	Forster, I. G.,	Lohr,	Rothenberger,
Aron,	Foster, J. D.,	Lowers,	Runk,
Arthur,	Frey,	Malle,	Sassaman,
Baldwin, G. A.,	Gans,	Mannion,	Savacool,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.
Barner,	Geiser,	Mather,	Schuck,
Bass,	Gibson,	Matt,	Scott, J. R. K.,
Bayle,	Glenn,	McAleer,	Scott, S. B.,
Becker,	Good,	McAllister,	Semmens,
Benninger,	Goss,	McArdle,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheisel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snively,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bleloch,	Heldinger,	Miller,	Spangler,
Body,	Hemminger,	Missimer,	Spillinger,
Brosius,	Herman,	Mitchell,	Steele,
Brown,	Hess,	Moore,	Stein,
Brownlee,	Heyburn,	Morrow,	Stene,
Burnett,	Hibshman,	Moses,	Strauss,
Caldwell,	Hobbs,	Moulthrop,	Swartz,
Campbell, C. M.,	Hoffman,	Murphy,	Swift,
Campbell, J. J.,	Howard, J.,	Musser,	Thomas,
Carson,	Howard, R.,	Neel,	Trach,
Carter,	Humes,	Neely,	Ulerich,
Cheeseman,	Isler,	Newton,	Ulman,
Claycomb,	Irwin, G. C.,	North,	Walnut,
Cleary,	Irwin, H. H.,	O'Neill,	Walsh,
Cochran,	Jackson,	Peachey,	Walton,
Collins,	Jones, E. E.,	Pennegar,	Watson,
Conner,	Jones, J. R.,	Pennock,	Wattach,
Conniff,	Kaiser,	Perry, H. L.,	Whitaker,
Conrade,	Kaufman,	Perry, S. J.,	Whitman,
Cox,	Keegan,	Peters,	Wildman,
Ehrhardt,	Keepport,	Piper,	Williams,
Currier,	Kenna,	Post,	Wilson, J. H.,
Curry,	Kennedy,	Price,	Wilson, W. H.,
Davis,	Kern,	Ramsey,	Wiltbank,
DeFrees,	Kitts,	Redfield,	Young, G. K.,
Dickinson,	Klepper,	Reese,	Young, J. H.,
Donahoe,	Kuhn, H. P.,	Reeser,	Zimmerman,
Donnelly,	Kuhns, E. G. M.,	Rex,	Alter,
Down,	Lanius,	Rhoads,	
Dunn, H. R.,	Latshaw,		
Dunn, J. A.,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1408.

An Act fixing the compensation of the reading clerks of the Senate and House of Representatives and the journal clerk of the Senate

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 4, after the words "act the" insert "journal and"

Line 5, strike out "clerk" and insert "clerks;" same line, before the words "the House" insert "the Senate and"

Line 10, after the word "said" insert "journal and "
 Line 10, after the word "reading" insert "clerks"
 Line 11, strike out the word "clerk"
 Line 11, strike out the word "officer" and insert "officers"

On the question,

Will the House concur in the amendments of the Senate?

Mr. HUMES. Mr. Speaker, I move that the House do non-concur in the amendments of the Senate.

Mr. ROCKWELL. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. STEIN. Mr. Speaker, I would ask my good friend from Crawford to withdraw his motion because the amendment as it stands here is very small. The bill as now before us is practically the same as when we passed it, except that one or two Senate Clerks were added. If this bill is not agreed to now, it will be defeated for this session. The gentlemen know the purpose of the bill; it is for the benefit of the reading clerks. It is to give them a little extra compensation for the remainder of the term. I therefore ask my colleague to withdraw his motion or else I will ask the House to vote it down.

Mr. HUMES. Mr. Speaker, it is not my desire to interfere in any way with the effort that has been made to compensate the reading clerk of the House, but when the Senate will undertake in this way to raise the salaries of their employees who are not entitled to the raise, I say that the responsibility rests upon us to non-concur in their amendments or that they should recede from their amendments and that we are only besmirching ourselves when we acquiesce in their unwarranted amendment. The Senate and House, if they desire to compensate their reading clerks, can do so, it is not necessary for them to add employees to the bill that are not entitled to the increase which the amendments give them. I insist upon my motion to non-concur and I trust the House will vote to sustain the motion.

POINT OF ORDER.

Mr. ROCKWELL. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point.

Mr. ROCKWELL. Mr. Speaker, the bill is unconstitutional. I would cite to the House Section 11 of Article III of the Constitution of Pennsylvania, which reads as follows: "No bill shall be passed giving any extra compensation to any public officer, servant, employee, agent or contractor, after services shall have been rendered or contract made, nor providing for the payment of any claim against the Commonwealth without previous authority of law." This bill seeks to raise the salary of the Journal Clerk and Reading Clerk and provides for compensation for services already rendered. Therefore the bill is unconstitutional.

Mr. STEIN. Mr. Speaker, I take it that my friend from Tioga is mistaken in his view of the bill, because the change which the Senate made is precisely in line with the action of the House.

At the time that this bill was in committee we looked into the question of its constitutionality very thoroughly and it was determined at the outset I believe by an opinion from the Attorney General—though I may be mistaken—but at least by the opinion of all the constitutional lawyers, including my friend Jones, that it was constitutional and therefore if Jones says it was constitutional, Rockwell must be mistaken.

Mr. ROCKWELL. Mr. Speaker, I think the gentleman from Allegheny is entirely mistaken. I do not recall that the question of the constitutionality was up when the bill passed this House.

The SPEAKER. The point of constitutionality is scarcely in order upon the motion to non-concur in the Senate amendments.

Mr. ROCKWELL. Mr. Speaker, it is after the House has passed upon the non-concurrence and then if it is necessary I will raise the question again.

On the question recurring,

Will the House concur in the amendments made by the Senate.

The Chair declared itself in doubt.

Whereupon a rising vote was taken, 68 voting in the

affirmative and 59 in the negative and the amendments were non-concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1383.

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in one thousand nine hundred and fifteen to celebrate the completion and opening of the Panama Canal and the Four Hundredth Anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Amend section one, line 4, by striking out "three hundred thousand dollars (\$300,000)" and inserting in lieu thereof the following: "four hundred and fifty thousand dollars (\$450,000)"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. MATT. Mr. Speaker, I move that we non-concur in the amendments.

Mr. Steele. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2223 (Senate No. 1572) entitled:

An Act defining milk and milk food products and regulating the production storage transportation and sale thereof providing for a milk hygiene service under the direction of the State Livestock Sanitary Board providing for the examination of milk and milk food products and premises and equipment where and whereby milk and milk food products are produced prepared stores transported or sold vesting certain powers in and imposing certain duties on local boards of health and providing penalty for violation of this act

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

BILL STRICKEN FROM CALENDAR.

Mr. KUHNS. Mr. Speaker here is another milk bill, a duplication of the same kind that were defeated on the floor of this House during this session. This here is very much the same as the last one we defeated a few weeks ago and it seems as though the same bill was drawn up on the other side, passed and sent over. It attempts to show that we want to do away with the duplication of inspection, but if you read on page five, it says that we shall have no duplicate work of the milk hygiene service of the State Livestock Sanitary Board, but still it says that they may make a duplicate inspection when necessary in the opinion of the Department of Health. Well I don't think that they have very many inspections without their opinion. Further on in the bill on page five, you will find that the inspectors appointed by the cities and boroughs and the townships of the first class will make no duplicate inspection of the State Livestock Sanitary Board excepting when in their opinion it is necessary. Well they never want to inspect any cow without opinions for doing so. So there is no change there at all. As far as the rest of the bill is concerned, it is exactly the same as the other, and on that ground I think those gentlemen in the House who are interested in keeping down the price of milk, should vote with me when I move that this bill be stricken from the Calendar, to save time.

Mr. BENNINGER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. FORSTER. Mr. Speaker, I ask the gentlemen of the House not to strike this bill off the Calendar, because it is a good bill, and I think every man has a right to vote on it. Just because every bill of this kind that is up is connected with the State Livestock Sanitary Board, it seems to invite an attack, and I ask the gentlemen not to support this motion, but to vote on the bill. It is the first time I have asked any favor of the House.

Mr. HUMES. Mr. Speaker, the gentleman from Lehigh a few moments ago referred to the last bill before this House. It was a bill that I was the sponsor for and the imputation that that bill was not a meritorious measure is distinctly ill founded, when he said that bill is like the bill before the House now. I want to go on record now as saying that this bill is not like that bill. Under that bill duplication of inspection was prevented and this bill is a bill similar in every particular, excepting for the ninth section, to the bill which I introduced; but it leaves the duplication of inspection to the discretion of the local Board of Health and for that reason the one and only real meritorious feature of the bill that was defeated before is not in this bill, and consequently this bill stands without a single meritorious feature in it, and I think we might as well stike it off the Calendar to save time.

Mr. PEACHEY. Mr. Speaker, this is another one of those milk bills that I look upon with more or less suspicion because I agree with the gentleman from Crawford, that it duplicates some things that we don't want duplicated. The thought that I want to present is this, that there is nothing explicit in it. They don't just say what they should say and it makes a hardship upon the man who produces the milk, and whenever you put a hardship upon the man who produces milk, you put a hardship upon the man who consumes the milk, because he must pay for it. Then there is another thing here in the latter part of the bill, in section 15. It says "It shall be unlawful for any person to use any vessel used as a container of milk or milk food products, for any purpose whatever except as a container for milk and milk food products." Therefore you cannot use it for anything else except for milk. That is another provision I do not like. This bill has some good features in it, as all bills have. It is a compromise of the good and the bad and there is just enough bad in it to condemn it for me and I shall vote against it.

On the question recurring,

Will the House agree to the motion to strike the bill from the Calendar?

The Chair declared itself in doubt,

Whereupon a division was called for, and 76 voting in the affirmative and 48 in the negative, the motion was agreed to and the bill stricken from the Calendar.

AMENDED HOUSE BILL FOR CONCURRENCE.

The SPEAKER. The Chair desires to announce to the House a number of bills with Senate amendments, which have come over to the House for concurrence. It has been the practice to put these bills on the Calendar of the following day. This is scarcely practicable at this time. So the Chair desires to announce these bills with their file folios in order that members may make memorandum and by and by they will be laid before the House.

House Bill 1458, file folio 11907.

House Bill 197, file folio 11937.

House Bill 1469, file folio 11967.

House Bill 888, file folio 12125.

House Bill 1989, file folio 11949.

House Bill 532, file folio 11433.

Perhaps some of these bills are not on the files, but they will be placed on the files during the recess; and the file folio of the Utilities Bill, House Bill No. 183, is 12007.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2213 (Senate No. 1790) entitled:

"An Act to amend the fourteenth section of an act entitled 'An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act' approved the first day

of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass breakage upon the mutual plan

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Allen,	Ehrhardt,	Mannion,	Schuck,
Ambler,	Eichenberger,	Martin,	Scott, J. R. K.,
Aron,	Ely,	Mather,	Scott, S. B.,
Arthur,	Ewing,	McAleer,	Semmens,
Baldwin, R. J.,	Flynn,	McAllister,	Shaffer, C. A.,
Barner,	Forster, I. G.,	McCaig,	Shaffer, I. E.,
Bayle,	Foster, J. D.,	McDermott,	Showalter,
Becker,	Gans,	McNichol,	Smith, J. W.,
Benson,	Geary,	Miller,	Smith, L.,
Bergey,	Geiser,	Missimer,	Snively,
Bigger,	Gibson,	Mitchell,	Snyder,
Bittles,	Gramley,	Moore,	Spangler,
Blair, W. A.,	Gransback,	Morrow,	Spillinger,
Body,	Gray, Joseph,	Moses,	Steedle,
Brown,	Hackett,	Moulthrop,	Steele,
Brownlee,	Haggerty,	Murphy,	Stein,
Burnett,	Hemminger,	Neel,	Stone,
Campbell, C. M.,	Hess,	Neely,	Strauss,
Campbell, J. J.,	Heyburn,	Newbaker,	Swartz,
Carson,	Hilshman,	North,	Swift,
Carter,	Hobbs,	O'Neill,	Thomas,
Cheeseman,	Hoffman,	Peachey,	Trach,
Clary,	Howard, J.,	Pennegar,	Ulerich,
Collins,	Howard, R.,	Pennock,	Ulman,
Conner,	Irwin, G. C.,	Perry, S. J.,	Walsh,
Conniff,	Jackson,	Post,	Watson,
Conrade,	Kaiser,	Price,	Whitaker,
Cox,	Kaufman,	Ramsey,	Wildman,
Currier,	Keepert,	Redfield,	Williams,
Derry,	Kennedy,	Reese,	Wilson, J. H.,
Davis,	Kern,	Rhoads,	Wilson, W. H.,
Dickinson,	Klepper,	Robinson,	Wiltbank,
Donahoe,	Kuhn, H. P.,	Rockwell,	Young, J. H.,
Donnelly,	Lanlus,	Roney,	Zimmerman,
Down,	Latshaw,	Sassaman,	Alter,
Dunn, H. B.,	Leslie,	Savacool,	Speaker.
Dunn, J. A.,	Light,	Schaeffer, A. C.,	

NAYS—3.

Bleloch, Grabe, Heidinger.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

MOTION TO RECESS.

Mr. HACKETT. Mr. Speaker, I move that the House do now take a recess until 8 o'clock to-night.

Mr. McALLISTER. Mr. Speaker, I second the motion.

The motion was not agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2151 (Senate No. 1455), entitled:

An Act fixing the salary of the stenographer and typewriter and the two stenographers in the Department of Mines

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—120.

Allen,	Glenn,	McAleer,	Schuck,
Aron,	Good,	McAllister,	Semmens,
Arthur,	Goss,	McCaig,	Shaffer, C. A.,
Baldwin, G. A.,	Gramley,	McDermott,	Shaffer, I. E.,
Bass,	Gransback,	McKay,	Smith, J. W.,
Becker,	Gray, Joseph,	McNichol,	Snively,
Bigger,	Hackett,	Mechling,	Snyder,
Bittles,	Haggerty,	Miller,	Spangler,
Blair, W. A.,	Heidinger,	Missimer,	Spieser,
Body,	Hobbs,	Morrow,	Steedle,
Brown,	Hoffman,	Moses,	Steele,
Campbell, J. J.,	Howard, R.,	Neel,	Stein,

Carson,	Humes,	Neely,	Stone,
Carter,	Isler,	Newbaker,	Strauss,
Claycomb,	Irwin, G. C.,	North,	Swartz,
Cleary,	Jackson,	O'Neill,	Swift,
Collins,	Kaiser,	Peachey,	Thomas,
Conniff,	Keegan,	Pernegar,	Ulerich.
Currier,	Keepert,	Pennock,	Ulman,
Curry,	Kennedy,	Perry, H. L.,	Walsh,
DeFrees,	Kern,	Perry, S. J.,	Watson,
Dickinson,	Kitts,	Redfield,	Whitaker,
Donahoe,	Kuhn, H. P.,	Reese,	Wilman.
Down,	Leslie,	Rex,	Williams,
Dunn, J. A.,	Letzkus,	Richards,	Wilson, J. H.,
Ehrhardt,	Lohr,	Rockwell,	Wilson, W. H.,
Eichenberger,	Lowes,	Roney,	Wiltbank,
Ely,	Malie,	Sassaman,	Young, J. H.,
Forster, I. G.,	Mannion,	Savacool,	Zimmerman,
Foster, J. D.,	Mather,	Schaeffer, A. C.,	Alter,
			Speaker.

NAYS—10.

Barner,	Brownlee,	Hemminger,	Post,
Benson,	Burnett,	Latshaw,	Scott, S. B.,
Beleloch,	Donnally,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 929 (House Bill No. 2249).

An Act prohibiting the keeping of live pigs in cities of the first class without an annual license from the Bureau of Health in such cities authorizing the Board of Health to make alter and amend rules and regulations therefor and granting the board of health power to revoke such licenses fixing the fee for such licenses prescribing penalties for violation of this act or of such rules and regulations and repealing all acts and parts of acts inconsistent therewith

Which was referred to the Committee on Municipal Corporations.

Senate Bill No. 1894 (House Bill No. 2251).

An Act regulating the sale of bichloride of mercury and providing a penalty

Which was referred to the Committee on Public Health and Sanitation.

BILLS SIGNED BY THE SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly, and the same being correct, the titles were publicly read, as follows:

Senate Bill No. 268.

An Act to amend the first paragraph of the first section of an act hitherto amended and entitled "An Act to authorize chattel mortgages to this Commonwealth upon iron ore pig-iron blooms steel and iron nails steel ingots and billets rolled or hammered steel in sheets bars or plates and all steel and iron castings of every description not in place" approved the twenty-eighth day of April Anno Domini one thousand eight hundred and eighty-seven so as to authorize chattel mortgages on all kinds of machinery

Senate Bill No. 737.

A supplement to an act entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits Statistics at the capitol of the State as required of Vita Statistics at the capital of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third eighteen hundred and eighty-five and making an appropriation for establishing and maintaining such a bureau and providing certain penalties" approved May first nineteen hundred and five Pamphlet Laws three hundred and thirty authorizing the statistics required to be obtained and preserved by the tenth section of an act entitled "An Act creating a Department of Health and defining its powers and duties" approved April

twenty-seventh one thousand nine hundred and five Pamphlet Laws three hundred and twelve or by any subsequent law or laws to be obtained collected compiled and preserved by and in said Central Bureau of Vital Statistics and fixing the salary of the State Registrar of Vital Statistics

Senate Bill No. 1454.

An Act in relation to convicts in Western Penitentiary in Centre county who may break prison or escape imposing the costs of trial in an indictment for such offense and also the subsequent maintenance for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

Senate Bill No. 78.

An Act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act

Senate Bill No. 118.

An Act providing for the furnishing of a room in the building erected by the Women's Relief Corps in the Andersonville Prison grounds at Andersonville Georgia creating a commission for such purpose and making an appropriation therefor

Senate Bill No. 220.

An Act making an appropriation to the General Braddock Memorial Park Association of Fayette county

Senate Bill No. 401.

An Act making an appropriation to the Battlefield Commission of the Third Division Ninth Army Corps for the purpose of completing the printing binding and distribution of the said history to the surviving comrades of the Third Division

Senate Bill No. 429.

An Act making an appropriation to carry out the purposes of an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act making an appropriation for the erection of a proper fence or coping and payment to protect a monument erected near Petersburg Virginia by the Association of the Survivors of the Forty-eighth Regiment Pennsylvania Volunteers to commemorate the Battle of the Crater and providing for a commission and the expenses thereof to erect the same

Senate Bill No. 437.

An Act providing for the erection of a monument to the memory of Colonel Harry Boquet and his soldiers in the Bushby Run battlefield in Westmoreland county and making an appropriation therefor

Senate Bill No. 778.

An Act providing for the erection upon the grounds of the Allegheny Arsenal at Pittsburg of a monument in memory of the persons who lost their lives by an explosion in the arsenal in one thousand eight hundred and sixty-two and making an appropriation therefor

Senate Bill No. 1168.

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor

Senate Bill No. 1466.

A joint resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the war of eighteen hundred and twelve

Senate Bill No. 642.

An Act providing for the expenses of county commissioners and county poor directors

Senate Bill No. 392.

An Act amending section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to the reasonableness of the amount of license fees between the municipal corporations and telegraph telephone or light or power companies" extending the provisions thereof to electric motor or electric street railway companies

Senate Bill No. 1375.

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganizations merger or consolidation

Senate Bill No. 177.

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre

Senate Bill No. 1348.

An Act authorizing counties within this Commonwealth requiring a water supply for their almshouses hospitals or jails to condemn property and rights inside and outside of their limits for the purpose of obtaining such water supply

Senate Bill No. 1806.

An Act providing for and regulating the incorporation into third class city of a borough or of two or more contiguous boroughs

Senate Bill No. 785.

An Act providing for the erection of a dam at the outlet of Pymatuning swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation

Senate Bill No. 149.

An Act making an appropriation to the Wyoming Valley Society for the Prevention and Treatment of Tuberculosis of Wilkes-Barre Pennsylvania

Senate Bill No. 179.

An Act making an appropriation to the Home of Industry for discharged Prisoners of the City of Philadelphia and State of Pennsylvania

Senate Bill No. 109.

An Act making an appropriation to the Providence Hospital of Beaver Falls Beaver county Pennsylvania

Senate Bill No. 108.

An Act making an appropriation to the People's Co-Operative Hospital Sayre Pennsylvania

Senate Bill No. 43.

An Act making an appropriation to the Mercy Hospital at Altoona Pennsylvania

Senate Bill No. 41.

An Act making an appropriation to the Altoona Hospital Altoona Blair county Pennsylvania

Senate Bill No. 629.

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Senate Bill No. 580.

An Act making an appropriation to the Philadelphia Polyclinic and College for Graduates in Medicine

Senate Bill No. 1439.

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis of Reading Pennsylvania for use of the Orphanage at Millmont Berks county Pennsylvania

Senate Bill No. 1436.

An Act making an appropriation to the Hayes Mechanics' Home of Philadelphia Pennsylvania

Senate Bill No. 1400.

An Act making an appropriation to the Hospital and College Departments of the Hahnemann Medical College and Hospital

Senate Bill No. 1278.

An Act making an appropriation to the Children's Home of the city of York Pennsylvania

Senate Bill No. 1272.

An Act making an appropriation to the Florence Crittenton Home at Harrisburg Pennsylvania

Senate Bill No. 1271

An Act making an appropriation to the Colored Day Nursery of Harrisburg Pennsylvania

Senate Bill No. 1270.

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 1161.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

Senate Bill No. 953.

An Act making an appropriation to the Punxsutawney Sanitarium located at Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 607.

An Act making an appropriation to the Psychopathic Department of the Saint Francis Hospital Pittsburgh Pennsylvania

Senate Bill No. 599.

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind at Philadelphia

Senate Bill No. 596.

An Act making an appropriation to the Somerset County General Hospital of Somerset Pennsylvania

Senate Bill No. 375.

An Act making an appropriation to the Beaver County Childrens Home Association of New Brighton Beaver County Pennsylvania

Senate Bill No. 319.

An Act making an appropriation to the Midnight Mission of Philadelphia

Senate Bill No. 315.

An Act making an appropriation to the Sewickley Fresh Air Home in Beaver county Pennsylvania

Senate Bill No. 311.

An Act making an appropriation to the Markleton General Hospital at Markleton Somerset county Pennsylvania

Senate Bill No. 306.

An Act making an appropriation to the Pennsylvania Working Home for Blind Men for maintenance in handicraft employment

Senate Bill No. 287.

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 206.

An Act making an appropriation to the Elizabeth Steel Magee Hospital of Pittsburgh

Senate Bill No. 61.

An Act making an appropriation to the Home for the Training in Speech of Deaf Children Before they are of School Age at Belmont Avenue and Monument Road Philadelphia

Senate Bill No. 743.

An Act making an appropriation to Philadelphia Jewish Sanatorium for Consumptives located at Eagleville Montgomery County

Senate Bill No. 716.

An Act making an appropriation to the Philadelphia Osteopathic Hospital of Philadelphia

Senate Bill No. 715.

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

Senate Bill No. 615.

An Act making an appropriation to the Saint Christopher's Hospital for Children of Philadelphia Pennsylvania

Senate Bill No. 608.

An Act making an appropriation to the Saint Francis Hospital of the city of Pittsburgh Pennsylvania

Senate Bill No. 428.

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Senate Bill No. 379.

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Senate Bill No. 1571.

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

Senate Bill No. 143.

An Act making an appropriation to the Salvation Army Rescue Children's Home and Hospital of Philadelphia Pennsylvania

Senate Bill No. 122.

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Senate Bill No. 110.

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Senate Bill No. 168.

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein

Senate Bill No. 1634.

An Act making an appropriation to the Saint Francis Country Home for Convalescents Lansdowne Avenue Darby Township Delaware County Pennsylvania

Senate Bill No. 167.

A Supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred one enlarging the powers of such cities over the public streets and highways therein in order to provide comfort houses drinking places and waiting conveniences

Senate Bill No. 648.

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination

Senate Bill No. 827.

A Supplement to an act entitled "An Act to create a system of fire wardens to preserve the forests of the Commonwealth by preventing and suppressing forest fires and prescribing penalties for the violation thereof providing for the compensation of the fire wardens and those who assist in extinguishing fire and making an appropriation thereof" approved the thirteenth day of May one thousand nine hundred and nine conferring authority upon the Department of Forestry to enter into co-operative relations with local associations established for the purpose of preventing forest fires and providing for and regulating a local fire patrol and the compensation thereof

Senate Bill No. 1117.

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions

of the same to boroughs and cities in this Commonwealth whether situate in one or more counties and to provide for the adjustment of indebtedness

Whereupon.

The SPEAKER, in the presence of the House, signed the same.

RECESS.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I move that the House take a recess until eight o'clock.

The motion was agreed to and the House (at 5:35 o'clock) took a recess until eight o'clock.

AFTER RECESS.

The House reconvened at 8 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2248, as follows:

An Act regulating the sale of bichloride of mercury and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter it shall be unlawful for any person partnership or corporation to sell at retail bichloride of mercury of any mixture or compound containing the same except upon the prescription of a registered physician of this Commonwealth

Section 2 Any person partnership or corporation that shall violate the provisions of the first section of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500.00) For any subsequent offense the fine shall be not more than one thousand dollars (\$1,000.00) and in addition such person or the members of such partnership or the officers and directors of such corporation as the case may be with guilty knowledge of said violation shall each be sentenced to undergo imprisonment not exceeding ninety days

Section 3 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2240 (Senate No. 1871), as follows:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen," approved the second day of April one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of the act entitled "An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen which now reads as follows

That the sum of seven hundred and twenty thousand dollars (\$720,000) or so much thereof as may be necessary is hereby specifically appropriated to pay for the deficit incurred in the care treatment and maintenance of the indigent insane in the Commonwealth during the five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlements by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the trustees directors or managers of the several hospitals and asylums for the insane of the Commonwealth shall have made under oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent insane persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter be and the same is hereby amended to read as follows

That the sum of seven hundred and twenty thousand dollars (\$720,000) or so much thereof as may be necessary is hereby specifically appropriated to pay for the deficit incurred in the care

treatment and maintenance of the indigent insane in the Commonwealth during the five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen and for the purpose of refunding to the several counties the several amounts which they have paid for the care treatment and maintenance of criminal insane patients in excess of the amounts for which said counties were severally liable

"The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlements by that officer and the State Treasurer but no warrants shall be drawn or settlements made until the trustees directors or managers of the several hospital and asylums for the insane of the Commonwealth shall have made under oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent insane persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2238 (Senate No. 1820), as follows:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of September one thousand nine hundred and thirteen every physician in this Commonwealth attending on or called in to visit a patient whom he believes to be suffering from poisoning from lead phosphorus arsenic brass wood-alcohol mercury or their compounds or from anthrax or from compressed air illness or any other ailment or disease contracted as a result of the nature of the patients' employment shall within forty-eight hours send to the Commissioner of Health a report stating (a) name address and occupation of patient (b) name address and business of employer (c) nature of disease and (d) such other information as may be reasonably required by the Commissioner of Health

The reports herein required shall be on or in conformity with the standard schedule blanks hereinafter provided for. The posting of the report within the time required in a stamped envelope addressed to the office of the Commissioner of Health shall be in compliance with this section

Section 2 The Commissioner of Health shall prepare and furnish free of cost to the physicians included in section one standard schedule blanks for the reports required under this act. The form and contents of such blanks shall be determined by the Commissioner of Health

Section 3 Reports made under this act shall not be evidence of the facts therein stated in any action arising out of the disease therein reported

Section 4 Any physician who neglects or refuses to send the report or reports as herein required shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than five (\$5.00) dollars nor more than fifty (\$50.00) dollars at the discretion of the court

Section 5 It shall furthermore be the duty of the Commissioner of Health to transmit forthwith a copy of all such reports of occupational disease to the Commissioner of Labor and Industry

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented the following communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows, viz:

APPROVAL OF CONCURRENT RESOLUTION.

Executive Chamber, Harrisburg, May 29, 1913.

To the Honorable the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed concurrent resolution from the Senate and House of Representatives recalling from the Governor for the purpose of amendment, House Bill No. 525 entitled "An Act to amend section eight of an act entitled 'An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions' approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven."

(Signed) JOHN K. TENER.

APPROVAL OF CONCURRENT RESOLUTION.

Executive Chamber, Harrisburg, June 25, 1913.

To the Honorable the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed concurrent resolution from the Senate and House of Representatives returning to the Governor without amendment, House Bill No. 525, entitled "An Act to amend section eight of an act entitled 'An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions' approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven."

(Signed) JOHN K. TENER.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2134 (Senate No. 72), entitled:

An Act regulating the making of certain reports and statements to the Auditor General for the purposes of State taxation

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Allen,	Forster, I. G.,	Mather,	Savacool,
Alworth,	Foster, J. D.,	Matt,	Schaeffer, A. C.,
Ambler,	Frey,	McAleer,	Schuck,
Aron,	Gans,	McAllister,	Scott, J. R. K.,
Arthur,	Geiser,	McCaig,	Scott, S. B.,
Bass,	Gibson,	McClintock,	Semmens,
Bayle,	Good,	McDermott,	Shaffer, C. A.,
Becker,	Grabe,	McKay,	Shaffer, I. E.,
Benninger,	Gramley,	McNichol,	Sherwood,
Benson,	Granspack,	Mellott,	Showalter,
Bergey,	Gray, Joseph,	Metzenbacher,	Smith, J. W.,
Bigger,	Hackett,	Missimer,	Smith, L.,
Bittles,	Haggerty,	Mitchell,	Snively,
Blair, W. A.,	Heyburn,	Moore,	Snyder,
Blair, W. F.,	Hibshman,	Morrow,	Spangler,
Bieloch,	Hobbs,	Moses,	Steedle,
Body,	Hoffman,	Moulthrop,	Steele,
Brosius,	Humes,	Murphy,	Stein,
Brown,	Isler,	Musser,	Stone,
Brownlee,	Irwin, G. C.,	Neel,	Strauss,
Burnett,	Jackson,	Neely,	Swartz,
Caldwell,	Jones, J. R.,	Newbaker,	Swift,
Campbell, J. J.,	Kaiser,	Newton,	Thomas,
Carson,	Keegan,	North,	Trach,
Carter,	Keepert,	O'Neill,	Ulerich,
Cheeseman,	Kenna,	Peachey,	Ulman,
Claycomb,	Kennedy,	Pennegar,	Walnut,
Collins,	Kern,	Pennock,	Walsh,
Conniff,	Kitts,	Perry, H. L.,	Wettach,
Conrade,	Kuhn, H. P.,	Perry, S. J.,	Whitaker,
Cox,	Kuhns, E.G.M.,	Post,	Whitman,
Currier,	Lanius,	Redfield,	Wildman,
Curry,	Latshaw,	Reese,	Williams,
Davis,	Leslie,	Reeser,	Wilson, J. H.,
Donahoe,	Letzkus,	Rex,	Wilson, J. H.,
Ehrhardt,	Light,	Rhoads,	Wiltbank,
Eichenberger,	Lohr,	Richards,	Young, G. K.,
Ely,	Malie,	Rockwell,	Young, J. H.,
Ewing,	Mannion,	Rothenberger,	Zimmerman,
Flynn,	Martin,	Sassaman,	Alter,

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 183:

An Act defining public service companies and providing for their regulation by prescribing and defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a

Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the proviso of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

with information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Amend the title, line 38, by inserting after the word "trains" the following: "by amending section nine thereof."

In the 40th line, strike out "a" and insert "the."

Line 41, insert before "Railroad Commission" the words "Pennsylvania State."

Commencing on line 41, after the word "Commission" insert the following: and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four"

Also last line of title insert between the words "with" and "this," the words "or supplied by."

Article 1, section 1, commencing with line 14, strike out lines 14 to 21 inclusive, and insert the following: Nor shall the provisions of this act be so construed as to extend to any matter or thing which under the Federal Constitution the Congress of the United States has the exclusive power to regulate or which the Congress has under said Constitution in the exercise of its concurrent power in fact regulated to the exclusion of the concurrent power of the several States And provided further That none of the provisions of this act shall apply to the generation transmission or distribution of electricity to the manufacture or distribution of gas to the furnishing or distribution of water or to the production delivery or furnishing of steam or any other substance for heat or power by a producer who is not otherwise a public service company for the sole use of such producer or for the use of tenants of such producer and not for sale to others

Article 1, section 1, line 48, strike out "or controlling;" line 49, strike out "or having the power so to do;" line 55, strike out "or controlling;" line 56, strike out "or having power so to do;" line 65, strike out "or having power so to do."

Article II, section 1, line 6, strike out "reasonable" and insert "reasonably," also same line, insert the word "practically" at end of line; line 7, strike out the word "convenience."

Strike out all sub-section (c) and insert the following:

To make all such repairs alterations and improvements in or to such service including facilities as shall be reasonably necessary for the accommodation or safety of its patrons employees and the public

Strike out all of sub-section (d) and reletter the succeeding sections to conform.

Sub-section "f," line 78, strike out the word rate and insert the words "rates;" same line, after the word "charges," insert "and the rules;" line 79, at the beginning of the line, insert "regulations and practices;" line 81, after the word "charge," insert "and the rules regulations;" line 82, at the beginning of the line, insert "and practices;" line 82, after the word "rate," insert "rules regulations and;" line 83, at the beginning of the line, insert "practices;" line 83, after the word "charge," insert rules regulations and practices."

Sub-section (j), line 123, strike out "unless relieved therefrom on application to" and insert "if required so to do by order of;" line 138, strike out "to the making of" and insert "shall make such;" line 139, after the word thereto, insert "as may be required by the Commission."

Sub-section (n), line 180, strike out "increase the number;" strik out lines 181, 182, 183 and 184 down to the word "generally;" after the word "generally" strike out "to."

Sub-section (q), strike out all after the word "delay," line 226.

Sub-section (r), strike out lines 246 to 255, inclusive.

Sub-section (s), line 253, after the word "another," insert "part of the system of the said Street Railway corporation or incline plane corporation," and strike out "street railway or incline plane or between different parts of any street railway system."

Line 271, insert after the word "of" the words "other companies of the same character" and strike out of line 272 "any other railroad corporation or street railway corporation."

Line 273, at the beginning of line insert "is reasonably practical and."

Line 280, after the word "lines" insert the following: Provided That no railroad corporation or street railway corporation shall be required to give the use of its trucks or terminal facilities to any other common carrier And."

Sub-section (v), add to the end of sub-section the following:

If a telephone corporation or person engaged in the telephone business whose lines together with the lines of another telephone corporation or person engaged in the telephone business from a continuous line of communication between different localities which are not reached by the lines facilities or connections of either alone and could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities to jointly arrange for the interchange and transfer of conversations at such common points when it can reasonably be done and efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and when necessity exists therefor in order to supply through traffic communication between different localities not otherwise provided for by the companies in question or either of them and shall operate and conduct a joint through traffic over the several lines so connected and shall make the proper rules and regulations governing the same and shall establish just and reasonable rates and charges for the joint through service thereby rendered and shall make among themselves an equitable apportionment of the costs and revenues appertaining to the joint facilities and service

Sub-section (w), line 371, after the word "injured," strike out "or property shall have been injured or destroyed."

Sub-section (z), strike out entire sub-section.

Article III, sub-section (b), add to sub-section "running for a period of more than one year."

Sub-section (d), add to the sub-section the following:

And providing further That any municipal corporation which at the time this act becomes effective has by authority of law in process of construction any such plant for the rendering or furnishing to the public of any such service may proceed with and complete the said construction and beginning to operate the same without the aforesaid approval of the Commission first had and obtained

Article III, section 4, sub-section (d), line 63, strike out "Certificates of Notification and;" line 64, after the word "Valuation" insert "and unless so required by the Commission in regard to Certificates of notification;" line 86, insert after the word "issued," "or assumed or guaranteed."

Section 6, line 49, after the word "of," strike out "a" and insert "any;" line 50, before the word "of" strike out "as a holder" and insert "in virtue of the holding of said company"

Section 8, sub-section (a), line 8, after the word "servide," strike out the following: "in the transportation of a like kind of traffic."

Section 8, sub-section (b), line 19, after the first word "or" strike out "charge" and insert "advantage."

Section 9, sub-section (b), add to the end of sub-section the following:

Nothing in this act shall be construed to prevent telephone telegraph express or railroad corporations from entering into contracts with each other for the exchange of service at free or reduced rates which contracts however shall be filed with the Commission

Section 11, strike out all of section.

Section 12, strike out all of section.

Section 13, strike out all of section.

Change succeeding section numbers to conform.

Article IV, section 2, line 5, after the word "have," insert "been a qualified elector," and strike out "resided;" line 7, strike out "a qualified elector therein and."

Line 10, strike out the words "one two three;" line 15, strike out the word "seven" and insert "ten."

Article 4, Section 6, line 2, strike out "nominate to the Commission for appointment by it," and insert "appoint by and with the consent of the Senate;" line 4, after the word "attorneys," insert "who shall be learned in the law," and strike out "members of the bar of the Supreme Court of Pennsylvania."

Section 8, line 25, after the word "information" insert "shall not be open for public inspection except by order of the Commission and"

Section 15, line 1, after the word "Governor," insert "by and with the consent of the Senate."

Section 17, line 4, after the word "Buildings" strike out the balance of section.

Section 18, line 3, strike out "or at one of its branch offices."

Section 20, line 2, strike out "and the branch offices at Philadelphia and Pittsburgh."

Article V, section 1, paragraph 1, strike out at the end of paragraph "or empowered so to do."

Line 11, strike out "Interchange of facilities or traffic or other service."

Line 13, strike out "additions extensions;" line 13, after the word "service," insert as shall be reasonably necessary for the accommodation or safety of its patrons employees and the public."

Line 15, after the word "transfers," strike out "between different lines of common carriers or."

Line 32, strike out "or interchange facilities."

Strike out all of section after the word "companies," on line 40.

Section 3, line 6, insert before the first word "or" the words "or inadequate;" line 6 after the word "are," strike out "unduly or unreasonably" and insert "unjustly;" line 8, after the word "are," strike out "unduly or unreasonably" and insert "unjustly."

Section 5, line 6, after the word "after," strike out "the passage of," line 7, insert at beginning of line "because effective;" line 10, after the word "unduly" insert "or unreasonably."

Section 5, strike out lines 23 to 30, inclusive, down to "The Commission," on line 31.

Section 5, line 56, after the word "unduly," insert "unreasonably."

Section 6, line 7, insert after the word "another," the following: "part of the system of the said street railway corporation or incline plane corporation" and strike out "street railway or incline plane or between different parts of any street railway system."

Section 7, lines 4 and 5, strike out "railroad corporations or street railway corporations" and insert "companies of the same character as are reasonably practicable," line 14, strike out "thorough" and insert "through;" line 19, strike out "thorough" and insert "through;" line 20, strike out the word "thorough" and insert "through."

Section 9, strike out the entire section and insert new section as follows:

Whenever the Commission shall find that there are any two or more telephone companies whose lines form a continuous line of communication or could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities which are not reached by the lines of either company alone and that such connections and facilities for the through transmission of conversations jointly over the several lines can reasonably be made and an efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and that a public necessity exists therefor or shall find that any two or more telephone companies have failed to establish just and reasonable joint rates or charges for through service by or over their several lines so connected and that such joint rates or charges ought to be established in order to supply a through traffic and communications between different localities not otherwise provided for or proffered by the companies in question or either of them the Commission may by its order require that such connection be made and facilities supplied and that through conversations be transmitted thereby and may prescribe the through line and joint rates and charges to be made and to be used and in force in the future and shall appoint or approve necessary and proper conditions rules and regulations for the joint through traffic and an equitable apportionment between the several companies of the costs and revenue in connection therewith and the Commission may fix the same by its order to be duly served upon the company or companies affected

Section 11, line 4, after the word "unjustly," strike out the words "unduly or unreasonably;" line 5, insert before the word "preferential" the words "unduly or unreasonably."

Section 12, line 59, after the word "aforesaid," insert the following: "In case of the abolishment of an existing grade crossing over a public road or street the Commission shall order that the railroad corporation or street railway or all of them if there be more than one unless the parties interested shall have agreed otherwise shall pay one-half of the entire cost of the separation of the grades including therein the cost of the bridge or the subway and approaches thereto and everything connected therewith the cost of land and property necessary therefor and all consequential damages now or hereafter recoverable by law and where more than one railroad corporation street railway or other common carrier are interested the Commission shall specify the proportions of said one-half the cost to be paid by each and that the municipal corporation interested shall pay one-fourth of said entire cost and that the Commonwealth of Pennsylvania shall pay the remainder thereof and in the case of State Highways the remaining one-half thereof

In case of the abolishment of an existing grade crossing of the roads of two or more railroad corporations or street railway companies unless the parties interested shall agree otherwise the Commission shall order that the entire cost of abolishing the grade crossing and separating the grades shall be borne by one or by all of the corporations interested in such proportions as shall be equitable

On petition for the construction of any crossing not in existence at the date when this act becomes effective if the application therefor is by a railroad or street railway to cross an existing public highway or street railway the Commission may order that the entire cost of the crossing

shall be paid by the crossing corporation but if the application is by any municipal body or by the state highway department for leave to construct a public highway across the line of an existing railroad street railway or other common carrier the Commission shall order the cost of the crossing to be paid by the municipal body or state highway department so desiring to cross

Section 12, line 130, strike out the following: "And may permit the public service company or companies or the municipal corporation to do the whole or any portion of the work in accordance therewith otherwise" and insert the following: "And shall permit the public service company or companies to do the whole or any portion of the work in accordance therewith or shall permit the municipal corporation to do the work outside the property lines of any railroad or street railway corporation as shall be specified in the order of the Commission and if the work is not so done within a reasonable time to be specified in the order."

Section 14, strike out entire section and renumber following sections:

Section 16, line 9, strike out the word "adequate" and insert the word "reasonable."

Section 18, line 2, insert before the word "safe" the word "reasonably;" line 6, strike out all after the word "carriers" down to and including the word "same," on line 9, line 11, strike out all after the word "boats," down to and including the word "of" on line 14; line 15, strike out all after the word "system," down to and including the word "points" on line 17.

Line 26, strike out all of section after the word "charges," and insert the following: "And generally to make such other arrangements and improvements in service and facilities as shall be just and reasonable having due regard to the needs of the public under all the circumstances presented"

Section 19, line 20, strike out all after the word "company," down to and including the word "common" on line 28.

Section 20, sub-section (a), line 10, strike out "may" and insert "shall;" line 12, strike out "may" and insert "shall;" line 15, insert after the word "for," the following: "The amount in market value of its bonds and stocks the probable earning capacity of the property under particular rates prescribed by statute or ordinance or other municipal contract or fixed or proposed by the Commission and for

Line 23, strike out "with a reasonable allowance of depreciation."

Section 22, line 54, strike out all of section after the word "received."

Section 27, strike out all of section after "withheld," line 8.

Insert new section 28, as follows:

Section 28. Any investigation or hearing by the Commission authorized by this act may be undertaken or held by the Commission either upon its own motion or at the request of the Attorney General or on the petition of any municipality or of any public service company but in the case of public service companies other than common carriers the Commission shall not make any such investigation or hold any such hearing or make any orders or entertain any complaints on the request or petition of any others than those enumerated above unless either such motion or complaint shall be made by petition in writing stating the facts substantially and signed by not less than one per centum of the consumers or patrons of any municipality of the public service company complained of or if the petition be signed by a less number of such consumers or patrons unless the Commission shall first determine and order that public convenience or necessity requires the same to be entertained. Provided however it shall be the duty of the Commission to entertain any complaint made by one or more complaints who allege that any order or finding of the Commission has not been complied with or that the charges and rates rules and practices fixed and established by the Commission have not been observed or that the provisions of this act prohibiting unjust discrimination and undue preferences have been violated

Section 30, line 11, after the word "And" insert the following: "Except as herein otherwise provided."

Article VI, section 35, line 10, strike out "five hundred" and insert "fifty."

Section 40, strike out entire section and renumber following sections.

Section 42, line 5, after the word "by" insert the following: "or for enforcing any rule regulation or practice"

Line 6, after the word "fare," strike out the word "or;" after the word "charge" insert "rule regulation or practice"

Section 52, line 18, insert after the word "thirteen," the following: "And section one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and the act approved May twenty-fourth one thousand nine hundred and seven entitled 'An Act to provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading of cars and fixing the free time that shall be allowed after unloading cars' and the proviso of Clause three and the provisos of Clause seven of Section thirty-four of the act entitled 'An Act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three)

Line 34, after "herewith" insert "or supplied hereby."

Line 35, after the word "repealed," insert the following:

Provided That the repeal of sections one and two of said act of June four one thousand eight hundred and eighty-three shall not affect actions for violation of said act of June four one thousand eight hundred and eighty-three instituted prior to the passage of this act

Section 53, line 7, after the word "thereof" strike out remainder of section.

Section 54, strike out entire section and insert new section as follows:

Section 54 The act entitled "An Act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains" approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven shall remain in full force and effect except that section nine thereof which reads as follows "Section nine It shall be the duty of the State Railroad Commission of the Commonwealth to enforce the provisions of this act" shall be and is hereby amended so as to read as follows "Section nine It shall be the duty of the Public Service Commission of the Commonwealth of Pennsylvania to enforce the provisions of this act"

Section 55, line 9, after the word "act," insert the following: "Effective when this act became effective;" line 15, insert after the word "provided," the following:

Provided That the said Commission when appointed as aforesaid shall have power to hear and determine any pending cases transferred to it by The Pennsylvania State Railroad Commission and to dispose of the unfinished business of said State Railroad Commission

Section 55, at end of section add the following:

Provided however That no competitive franchises or rights shall be granted by any municipality after the date when this act becomes a law prior to January one one thousand nine hundred and fourteen and then only subject to all the terms conditions and provisions of this act

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ROCKWELL. Mr. Speaker, this bill was so amended since it passed this House that it changes it in many of its vital features, and I therefore move that the House non-concur.

Mr. S. B. SCOTT. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

(MENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1987.

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

In the first line of the title strike out the words: "hospital department of the Hahneman Medical College and Hospital of Philadelphia" and insert the words "Children's Aid Society of Western Pennsylvania"

Section 1, line 4, strike out the words "one hundred and forty and figures \$140,000" and insert the word "twenty" and figures "\$20,000"

Line 6, after word "the" insert the words Children's Aid Society of Western Pennsylvania" and strike out the words "hospital department of the Hahneman Medical College and Hospital"

Line 9, strike out the word "eleven" and insert the word "thirteen"

Line 10, after the word "maintenance" insert the words "and prosecution of its work"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. JOHN R. K. SCOTT. This being a bill sponsored by my late colleague, Dr. Fahey, I move we concur.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ely,	Lenker,	Richards,
Allen,	Ewing,	Letzkus,	Robinson,
Alworth,	Fleann,	Light,	Rockwell,
Ambler,	Forster, I. G.,	Lohr,	Roney,
Aron,	Forster, J. D.,	Lowes,	Rothenberger,
Arthur,	Frey,	Malle,	Runk,
Baldwin, G. A.,	Gans,	Mannion,	Sassaman,
Baldwin, R. J.,	Geary,	Martin,	Savacool,
Barner,	Geiser,	Mather,	Schaeffer, A. C.,
Bass,	Gibson,	Matt,	Schuck,
Bayle,	Glenn,	McAleer,	Scott, J. R. K.,
Becker,	Good,	McAllister,	Scott, S. B.,
Benninger,	Goss,	McArdle,	Semmens,
Benson,	Grabe,	McCaig,	Shaffer, C. A.,

Bergey,	Gramley,	McClintock,	Shaffer, I. E.,
Berntheisel,	Gransback,	McDermott,	Sherwood,
Bigger,	Gray, Frank,	McKay,	Showalter,
Bittles,	Gray, Joseph,	McNichol,	Smith, J. W.,
Blair, W. A.,	Hackett,	Mechling,	Smith, L.,
Blair, W. F.,	Haggerty,	Mellott,	Snively,
Bleloch,	Heidinger,	Metzenbacher,	Snyder,
Bodv,	Miller,	Missimer,	Spangler,
Brosius,	Herman,	Mitchell,	Speiser,
Brown,	Hess,	Moore,	Spillinger,
Brownlee,	Heyburn,	Moses,	Steedle,
Burnett,	Hibshman,	Mouthrop,	Steele,
Caldwell,	Hobbs,	Murphy,	Stein,
Campbell, C.M.,	Hoffman,	Musser,	Stone,
Campbell, J.J.,	Howard, J.,	Neel,	Strauss,
Carson,	Howard, R.,	Newbaker,	Swartz,
Carter,	Humes,	Newton,	Swift,
Cheeseman,	Isler,	Neely,	Thomas,
Claycomb,	Irwin, G. C.,	North,	Trach,
Cleary,	Irwin, H. H.,	O'Neill,	Ulerich,
Cochran,	Jackson,	Peachey,	Uman,
Collins,	Jones, E. E.,	Pennegar,	Walnut,
Conner,	Jones, J. R.,	Pennock,	Walsh,
Conniff,	Kaiser,	Perry, H. L.,	Walton,
Conrade,	Kaufman,	Perry, S. J.,	Watson,
Cox,	Keegan,	Peters,	Wettach,
Currier,	Keepert,	Piper,	Whitaker,
Curry,	Kenna,	Post,	Whitman,
Davis,	Kennedy,	Price,	Wildma,
DeFrees,	Kern,	Ramsey,	Williams,
Dickinson,	Kitts,	Redfield,	Wilson, J. H.,
Donahoe,	Klepper,	Reese,	Wilson, W. H.,
Donnelly,	Kuhn, H. P.,	Reeser,	Wiltbank,
Down,	Kuhns, E.G.M.,	Rex,	Young, G. K.,
Dunn, H. B.,	Lanius,	Rhoads,	Young, J. H.,
Dunn, J. A.,	Latshaw,		Zimmerman,
Ehrhardt,			Alter,
Eichenberger,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendment concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 197.

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the orphans' court and prescribing the duties of the clerk of the orphans' court

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 1, line 5, after the first word "application" insert the words "to the clerk of the Orphans' Court"

Section 4, line 4, after the word "proper" insert the word "Orphans"

Section 5, strike out the entire section and renumber Section 6 by marking it Section 5, add to the end of the new Section 5, the following:

Provided That nothing in this act shall be construed to authorize the marriage of persons not of legal age without the consent of parents or guardians as now provided by law

On the question,

Will the House concur in the amendments made by the Senate?

Mr. RICHARDS. Mr. Speaker, I move that the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alworth,	Dunn, J. A.,	Kuhn, H. P.,	Rhoads,
Ambler,	Ehrhardt,	Kuhns, E.G.M.,	Richards,
Aron,	Eichenberger,	Lanius,	Rockwell,
Arthur,	Ely,	Latshaw,	Roney,
Baldwin, G. A.,	Ewing,	Letzkus,	Rothenberger,
Baldwin, R. J.,	Forster, I. G.,	Light,	Sassaman,
Barner,	Foster, J. D.,	Lohr,	Savacool,
Pass,	Frey,	Lowes,	Schaeffer, A. C.,
Bayle,	Gans,	Malle,	Schuck,
Becker,	Geiser,	Mannion,	Scott, J. R. K.,
Benninger,	Gibson,	Martin,	Scott, S. B.,

Benson,	Glenn,	Mather,	Semmens,
Bergey,	Good,	Matt,	Shaffer, C. A.,
Berntheisel,	Goss,	McAleer,	Shaffer, I. E.,
Bigger,	Grabe,	McAllister,	Sherwood,
Bittles,	Gramley,	McClintock,	Showalter,
Blair, W. F.,	Gransback,	McDermott,	Smith, J. W.,
Bleloch,	Gray, Joseph,	McKay,	Smith, L.,
Bödy,	Hackett,	McNichol,	Snively,
Brosius,	Haggerty,	Mechling,	Snyder,
Brown,	Heidinger,	Mellott,	Spangler,
Brownlee,	Hemminger,	Metzenbacher,	Speiser,
Burnett,	Herman,	Miller,	Spillinger,
Caldwell,	Heyburn,	Missimer,	Steedle,
Campbell, C. M.,	Hibshman,	Mitchell,	Stone,
Campbell, J. J.,	Hobbs,	Moore,	Strauss,
Carson,	Hoffman,	Morrow,	Swartz,
Carter,	Howard, J.,	Moses,	Swift,
Cheeseman,	Howard, R.,	Musser,	Thomas,
Claycomb,	Humes,	Neel,	Trach,
Cleary,	Isler,	Neely,	Ulerich,
Cochran,	Irwin, G. C.,	Newbaker,	Ulman,
Collins,	Irwin, H. H.,	Newton,	Watson,
Conner,	Jackson,	North,	Wettach,
Conniff,	Jones, E. E.,	Peachey,	Whitaker,
Conrade,	Jones, J. R.,	Pennegar,	Whitman,
Cox,	Kaiser,	Pennock,	Wildman,
Currier,	Kaufman,	Perry, H. L.,	Williams,
Curry,	Keeport,	Perry, S. J.,	Wilson, J. H.,
Davis,	Kenna,	Post,	Young, G. K.,
DeFrees,	Kennedy,	Redfield,	Young, J. H.,
Dickinson,	Kern,	Reese,	Zimmerman,
Down,	Kitts,	Reeser,	Alter,
Dunn, H. B.,	Klepper,	Rex,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1469.

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax making an appropriation and providing penalties for the violation thereof

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 1, strike out all of lines 4 to 13 inclusive and insert within sixty days after the approval of this act the State Highway Commissioner shall establish in the State Highway Department a Bureau of Township Highways which shall be in general charge of one of the Deputy State Highway Commissioners to be designated by the State Highway Commissioner

Section 2, line 1, after "the" insert "Bureau of Township Highways;" same line strike out "Township Deputy"

Section 2, strike out all of lines 24 to 27 inclusive.

Section 2, line 23, strike out "fifth" and insert "fourth"

Section 2, line 40, strike out "sixth" and insert "fifth"

Section 2, line 48, strike out "Seventh" and insert "Sixth"

Section 2, line 55, strike out "Eighth" and insert "Seventh"

Section 16, line 11, strike out "to"

Section 18, line 6, strike out all after "therefore" down to "any" in line eight.

On the question,

Will the House concur in the amendments made by the Senate?

Mr. E. E. JONES. Mr. Speaker, this is a supervisor bill which was passed the other day and which I promised to have the township deputy at a salary of \$6,000 stricken out in the Senate. They also struck out the fifty per cent. bonus feature which has been on the statute books for some time. In addition to that I want to make it plain to the House if we non-concur in the amendments of the Senate that they may recede from their amendments and put the bill back in the shape that it passed the House, re-establishing the deputy at a salary of \$6,000. I would rather have that than to have the bonus feature cut out. I move you, Mr. Speaker, that the House non-concur in the amendments of the Senate.

Mr. DONNALLY. Mr. Speaker, I second the motion.

The motion was agreed to.

And the amendments were not concurred in.

Ordered, That the Clerk notify the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 888.

An Act designating the lilac as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Title, strike out "blue violet" and insert "lilac"

Section 1, line 4, strike out "blue violet" and insert "lilac"

Section 2, line 2, strike out "blue violet" and insert "lilac"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. JACKSON. Mr. Speaker, I move that the House non-concur in the amendments.

Mr. SNYDER. Mr. Speaker, I second the motion.

The motion was agreed to.

And the amendments were not concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 532.

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 1, line 27, strike out "one-half" and insert "one-third;" same line strike out "two" and insert "one"

Line 41, strike out "one-fourth" and insert "one-third"

Line 42, strike out "three-fourths" and insert "one"

After line 55, insert the following: "Nor to the sale of any compound mixture or preparation into which any drug or any derivative of any drug named in this section of this act of Assembly may enter provided such compound mixture or preparation contains sufficient of another ingredient or other ingredients as to render it unfit for use by an habitual user of any drug or drugs to which this act of Assembly applies"

Line 80, strike out "It shall be the duty also of every"

Line 81, at beginning of line insert "Every"

Line 82, before "any" insert "or dispenses"

Line 84, after "drugs" insert "when such prescribing administering or dispensing is for the cure of a drug habit shall"

Line 86, strike out "to"

Section 2, line 17, after "administered" insert "dispensed"

Section 4, line 3, after "chemist" insert "or analytical chemist"

Line 5, after "medicine" insert "or for any educator or instructor or investigator in any recognized educational or scientific institution"

Section 5, line 3, strike out "the same per diem and expenses that they receive as members of the State Pharmaceutical Examining Board under authority of law and who shall also have power to employ such agents chemists and assistants as may be necessary to enforce the provisions hereof" and insert: "the sum of twelve hundred dollars (\$1,200) per annum which shall be in lieu of all compensation allowed them by law. They shall be allowed their necessary expenses incurred in the enforcement of the provisions of all acts which they may be authorized to enforce. The compensation and expenses shall be paid quarterly by the State Treasurer on the certificate of the secretary of the said board and upon warrant of the Auditor General. The said board is hereby authorized to employ such agents attorneys chemists and assistants as may be necessary in enforcing the provisions of this act. All fines and penalties imposed and recovered for violations of the provisions of this act shall be paid forthwith to the secretary of the said board or his agent and by him immediately paid into the State Treasury for the use of the Commonwealth"

Section 6, line 4, strike out "and approved"
 Section 6, line 5, strike out "president and"
 Section 6, line 6, after "Board" insert "and upon warrant
 of the Auditor General"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. RICHARDS. Mr. Speaker, these amendments are satisfactory and I ask the House to concur in them.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Allen,	Eichenberger,	Lowers,	Rothenberger,
Alworth,	Ely,	Malle,	Sassaman,
Ambler,	Ewing,	Mannion,	Savacool,
Aron,	Flynn,	Martin,	Schaeffer, A. C.,
Arthur,	Forster, I. G.,	Mather,	Schuck,
Barner,	Foster, J. D.,	Matt,	Scott, S. B.,
Bass,	Frey,	McAleer,	Semmens,
Bayle,	Gans,	McAllister,	Shaffer, C. A.,
Becker,	Geiser,	McCaig,	Shaffer, I. E.,
Benninger,	Gibson,	McClintock,	Sherwood,
Benson,	Glenn,	McDermott,	Showalter,
Berntheizel,	Good,	McKay,	Smith, J. W.,
Bigger,	Goss,	McNichol,	Smith, L.,
Bittles,	Gramley,	Mechling,	Snively,
Blair, W. A.,	Gransback,	Mellott,	Snyder,
Bleloch,	Gray, Joseph,	Miller,	Spangler,
Body,	Hackett,	Missimer,	Speiser,
Brosius,	Haggerty,	Mitchell,	Spillinger,
Brown,	Heidinger,	Moore,	Steedle,
Brownlee,	Hemminger,	Morrow,	Steele,
Burnett,	Herman,	Moulthrop,	Stein,
Caldwell,	Heyburn,	Murphy,	Stone,
Campbell, C. M.,	Hibshman,	Musser,	Strauss,
Campbell, J. J.,	Hobbs,	Neel,	Swartz,
Carter,	Hoffman,	Neely,	Swift,
Cheeseman,	Howard, J.,	Newbaker,	Thomas,
Cleary,	Howard, R.,	North,	Trach,
Cochran,	Isler,	O'Neill,	Ulerich,
Collins,	Irvin, G. C.,	Peachey,	Ulman,
Conner,	Jackson,	Pennegar,	Walsh,
Conniff,	Jones, J. R.,	Pennock,	Watson,
Conrade,	Kaiser,	Perry, H. L.,	Whitaker,
Cox,	Keoport,	Perry, S. J.,	Whitman,
Currier,	Kenna,	Post,	Wildman,
Curry,	Kennedy,	Price,	Williams,
Davis,	Kern,	Ramsey,	Wilson, J. H.,
DeFrees,	Kitts,	Redfield,	Wilson, W. H.,
Dickinson,	Kuhn, H. P.,	Reese,	Wiltbank,
Donahoe,	Kuhns, E. G. M.,	Reeser,	Young, G. K.,
Donnelly,	Lanlus,	Rex,	Young, J. H.,
Down,	Latshaw,	Rhoads,	Zimmerman,
Dunn, H. B.,	Lenker,	Richards,	Alter,
Dunn, J. A.,	Leslie,	Rockwell,	Speaker.
Ehrhardt,	Light,	Roney,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to H. R. bill No. 1408 entitled:

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives

And has appointed Messrs. Clark Catlin and McNichol a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

Mr. ISLER. Mr. President, I move that the House insist upon its non-concurrence in the amendments of the Senate and that a conference committee be appointed.

Mr. GEARY. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1408.

The SPEAKER. The Chair appoints as a Committee of Conference on this bill the gentleman from Allegheny, Mr. Stein, the gentleman from Allegheny, Mr. Isler and the gentleman from Philadelphia, Mr. Forster.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 1283 entitled:

An Act relating to assignment of or order for wages or salary to be earned in the future to secure a loan

And has appointed Messrs. Kline, Kurtz and Morgan, as a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

Mr. MATT. Mr. Speaker, I move that the House adhere to its non-concurrence in the amendments made by the Senate to Senate Bill No. 1283 and appoint a committee of conference to confer with a similar committee of the Senate already appointed to consider the differences existing between the two Houses in relation to said bill.

Mr. HUMES. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1283.

The SPEAKER. On the part of the House, the Chair appoints Messrs. Matt, Ehrhardt and C. M. C. Campbell, as a committee of conference to confer with a similar committee of the Senate already appointed, in relation to the differences existing between the two Houses on said bill.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1618, as follows:

An Act authorizing Boyd L Hunter a citizen of Centre county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the General Assembly of the Commonwealth of Pennsylvania by virtue of the power vested in it by section eleven of article first of the Constitution of Pennsylvania does hereby authorize and allow Boyd L Hunter a citizen of Centre county Pennsylvania to bring suit either at law or equity in the Courts of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania for such sum or sums of money that may be legally or justly due the said Boyd L Hunter by the said Commonwealth of Pennsylvania arising out of the death his son Robert C Hunter while said son was in the employ of this Commonwealth Said suit or suits to be subject to the same rules of pleading evidence and appeal as other suits brought in said court are subject

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Allen,	Eichenberger,	Lenker,	Robinson,
Alworth,	Ely,	Leslie,	Rockwell,
Ambler,	Ewing,	Letzkus,	Roney,
Aron,	Flynn,	Light,	Rothenberger,
Arthur,	Forster, I. G.,	Lohr,	Sassaman,
Barner,	Foster, J. D.,	Lowes,	Savacool,
Bass,	Frey,	Malle,	Schaeffer, A. C.,
Bayle,	Gans,	Mannion,	Scott, J. R. K.,
Becker,	Geary,	Martin,	Scott, S. B.,
Benninger,	Geiser,	Mather,	Semmens,
Benson,	Gibson,	Matt,	Shaffer, C. A.,
Bergey,	Glenn,	McAleer,	Shaffer, I. E.,
Berntheizel,	Good,	McAllister,	Sherwood,
Bigger,	Goss,	McCaig,	Showalter,
Bittles,	Grabe,	McClintock,	Smith, J. W.,
Blair, W. F.,	Gramley,	McDermott,	Smith, L.,
Bleloch,	Gransback,	McKay,	Snively,
Body,	Gray, Joseph,	McNichol,	Snyder,
Brosius,	Hackett,	Mechling,	Spangler,
Brown,	Haggerty,	Mellott,	Speiser,
Brownlee,	Hemminger,	Metzenbacher,	Steedle,
	Herman,	Missimer,	Steele,

Burnett,	Heyburn,	Mitchell,	Stone,
Caldwell,	Hibshman,	Moore,	Strauss,
Campbell, C. M.,	Hobbs,	Morrow,	Swartz,
Campbell, J. J.,	Hoffman,	Moses,	Swift,
Carson,	Howard, J.,	Moulthrop,	Thomas,
Carter,	Howard, R.,	Murphy,	Trach,
Cheeseman,	Humes,	Musser,	Ulerich,
Claycomb,	Isler,	Neel,	Uman,
Cleary,	Irwin, G. C.,	Neely,	Walsi,
Cochran,	Jackson,	Newbaker,	Walton,
Collins,	Jones, J. R.,	North,	Watson,
Conner,	Kaiser,	O'Neill,	Wetach,
Conniff,	Kaufman,	Peachey,	Whitaker,
	Keepert,	Pennegar,	Whitman,
Currier,	Kenna,	Pennock,	Wildman,
Curry,	Kennedy,	Perry, H. L.,	Williams,
Davis,	Kern,	Perry, S. J.,	Wilson, J. H.,
DeFrees,	Kitts,	Post,	Wiltbank,
Dickinson,	Klepper,	Redfield,	Young, G. K.,
Donahoe,	Kuhn, H. P.,	Reese,	Young, J. H.,
Donnally,	Kuhns, E.G.M.,	Reeser,	Zimmerman,
Down,	Lanius,	Rhoads,	Alter,
Ehrhardt,	Latshaw,	Richards,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of H. R. bill No. 1498, as follows:

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class which reads as follows

"Section 11' All foundation walls and cellars shall be built of stone or brick laid in cement or lime mortar If constructed of stone they shall be at least six inches thicker than the wall next above them to the depth of twelve feet below said wall and shall be increased six inches in thickness for every additional ten feet in depth below the said twelve feet and if of brick they shall be of at least four inches thicker than the wall next above them to a depth of twelve feet below the said wall and shall be increased four inches in thickness for every additional ten feet below said twelve feet If there are cellars or excavations foundation walls shall start at least twelve inches below cellar bottom and those of all dwelling houses shall be at least six inches below cellar bottom

Minimum thickness of brick enclosing and division wall for business buildings shall be as follows

Enclosing division and party walls for business buildings shall be not less than the following dimensions namely

For buildings seventy-five to one hundred and fifty feet by thirty foot span or less

	1st	2nd	3rd	4th	5th	6th	7th	8th
story	story	story	story	story	story	story	story	story
One-story building,	13
Two-story building,	13	13
Three-story building,	13	13	13
Four-story building,	18	18	13	13
Five-story building,	22	18	18	13	13
Six-story building,	22	22	18	13	13	13
Seven-story building,	27	22	22	18	18	13	13	..
Eight-story building,	27	27	22	22	18	18	13	13

Walls built of small piers shall be increased at least four inches wider than the above table Where trusses or girders are used pilasters shall be added of sufficient area to support load For every addition of twenty-five feet or part thereof to the length of the truss over thirty feet the amount of the materials specified may be used either in piers or buttresses in outside and division or party walls Provided That the amount of the materials shall in no case be less than is specified in the aforesaid tables Provided That the superintendent of the bureau may if in his judgment occasion demands it require the walls increased to a greater thickness than above specified And provided further That in case of buildings constructed of a frame work of iron and steel carrying the structure and where the walls are simply used to enclose the building and do not carry its weight the superintendent of the bureau of building inspection shall have authority to fix the proper thickness of walls required in any particular case and may designate the thickness at pilasters and between pilasters as in his judgment may seem proper And provided further That nothing in this section shall prevent the erection of light walls constructed of a frame-work of iron or steel filled in with glass" be and the same is hereby amended so as to read as follows

Section 11 All foundation walls and cellars shall be built of stone or brick laid in cement mortar If constructed of stone they shall be at least six inches thicker than the wall next above them to the depth of twelve feet below said wall and

shall be increased six inches in thickness for every additional ten feet in depth below the said twelve feet and if of brick they shall be at least four inches thicker than the wall next above them to a depth of twelve feet below the said wall and shall be increased four inches in thickness for every additional ten feet below said twelve feet If there are cellars or excavations foundation walls shall start at least twelve inches below cellar bottom and those of all dwelling houses shall be at least six inches below cellar bottom

All foundation walls for dwellings shall be supported in footing courses of concrete or stone If footing course is constructed of concrete the concrete shall be composed of at least one part Portland cement two and one half parts clean sand and fire parts clean gravel or broken stone mixed in batch each time by careful measurement with the proper amount of clear water and be deposited and tamped in trenches Where the earth forming sides of trenches is loose plank forms firmly held in place must be used If footing course is constructed of stone large flat stones must be used each stone being wide enough to extend the entire width of footing course and all stones shall be bedded and slushed with Portland cement mortar

All concrete and stone footing courses shall be at least six inches thick and be at least ten inches wider than the foundation walls they support However before footing courses are laid or constructed the condition of the soil shall be inspected by the Bureau of Building Inspection and if additional width and depth of footing is found necessary by reason of loose or soft soil the Inspector of the Bureau of Building Inspection is hereby empowered to increase the width and depth of footings as in his judgment is necessary to properly carry and distribute the weight of the foundation walls and footings

All foundation walls for dwellings with sixteen feet front or less being not more than two stories high and having a floor area of first story not exceeding eight hundred square feet exclusive of porches may be constructed of stone or brick or of concrete If foundation walls are constructed of stone they shall not be less than eighteen inches thick and shall comply with the requirements above stated in this section for foundation walls of stone If foundation walls are constructed of brick they shall be built of hard burned brick laid in Portland cement mortar and shall not be less than twelve inches thick except for frame dwelling where nine inch foundation walls must be reinforced with brick pilasters not less than twelve inches wide and eight inches thick and spaced not more than ten feet from center to center of pilasters or foundation walls Where brick foundation walls exceed eight feet in height they shall be increased four inches in thickness for every additional five feet in height If foundation walls are constructed of concrete the concrete shall be composed of not less than one part Portland cement two and one-half parts clean sand and five parts of clean gravel or broken stone mixed in batch each time by careful measurement with the proper amount of clear water and be deposited and tamped in forms constructed of boards or planks or other material approved by the Bureau of Building Inspection All forms shall be firmly built and securely braced and held in place and shall not be removed until four days after concrete has been poured Concrete foundation walls shall not be less than twelve inches thick to the depth of nine feet and shall be increased four inches in thickness for every additional five feet in height

Minimum thickness of brick enclosing and division wall for business buildings shall be as follows

Enclosing division and party walls for business buildings shall be not less than the following dimensions namely

For buildings seventy-five to one hundred and fifty feet by thirty foot span or less

	1st	2nd	3rd	4th	5th	6th	7th	8th
story	story	story	story	story	story	story	story	story
One-story building,	13
Two-story building,	13	13
Three-story building,	13	13	13
Four-story building,	18	18	13	13
Five-story building,	22	18	18	13	13
Six-story building,	22	22	18	13	13	13
Seven-story building,	27	22	22	18	18	13	13	..
Eight-story building,	27	27	22	22	18	18	13	13

Walls built of small piers shall be increased at least four inches wider than the above table Where trusses or girders are used pilasters shall be added of sufficient area to support load For every addition of twenty-five feet or part thereof to the length of the truss over thirty feet the amount of the materials specified may be used either in piers or buttresses in outside and division or party walls Provided That the amount of the materials shall in no case be less than is specified in the aforesaid tables Provided That the superintendent of the bureau may if in his judgment occasion demands it require the walls increased to a greater thickness than above specified And provided further That in case of buildings constructed of a frame work of iron and steel carrying the structure and where the walls are simply used to enclose the building and do not carry its weight the superintendent of the bureau of building inspection shall have authority to fix the proper thickness of walls required in any particular case and may designate the thickness of walls at pilasters and between pilasters as in his judgment may seem proper And provided further That nothing in this section shall prevent the erection of light walls constructed of a frame work of iron or steel filled in with glass

Section 2 That section fifteen of the aforesaid act which now reads as follows

"Section 15 In all dwellings hereafter to be erected with a front of sixteen feet or less provided they do not exceed sixty feet in length and thirty-five feet in height the cellar or foundation wall shall not be less than eighteen inches in thickness the front and rear walls not less than nine inches and the party walls not less than nine inches Walls binding on the street lane or alley shall not be less than thirteen inches to the top of the first floor joist In all dwellings

over sixteen and not over twenty feet front nor more than forty-five feet high the foundation walls shall not be less than eighteen inches in thickness the front walls shall not be less than thirteen inches the party walls not less than thirteen inches and for all dwellings over twenty feet front the party walls shall not be less than thirteen inches and the front and rear walls shall not be less than thirteen inches to entire height. If there be a stone ashler used three inches thick or less it shall not be included in the thickness of any wall herein specified. Where two or more dwelling houses of brick adjoin each other all floor joists on a level shall be disconnected on the party of division walls and filled with mortar and brick at the end of the joists. No party wall where built of stone shall be less than sixteen inches in thickness. Provided That when an application is made for a permit to erect an additional story upon a one or two story building used or to be used for a dwelling and the party walls of the said building are but nine inches thick the Bureau of Building Inspection may in its judgment issue such permit without requiring any additional thickness for the party wall. Provided further in all dwellings hereafter erected the cellars shall extend underneath the whole house and be ventilated from both ends and in low damp or made ground the bottom of all cellars shall be covered with brick concrete or asphalt at least three inches thick of such material as may be approved by the Bureau of Building Inspection. Every new dwelling house shall have at least fourteen feet front. Provided however that this limitation shall not apply to lots of less than fourteen feet in width on which buildings are now erected nor to lots less than fourteen feet which are bounded on each side by ground belonging to other owners at the time of approval of this act and every such new dwelling house have an open space attached to it in the rear or at the side equal to at least one hundred and forty-four square feet clear space unobstructed by any overhanging structure" be and the same is hereby amended so as to read as follows

Section 15 In all dwellings hereafter to be erected with a front of sixteen feet or less provided they do not exceed sixty feet in length and thirty-five feet in height the cellar or foundation wall shall not be less than eighteen inches in thickness the front and rear walls not less than nine inches and the party walls not less than nine inches. Walls binding on the street lane or alley shall not be less than thirteen inches to the top of the first floor joist.

For dwellings with a front not exceeding sixteen feet being not more than two stories high and having a floor area not exceeding eight hundred square feet on each floor exclusive of porches the cellar shall not be less than six feet high the basement not less than eight feet high and the first and second story not be less than eight feet six inches high for each story and shall not be more than ten feet high for each story. The exterior walls and the division or party walls may be built of brick frame or hollow tile. Exterior walls of brick or hollow tile may start on foundation at grade line but no portions of these exterior walls shall be below the grade line. Division or party walls of brick or hollow tile may start on footing course of basement or cellar floors. Exterior division or party walls constructed of brick shall be built of hard burned brick laid in Portland cement or lime mortar and shall not be less than nine inches thick. Where exterior party or division walls of brick extend below the first floor line to a depth below that specified for foundation walls in Section eleven of this act then these exterior party or division walls shall be increased in thickness as called for under Section eleven for brick foundation walls.

Exterior party or division walls constructed of hollow tile shall meet the requirements and be constructed as herein provided.

All hollow tile shall be hollow terra cotta well manufactured and free from checks and cracks each piece or block to be modeled square and true and to be hard burned so as to have a good clear ring when struck and not to absorb more than twelve per centum of its own weight in moisture. Each of said blocks should develop an ultimate crushing strength of not less than three thousand pounds per square inch of available section or web area and shall not be loaded when in the wall more than eighty pounds per square inch of effective bearing area.

Tiles shall have outer shells or walls not less than three-fourth inch thick and shall be additionally reinforced by continuous interior walls or webs which shall not be less than one-half inch thick and so arranged that no void shall exceed four inches in cross section at any point.

It is further provided that the Superintendent of Building Inspection may require a test to be made of such blocks before allowing the same to be placed in the wall if in his judgment there be any doubt as to whether such blocks proposed to be used meet the requirements above specified.

No foundation wall of any building shall be constructed of hollow blocks or terra cotta tiles and no hollow tiles or terra cotta wall or partition shall be supported in part or entirely by any wooden or other combustible beam girder or post.

Hollow tile exterior party or division walls shall not be less than eight inches thick and where these walls extend below the first floor line on a two-story dwelling they shall not be less than twelve inches thick.

No bearing wall or exterior wall shall be built of a single unit less than eight inches thick or more than twelve inches high when the voids are placed vertically. And all such exterior walls shall be plastered on the outside three-fourth inch thick with Portland cement mortar.

All openings over three feet in width in hollow tile walls shall have lintels composed of steel reinforced concrete or reinforced tile of sufficient strength to carry the load imposed.

When the floor or roof load is applied to said bearing or exterior walls in concentration of two tons or more at one place a solid pier of brick reinforced concrete or con-

crete filled tile shall be used under each concentration. Each of said piers to be not less than twice the thickness of the wall of which it is a part and no pier shall be loaded in excess of eighty pounds per square inch of its own area.

Whenever floor slabs or joists rest on a hollow terra cotta wall composed of tile with voids set vertically or wherever a change in thickness of wall occurs the course upon which the joists or slabs rest or upon which the thinner wall rests shall have the voids in the tiles or blocks in the course so bearing the load completely filled with Portland cement concrete and so constructed that no joists timber or other material whatsoever shall bear or transmit a load to the wall without having an iron first quality of hard brick or terra cotta bearing plate or concrete filled or solid block under the same at the point where the load is transmitted.

And further provided that in no case shall the area of the block to which the load is transmitted be less than double the area of the beam or timber or other material transmitting the load.

All walls hereinbefore referred to in the preceding section of this ordinance shall be constructed in the following manner. The blocks will be set only in Portland cement mortar composed of not less than one part Portland cement to three parts clean sharp river sand. This mortar may be tempered with one part lime paste to eight parts of mortar. Tile blocks shall be thoroughly bonded one to another both vertically and longitudinally and all joints filled with mortar and when tiles are set in the wall the vertical web of one shall occur as nearly as practicable directly over the vertical web of the adjacent tile below. The blocks may be built with voids horizontally and with mortar joints between all blocks or they may be built with voids vertical provided all horizontal bearings or joints are reinforced with metal fabric of from one-eighth to one-half inch mesh capable of holding the mortar. This fabric shall be one-half inch less in width than the width of the wall of the course upon which it is applied and shall be double lapped at all corners. Such web shall be spread on each horizontal course of tile before the mortar is put on and shall be completely covered with and imbedded in Portland cement mortar as the course of blocks upon it is being laid. No cutting of blocks will be allowed to admit pipes in bearing walls. The metal fabric hereinbefore specified may be omitted in non-bearing or curtain walls or where the tile is laid in bearing walls with the voids horizontal.

Further that in all parts of the city within the fire limits no interior joist or wood work shall be within four inches of the outside of the exterior of the wall.

In all dwellings over sixteen and not over twenty feet front nor more than forty-five feet high the foundation walls shall not be less than eighteen inches in thickness the front walls shall not be less than thirteen inches the party walls not less than thirteen inches and for all dwellings over twenty feet from the party walls shall not be less than thirteen inches and the front and rear walls shall not be less than thirteen inches to entire height. If there be a stone ashler used three inches thick or less it shall not be included in the thickness of any wall herein specified. Where two or more dwelling houses of brick adjoin each other all floor joists on a level shall be disconnected on the party or division walls and filled with mortar and brick at the end of the joists. No party wall where built of stone shall be less than sixteen inches in thickness provided that when an application is made for a permit to erect an additional story upon a one or two story building used or to be used for a dwelling and the party walls of the said building are but nine inches thick the Bureau of Building Inspection may in its judgment issue such permit without requiring any additional thickness for the party wall. Provided further in all dwellings hereafter erected there shall be a cellar underneath the whole house or a cellar and a basement underneath the whole house. Where basements are provided and occupy a portion of the space underneath the dwelling the finished floor of basement must not be below the outside grade line at outside entrance to basement. Cellars shall be ventilated from both ends and in low damp or made ground the bottom of all cellars shall be covered with brick concrete or asphalt at least three inches thick of such material as may be approved by the Bureau of Building Inspection. Every new dwelling house shall have at least fourteen feet front. Provided however that this limitation shall not apply to lots of less than fourteen feet in width which are bounded on each side by ground belonging to other owners at the time of approval of this act and every such new dwelling house shall have an open space attached to it in the rear or at the side equal to at least one hundred and forty-four square feet clear space unobstructed by any overhanging structure."

Section 3 That section thirty-four of the aforesaid act which reads as follows

"Section 34 In no building shall any wooden girders joists or timbers be placed nearer than four inches of the outside of any smoke hot-air or other flue and all joists or other timbers in the party walls of any building hereafter erected whether built of stone brick or iron shall be separated from the joists or timbers entering into the opposite side of the wall by at least four inches of solid mason work. Every trimmer over four feet long except in a dwelling shall be hung in wrought or malleable iron stirrups of suitable dimensions and no timber shall be used in any wall of any building where stone brick or iron is commonly used except bond timbers and lintels as hereinbefore provided or as may be approved by the inspector and no exposed bond timber in any wall shall in width and thickness exceed that of a course of brick. Where stud partitions are parallel with the joists the joists supporting them are to be doubled also all stairways and other floor openings to be double and in addition the size of the joists to be used in dwelling houses twenty feet front or less shall be for the first floor not less than two by ten inches shall be for the first floor not less

than two by ten inches and shall be no more than sixteen inches from center to center and for upper floor they shall not be less than two by nine inches and shall be placed not more than sixteen inches from center to center and must be properly bridged and all joists that are used must be sound and well seasoned. No floor joists shall be blocked up or leveled on more than one dry course of brick" be and the same is hereby amended so as to read as follows:

Section 34 In no building shall any wooden girders joists or timbers be placed nearer than four inches of the outside of any smoke hot-air or other flue and all joists or other timbers in the party walls of any building hereafter erected whether built of stone brick or iron shall be separated from the joists or timbers entering into the opposite side of the wall by at least four inches of solid mason work. Every trimmer over four feet long except in a dwelling shall be hung in wrought or malleable iron stirrups of suitable dimensions and no timber shall be used in any wall of any building where stone brick or iron is commonly used except bond timbers and lintels as hereinbefore provided or as may be approved by the inspector and no exposed bond timber in any wall shall in width and thickness exceed that of a course of brick. Where stud partitions are parallel with the joists the joists supporting them are to be doubled also all stairways and other floor openings to be double and in addition the size of the joists to be used in dwellings twenty feet front or less shall be for the first floor not less than two by ten inches and shall be no more than sixteen inches from center to center and for upper floors they shall not be less than two by nine inches and shall be placed not more than sixteen inches from center to center and must be properly bridged and all joists that are used must be sound and well seasoned. No floor joists shall be blocked up or leveled on more than one dry course of brick. For dwellings with a front of sixteen feet or less being not more than two stories high and having a floor area of first story not exceeding eight hundred square feet the floor joists shall be not less than two by eight inches in depth placed sixteen inches from center to center.

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Allen,	Ely,	Light,	Robinson,
Alworth,	Ewing,	Lohr,	Rockwell,
Ambler,	Flynn,	Lowers,	Rothenberger,
Aron,	Forster, I. G.,	Malle,	Sassaman,
Arthur,	Foster, J. D.,	Mannion,	Savacool,
Barner,	Frey,	Martin,	Schaeffer, A. C.
Bass,	Gans,	Mather,	Schuck,
Bayle,	Geary,	Matt,	Scott, S. B.,
Becker,	Geiser,	McAleer,	Semmens,
Benninger,	Gibson,	McAllister,	Shaffer, C. A.,
Benson,	Glenn,	McArdle,	Shaffer, I. E.,
Bergey,	Good,	McCaig,	Sherrwood,
Berntheisel,	Goss,	McClintock,	Shewalter,
Bigger,	Grabe,	McDermott,	Smith, J. W.,
Bittles,	Gramley,	McKay,	Smith, L.,
Blair, W. A.,	Gransback,	McNichol,	Snively,
Blair, W. F.,	Gray, Joseph,	Mechling,	Snyder,
Bleloch,	Hackett,	Mellott,	Spangler,
Body,	Haggerty,	Metzenbacher,	Steedle,
Brosius,	Heidinger,	Miller,	Steele,
Brown,	Hemminger,	Missmer,	Stone,
Brownlee,	Heyburn,	Mitchell,	Strauss,
Burnett,	Hibshman,	Moore,	Swartz,
Caldwell,	Hobbs,	Morrow,	Swift,
Campbell, C.M.,	Hoffman,	Moses,	Thomas,
Campbell, J.J.,	Howard, J.,	Moulthrop,	Trach,
Carson,	Howard, R.,	Murphy,	Ulerich,
Carter,	Isler,	Musser,	Ulman,
Cheeseman,	Irwin, G. C.,	Neel,	Walnut,
Cleary,	Jackson,	Neely,	Walsh,
Cochran,	Kaiser,	Newbaker,	Watson,
Conner,	Kaufman,	North,	Wettach,
Conrade,	Keeport,	O'Neill,	Whitaker,
Cox,	Kenna,	Peachey,	Whitman,
Currier,	Kennedy,	Pennegar,	Wildman,
Curry,	Kern,	Pennock,	Williams,
Davis,	Kitts,	Perry, S. J.,	Wilson, J. H.,
DeFrees,	Klepper,	Post,	Wilson, W. H.,
Dickinson,	Kuhn, H. P.,	Price,	Wiltbank,
Donahoe,	Kuhns, E.G.M.,	Redfield,	Young, G. K.,
Donnelly,	Lanius,	Reese,	Young, J. H.,
Down,	Latschaw,	Reeser,	Zimmerman,
Duan, H. B.,	Lenker,	Rex,	Alter,
Ehrhardt,	Letzkus,	Rhoads,	Speaker.
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION EXTENDING TIME OF FINAL ADJOURNMENT.

Mr. RONEY. Mr. Speaker, I desire to offer a resolution at this time.

The SPEAKER. The resolution will be read by the Clerk.

The Clerk then twice read the resolution as follows:

Resolved (if the Senate concur), (That the time of final adjournment of the General Assembly be extended to Friday, June 27th, 1913, at twelve o'clock noon.

Mr. RONEY. Mr. Speaker, this is an extension of time of but one day. The Senate has been consulted about this resolution and in the interest of bills about which members of this House have been talking for months, I do not think there should be one voice against this extension of one day. The Public Utilities Bill is just coming through and there is a very strong probability that some agreement will be reached on the State-wide Primary Bill. There are a number of very important measures for which this House might reasonably extend the time of adjournment one day. Mr. Speaker, in view of that short explanation, which, however, means that much that I might talk about it for months, every member should appreciate the responsibility he owes to the people of the State and should not hesitate about extending the time one day for the purpose of bringing about the passage of these very important measures. Mr. Speaker, for this reason I move the adoption of this resolution.

Mr. J. R. K. SCOTT. Mr. Speaker, I do not desire to oppose a motion of this character, but I think it would be the course of wisdom that the same lie upon the table for a couple of hours until it becomes quite possible that the conference committees are going to come towards some conclusion on some of their matters. This resolution can be called up at any time before we take our recess. I do not make that motion to lay upon the table if it is going to meet with any serious opposition from the House. I merely make it as a suggestion, and if the House does not feel that way about it, I will not make the motion.

Mr. RONEY. Mr. Speaker, this resolution should be acted on now. To-morrow is fixed as the date of final adjournment and this resolution must be acted on at once. This House desires the bills I have just mentioned and in which we are all interested, and this resolution should be acted on at this time so that the Senate may concur.

Mr. J. R. K. SCOTT. Mr. Speaker, under those circumstances I withdraw my motion.

Mr. ALLEN. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Roney.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. RONEY. Yes, sir.

Mr. ALLEN. Mr. Speaker, I desire to ask the gentleman from Philadelphia if the principal object of the extension of time is not on account of the fire marshal's bill which has been defeated in the Senate and which is now in process of being rolled into consideration?

Mr. RONEY. Mr. Speaker, that is an absolutely pica-yune objection, a pica-yune statement and not in keeping with the usual broad-gauge arguments that we have heard from the gentleman from Allegheny. I never thought of the fire marshal's bill. I had some interest as the sponsor of the bill when it was up, but, Mr. Speaker, as compared with the State-wide Primary Bill and Public Utilities Bill, I never thought of the Fire Marshal's Bill.

The SPEAKER. It is due to the gentleman from Philadelphia for the Chair to state that this resolution was introduced by the gentleman from Philadelphia at the suggestion of the Chair, in view of the condition of a number of important bills, and the Fire Marshal's Bill was not mentioned and certainly never occurred to the Chair.

Mr. RONEY. Mr. Speaker, I acknowledge the candor of the gentleman from Allegheny, Mr. Allen, who has been my friend this session and last and he knows when I speak he tells the truth, and I want him to tell the House that the State Fire Marshal's Bill was not the purpose of this resolution.

Mr. ALLEN. Mr. Speaker, the only reason that I asked the question was that the word had just been passed down the line on this side saying that an attempt was being made on the other side to pass this State Fire Marshal's Bill, and it seems to me to be very possible that an ex-

tension of time might bring about the passage of that important bill which carries so much of the State's money and such prestige with it.

Mr. ULLRICH. Mr. Speaker, if we extend the time for adjournment, is it necessary to go on with our duties and continue them till Friday?

The SPEAKER. Oh, no, the Legislature when it finds its work completed, it can adjourn any hour, any minute.

Mr. WILLIAMS. Mr. Speaker, until the gentleman representing this House on the several conference committees report back that an agreement with the Senate committees is absolutely impossible, I am opposed to adjourning, and for that reason I heartily second the motion of the gentleman from Philadelphia, Mr. Roney.

On the question,

Will the House agree to the motion?

A division was called for, 129 or more than a majority of the whole House voting in the affirmative, and

The motion was agreed to,

And the resolution was adopted.

Ordered, That the Clerk present the same to the Senate for its concurrence.

The SPEAKER. In view of our experience with the printer, the Chair would advise the members not to make absolute arrangements to depart at the time fixed in this resolution.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2046 (Senate No. 736), as follows:

An Act to regulate the catching or taking and sale within this Commonwealth of bullfrogs tadpoles terrapin and snapping turtles and providing a penalty therefore and repealing all acts inconsistent herewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be unlawful to catch take or kill any bullfrogs except from the first day of July to the first day of October both dates inclusive in each year excepting leopard and pickerel frogs which may be caught at any time

Section 2 That it shall be unlawful to catch take or kill any terrapin except from the first day of November to the fourteenth day of March next ensuing both dates inclusive nor any snapping turtle except from the first day of September to the thirteenth day of June next ensuing both dates inclusive

Section 3 That it shall be unlawful to catch take or kill any bullfrogs by the use of a light at night

Section 4 That it shall be unlawful to catch take or kill more than twenty-five tad-poles in any one day or have more than twenty-five tad-poles in possession at any one time

Section 5 That it shall be unlawful to purchase sell or offer for sale or have in possession any bullfrogs terrapin or snapping turtle whether caught within or without this Commonwealth except during the lawful period for catching the same in this Commonwealth and the space of thirty days after such period has expired

Section 6 Any person or persons violating any of the provisions of this act shall be liable to a fine of twenty dollars for each and every offense in accordance with sections seven and eight of this act

Section 7 That from and after the passage of this act any justice of the peace alderman or magistrate upon information or complaint made to him by affidavit of one or more persons charging any person or persons with having violated the provisions of this act is hereby authorized and required to issue his warrants under his hand and seal directed to any constable peace officer or warden and cause such person or persons to be arrested and brought before such justice alderman or magistrate who shall hear and determine the guilt or innocence of the person or persons so charged and if convicted upon such charge shall be sentenced by said justice alderman or magistrate severally to pay the fine or fines penalty or penalties provided in this act for such violations together with the costs of suits the whole of said fine shall be paid over forthwith to the treasurer of the county in which the prosecution was brought and said county treasurer shall pay over the same forthwith to the Commissioner of Fisheries for the benefit of the Commonwealth Provided That in case the defendant or defendants shall neglect to pay at once the fine or fines so imposed said defendant or defendants shall forthwith be sentenced to undergo imprisonment in the county jail of the county where such conviction takes place for the period of one day for each dollar of fine so imposed and unpaid unless the defendant or defendants upon conviction shall give notice of intention to appeal when such defendant or defendants shall be permitted to enter into good and sufficient recognizance to appear before such justice alderman or magistrate on or before the expiration of five days if such appeal is not taken by them or on the final determination of such appeal if it be not sustained for execution of sentence Provided also That all actions for any violation of any of the

provisions of this act must be taken within one year from the time the offense was committed and when necessary to properly conduct any case before any alderman justice of the peace magistrate or any court the Commissioner of Fisheries is authorized to employ legal counsel

Section 8 That from and after the passage of this act any Fish Commissioner fish warden deputy warden sheriff deputy sheriff constable or any special officer or any peace officer in this Commonwealth is hereby authorized and commanded to forthwith apprehend and arrest any person or persons who may be guilty of violating the provisions of this act and take such person or persons before any justice of the peace alderman or magistrate and thereupon make charge of such violation of this act and the justice of the peace alderman or magistrate shall forthwith hear and determine the charge as provided in section seven of this act and in case any Fish Commissioner fish warden or any officer named above fails to prove his case and the defendant or defendants are discharged or in case the defendant or defendants are convicted and are sent to jail in lieu of the payment of fine or fines penalty or penalties the county in which the case is heard shall pay the costs such arrests may also be made on Sunday in which case the person or persons so arrested for safe keeping may be committed to the jail or lock-up for that day but shall be taken before the proper magistrate and proceeded against on a week day following the arrest

Section 9 The following act of Assembly is intended to be supplied by this act and the same is hereby repealed.

1 "An Act to regulate the catching or taking within this Commonwealth of bullfrogs and terrapin and providing a penalty therefor" approved the sixth day of April Anno Domini one thousand nine hundred and three

And in addition to the above all acts or parts of acts inconsistent with the provisions of this act are hereby repealed

On the question,

Will the House agree to the bill on third reading?

Mr. ROCKWELL. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk read the amendments as follows:

Strike out section 3 and re-number the remaining sections.

The SPEAKER. Will the House give unanimous consent to insert the amendments as read? Is there any objection? The Chair hears objection and consent is not granted.

Mr. ROCKWELL. Mr. Speaker, I move that the House go into the committee of the whole for the purpose of special amendment.

Mr. NORTH. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. ROCKWELL. Mr. Speaker, I will make just a word of explanation on the amendment which I have offered. This bill is in relation to the taking and selling of frogs and tadpoles. The bill as now drawn prohibits absolutely the killing of frogs at night time. Experienced men have told me that this is about the only time you can get them. No man working in the day time can go to get them and you can only get them by shooting them with an air rifle or chasing them in some swampy place. My amendment will enable them to be taken at night by the use of a light such as is now used. When this bill was in the Fish Committee, the Fish Commissioner was before the committee and after carefully arguing the bill it was voted not to report it favorably. Finally the committee was discharged under our sixty-vote rule and now my amendment is to permit the taking of frogs at night.

Mr. HACKETT. The gentleman from Tioga mentions the working man who works in the day and cannot catch frogs in the day time. He ought to be at home tending to his children instead of catching bullfrogs. Mr. Speaker, the Fish Commissioner did come before the committee with this one objection to this bill, and that was that he did not care for legislation on tadpoles and frogs at this session. That was his only reason. Now, these tadpoles and frogs will be exterminated throughout the State and we want to prevent that. Several thousand men belonging to sporting organizations of this State are absolutely interested in this bill and I ask every gentleman who is a friend of mine in this House to vote for it.

Mr. J. K. YOUNG. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Hackett.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. HACKETT. Yes, sir.

Mr. J. K. YOUNG. Mr. Speaker, did the gentleman ever catch any frogs at night without a light?

Mr. HACKETT. No, I never did, I always had a light.

Mr. J. K. YOUNG. Did you ever catch any in daylight with your hands?

Mr. HACKETT. No, of course not, I shot them.

Mr. J. K. YOUNG. Mr. Speaker, this bill is not designed to protect the frogs or turtles. It is a storage bill. During our own season, frogs and turtles are gotten from the South and they do not want us to open the season so that we can catch them.

Mr. HACKETT. Mr. Speaker, I desire to interrogate the gentleman from Allegheny, Mr. Young.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. J. K. YOUNG. Yes, sir.

Mr. HACKETT. Mr. Speaker, I would like to know the gentleman's main objection to this bill.

Mr. J. K. YOUNG. My main objection I have stated before, and I made my objection from the fact that we cannot catch turtles in our particular section or any other part of this State.

Mr. HACKETT. Mr. Speaker, I desire to interrogate the gentleman further. Is it not true that the objections to this bill is on account of the snapping turtle?

Mr. J. R. YOUNG. Principally snapping turtles

Mr. HACKETT. Mr. Speaker, it is absolutely essential that this section be in this bill for the reason that the season for snapping turtles is June, July and August, therefore I hope that everybody will vote for this bill.

Mr. J. H. YOUNG. Mr. Speaker, I would further state that Senator Buckman and Mr. Hackett tried to get an amendment through today but found it was impossible, and found they would have to change the title and make a great many other amendments, and therefore they could not get it through.

Mr. ROCKWELL. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. HACKETT. Certainly, Mr. Speaker.

Mr. ROCKWELL. Mr. Speaker, does the gentleman understand that the amendment that I offered simply related to bullfrogs only?

Mr. HACKETT. Mr. Speaker, yes sir, we are against any amendments in this bill.

On the question recurring,

Will the House go into Committee of the Whole?

In was not agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

A division was called for, 94 voting in the affirmative and 68 in the negative and the question was determined in the affirmative and the bill agreed to on third reading.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—83.

Ambler,	Elchenberger,	McArdle,	Rothenberger,
Arthur,	Ely,	McAllister,	Savacool,
Bass,	Ewing,	McClintock,	Schaeffer, A. C.,
Bayle,	Forster, I. G.,	McDermott,	Schuck,
Becker,	Foster, J. D.,	McKay,	Scott, J. R. K.,
Bergey,	Frey,	McNichol,	Sherwood,
Bleloch,	Gans,	Missimer,	Smith, L.,
Brosius,	Geary,	Mitchell,	Snyder,
Brown,	Gibson,	Moore,	Spangler,
Brownlee,	Good,	North,	Speiser,
Conner,	Gransback,	O'Neill,	Stone,
Conrade,	Gray, Joseph,	Peachey,	Strauss,
Cox,	Hackett,	Pennegar,	Thomas,
Currier,	Haggerty,	Pennock,	Walnut,
Curry,	Heidinger,	Perry, S. J.,	Walsh,
Davis,	Hemminger,	Post,	Whitaker,
DeFrees,	Heyburn,	Redfield,	Wildman,
Dickinson,	Howard, J.,	Reese,	Wilson, J. H.,
Dunn, H. B.,	Humes,	Reeser,	Wilson, W. H.,
Dunn, J. A.,	Keepert,	Rex,	Young, G. K.,
Ehrhardt,	Mather,	Roney,	

NAYS—82.

Allen,	Flynn,	Rhoads,	Rockwell,
Alworth,	Geiser,	Leslie,	Scott, S. B.,
Barner,	Glenn,	Letzkus,	Semmens,
Benson,	Grabe,	Light,	Shaffer, C. A.,
Berntheizel,	Gramley,	Lowers,	Showalter,

Bigger,	Herman,	Mallie,	Smith, J. W.,
Bittles,	Hibshman,	Mannion,	Snively,
Blair, W. A.,	Hobbs,	Martin,	Steedle,
Blair, W. F.,	Hoffman,	Matt,	Steele,
Body,	Howard, R.,	McCaig,	Stein,
Burnett,	Jackson,	Mechling,	Swartz,
Caldwell,	Jones, E. E.,	Mellott,	Swift,
Campbell, C. M.,	Kaiser,	Morrow,	Trach,
Campbell, J. J.,	Kaufman,	Moses,	Ulerich,
Carson,	Kenna,	Moulthrop,	Uiman,
Carter,	Kern,	Neely,	Wiltbank,
Cleary,	Kuhn, H. P.,	Newbaker,	Williams,
Cochran,	Kuhns, E. G. M.,	Newton,	Young, J. H.,
Collins,	Lanius,	Perry, H. L.,	Zimmerman,
Donahoe,	Latshaw,	Price,	Alter,
Donnally,	Lenker,	Robinson,	Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 2216 (Senate Bill No. 1796), entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—158.

Allen,	Dunn, J. A.,	Kuhns, E. G. M.,	Rockwell,
Alworth,	Ehrhardt,	Letzkus,	Roney,
Ambler,	Elchenberger,	Light,	Rothenberger,
Aron,	Ely,	Lohr,	Runk,
Arthur,	Ewing,	Lowers,	Sassaman,
Baldwin, R. J.,	Forster, I. G.,	Mannion,	Savacool,
Barner,	Foster, J. D.,	Mather,	Schuck,
Bass,	Frey,	Matt,	Scott, J. R. K.,
Becker,	Gans,	McAleer,	Scott, S. B.,
Benson,	Geary,	McAllister,	Semmens,
Bergey,	Geiser,	McClintock,	Shaffer, C. A.,
Bigger,	Gibson,	McDermott,	Shaffer, I. E.,
Bittles,	Good,	McNichol,	Sherwood,
Blair, W. A.,	Grabe,	Miller,	Smith, J. W.,
Blair, W. F.,	Gramley,	Missimer,	Smith, L.,
Body,	Gransback,	Mitchell,	Snyder,
Brosius,	Gray, Joseph,	Moore,	Spangler,
Brown,	Hackett,	Moses,	Speiser,
Brownlee,	Haggerty,	Musser,	Spillinger,
Burnett,	Herman,	Neel,	Steedle,
Caldwell,	Hess,	Neely,	Steele,
Campbell, C. M.,	Heyburn,	Newbaker,	Stein,
Campbell, J. J.,	Hibshman,	North,	Swartz,
Carson,	Hobbs,	O'Neill,	Swift,
Carter,	Hoffman,	Peachey,	Thomas,
Claycomb,	Howard, J.,	Pennegar,	Ulerich,
Cleary,	Howard, R.,	Pennock,	Uiman,
Cochran,	Isler,	Perry, S. J.,	Walsh,
Collins,	Irwin, G. C.,	Peters,	Walton,
Conner,	Irwin, H. H.,	Piper,	Whitaker,
Conrade,	Jackson,	Post,	Whitman,
Cox,	Kaiser,	Price,	Williams,
Currier,	Kaufman,	Ramsey,	Wilson, J. H.,
Curry,	Keegan,	Redfield,	Wilson, W. H.,
Davis,	Keepert,	Reese,	Wiltbank,
Dickinson,	Kenna,	Reeser,	Young, G. K.,
Donahoe,	Kennedy,	Rhoads,	Young, J. H.,
Donnally,	Klenner,	Richards,	Zimmerman,
Dunn, H. B.,	Kuhn, H. P.,	Robinson,	Alter,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

LEAVES OF ABSENCE.

Mr. HUMES. Mr. Speaker, I would ask for leave of absence for the gentleman from Philadelphia, Mr. Walnut, the gentleman from Schuylkill, Mr. J. R. Jones, and myself, to sit in conference with the Senate conferees, during the session.

The SPEAKER. The Chair hears no objection and the leave of absence is granted.

BILLS ON THIRD READING.

Agreeably to order,
The House proceeded to the consideration on third reading of H. R. bill No. 2068 (Senate No. 1342), entitled:

An Act to amend an act approved the first day of May one thousand nine hundred and nine entitled "An Act to classify the fish in the water within this Commonwealth declaring which are game fish which are food fish and which are bait fish and to regulate the catching and sale and encourage the propagation of the same to protect the waters within this Commonwealth from unfair improper wasteful and destructive fishing and to protect fish from being destroyed or injured by destructive means to provide for the appointment of fish wardens and to declare their official powers and duties to encourage and regulate the propagation of fish within this Commonwealth and regulate the free distribution of the same by the Department of Fisheries in the waters within the same to define powers and duties of the Department of Fisheries to regulate the sale and shipment of fish artificially propagated for profit to forbid the sale of unlawful devices for catching fish and to provide penalties and punishments for the violation of the provisions of this act and providing how and by whom the costs shall be paid"

On the question,
Will the House agree to the bill on third reading?
It was agreed to.

On the question,
Shall the bill pass finally?

Mr. ROCKWELL. Mr. Speaker, this is a bill similar to the one that was up a few moments ago, and was handled in a like manner in the committee. The majority of the committee thought it was not a good bill, and that it should not be reported. However, the committee was discharged from consideration of it, and it is now before on final passage. It is the purpose of this bill to place bass in the same category as brook trout. Bass is a food fish. It is provided in this bill that it cannot be caught or sold except during the open season. It also provides that you cannot bring any game fish into this State from outside the State. If you caught fish in Maine or New York and brought it to your home, you would be liable to prosecution. It seems to me that the provisions in relation to bass are sufficient as they are now. You are not allowed to catch over 12 in a day. If you cannot ship it in from other States and sell it, you are going too far, as the Fish Commission thought. I feel the same way about this bill and think it should be defeated.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—58.

Ambler,	Dunn, H. B.,	Hemminger,	Roney,
Aron,	Eichenberger,	Heyburn,	Savacool,
Arthur,	Ely,	Howard, J.,	Schaeffer, A. C.,
Bass,	Forster, I. G.,	Lohr,	Schuck,
Bergey,	Foster, J. D.,	Mather,	Sherwood,
Brosius,	Frey,	McAleer,	Smith, L.,
Brown,	Gans,	McAllister,	Spangler,
Brownlee,	Geary,	McCaig,	Speiser,
Campbell, C. M.,	Gibson,	Missimer,	Stone,
Clary,	Glenn,	O'Neill,	Swartz,
Conrade,	Good,	Pennegar,	Watson,
Cox,	Goss,	Pennock,	Wildman,
Currier,	Gransback,	Reese,	Wilson, J. H.
Curry,	Hackett,		
DeFrees,			

NAYS—93.

Allen,	Haggerty,	Matt,	Scott, S. B.,
Alworth,	Heldinger,	McDermott,	Semmens,
Barnes,	Herman,	McKay,	Shaffer, C. A.,
Benninger,	Hess,	McNichol,	Shaffer, I. E.,
Benson,	Hibshman,	Mechling,	Showalter,
Berntheizel,	Hobbs,	Mellott,	Smith, J. W.,
Bigger,	Hoffman,	Metzenbacher,	Snyder,
Blair, W. F.,	Howard, R.,	Mitchell,	Steedle,
Body,	Isler,	Morrow,	Steele,
Burnett,	Irwin, G. C.,	Moses,	Stein,
Carter,	Jackson,	Moulthrop,	Strauss,
Cheeseman,	Kaiser,	Musser,	Swift,
Cochran,	Kaufman,	Neel,	Thomas,
Collins,	Keegan,	Neely,	Ulicher,
Conner,	Kern,	Newbaker,	Ulman,
Dickinson,	Kuhn, H. P.,	Perry, H. L.,	Wettach,
Donahoe,	Kuhns, E. G. M.,	Price,	Williams,
Donnelly,	Latshaw,	Rex,	Wilson, W. H.,
Down,	Leslie,	Rhoads,	Wiltbank,
Ehrhardt,	Letzkus,	Robinson,	Young, J. H.,
Ewing,	Light,	Rockwell,	Zimmerman,
Geiser,	Lowers,	Rothenberger,	Alter,
Grabe,	Martin,	Sassaman,	Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,
The House proceeded to the consideration on third reading of H. R. bill No. 2217 (Senate No. 1797), entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ewing,	Letzkus,	Robinson,
Allen,	Flynn,	Light,	Rockwell,
Alworth,	Forster, I. G.,	Lohr,	Roney,
Ambler,	Foster, J. D.,	Lowers,	Rothenberger,
Aron,	Frey,	Malie,	Runk,
Arthur,	Gans,	Mannion,	Sassaman,
Baldwin, G. A.,	Geary,	Martin,	Savacool,
Baldwin, R. J.,	Geiser,	Mather,	Schaeffer, A. C.
Barnes,	Gibson,	Matt,	Schuck,
Bass,	Glenn,	McAleer,	Scott, J. R. K.,
Bayle,	Good,	McAllister,	Scott, S. B.,
Becker,	Goss,	McArdle,	Semmens,
Benninger,	Grabe,	McCaig,	Shaffer, C. A.,
Benson,	Gramley,	McClintock,	Shaffer, I. E.,
Bergey,	Gransback,	McDermott,	Sherwood,
Berntheizel,	Gray, Frank,	McKay,	Showalter,
Bigger,	Gray, Joseph,	McNichol,	Smith, J. W.,
Bittles,	Hackett,	Mechling,	Smith, L.,
Blair, W. A.,	Haggerty,	Mellott,	Snively,
Blair, W. F.,	Heldinger,	Metzenbacher,	Snyder,
Bloch,	Hemminger,	Miller,	Spangler,
Body,	Herman,	Missimer,	Speiser,
Brosius,	Hess,	Mitchell,	Spilling,
Brown,	Heyburn,	Moore,	Steedle,
Brownlee,		Morrow,	Steele,
Burnett,	Hobbs,	Moses,	Stein,
Caldwell,	Hoffman,	Moulthrop,	Stone,
Campbell, C. M.,	Howard, J.,	Murphy,	Strauss,
Campbell, J. J.,	Howard, R.,	Musser,	Swartz,
Carson,	Humes,	Neel,	Swift,
Carter,	Isler,	Neely,	Thomas,
Cheeseman,	Irwin, G. C.,	Newbaker,	Trach,
Claycomb,	Irwin, H. H.,	Newton,	Ulicher,
Clary,	Jackson,	North,	Ulman,
Cochran,	Jones, E. E.,	O'Neill,	Walnut,
Collins,	Jones, J. R.,	Peachey,	Walsh,
Conner,	Kaiser,	Pennegar,	Walton,
Conniff,	Kaufman,	Pennock,	Watson,
Conrade,	Cox,	Perry, H. L.,	Wettach,
Cox,	Currier,	Perry, S. J.,	Whitaker,
Currier,	Curry,	Peters,	Whitman,
Curry,	Davis,	Piper,	Wildman,
DeFrees,	DeFrees,	Post,	Williams,
Dickinson,	Dickinson,	Price,	Wilson, J. H.,
Donahoe,	Kitts,	Ramsey,	Wilson, W. H.,
Donnelly,	Klepper,	Redfield,	Wiltbank,
Down,	Kuhn, H. P.,	Reese,	Young, G. H.,
Dunn, H. B.,	Kuhns, E. G. M.,	Reeser,	Young, J. H.,
Dunn, J. A.,	Lanius,	Rex,	Zimmerman,
Ehrhardt,	Latshaw,	Rhoads,	Alter,
Eichenberger,	Lenker,	Richards,	Speaker.
Ely,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

The House proceeded to the consideration on third reading of H. R. bill No. 2225 (Senate No. 1784), entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumonville Fayette county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Eichenberger,	Lenker,	Robinson,
Allen,	Ely,	Letzkus,	Rockwell,
Alworth,	Ewing,	Light,	Roney,
Ambler,	Flynn,	Lohr,	Rothenberger,
Aron,	Forster, I. G.,	Lowes,	Runk,
Arthur,	Foster, J. D.,	Malle,	Sassaman,
Baldwin, G. A.,	Frey,	Mannion,	Savacool,
Baldwin, R. J.,	Gans,	Martin,	Schaeffer, A. C.,
Barner,	Geary,	Mather,	Schuck,
Bass,	Geiser,	Matt,	Scott, J. R. K.,
Bayle,	Gibson,	McAleer,	Scott, S. B.,
Becker,	Glenn,	McAllister,	Semmens,
Benninger,	Good,	McArdle,	Shaffer, C. A.,
Benson,	Goss,	McCaig,	Shaffer, I. E.,
Bergey,	Grabe,	McClintock,	Sherwood,
Berntheisel,	Gramley,	McDermott,	Showalter,
Bigger,	Gransback,	McKay,	Smith, J. W.,
Bittles,	Gray, Frank,	McNichol,	Smith, L.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snively,
Blair, W. F.,	Hackett,	Mellott,	Spangler,
Bleloch,	Haggerty,	Metzenbacher,	Speliser,
Body,	Heldinger,	Miller,	Spillinger,
Brosius,	Hemminger,	Missimer,	Steedle,
Brown,	Herman,	Mitchell,	Steele,
Brownlee,	Hess,	Moore,	Stein,
Burnett,	Heyburn,	Morrow,	Stone,
Caldwell,	Hibshman,	Moses,	Strauss,
Campbell, C. M.,	Hobbs,	Mouthrop,	Swartz,
Campbell, J. J.,	Hoffman,	Murphy,	Swift,
Carson,	Howard, J.,	Neel,	Thomas,
Carter,	Howard, R.,	Neely,	Trach,
Cheeseman,	Humes,	Newbaker,	Ulerich,
Claycomb,	Isler,	Newton,	Ulman,
Cleary,	Irwin, G. C.,	North,	O'Neill,
Cochran,	Irwin, H. H.,	O'Neill,	Peachey,
Collins,	Jackson,	Pennegar,	Pennock,
Conner,	Jones, E. E.,	Perry, H. L.,	Perry, S. J.,
Conniff,	Jones, J. R.,	Peters,	Piper,
Conrade,	Kaiser,	Post,	Price,
Cox,	Kaufman,	Ramsey,	Redfield,
Currier,	Keegan,	Reese,	Reese,
Curry,	Keepert,	Rex,	Rhoads,
Davis,	Kenna,	Richards,	Richards,
DeFrees,	Kennedy,		
Dickinson,	Kern,		
Donahoe,	Kitts,		
Donnelly,	Klepper,		
Down,	Kuhn, H. P.,		
Dunn, H. B.,	Kuhns, E.G.M.,		
Dunn, J. A.,	Lanius,		
Ehrhardt,	Latshaw,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 1937 (Senate No. 425) entitled:

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poor houses almshouses county homes et cetera and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ewing,	Letzkus,	Robinson,
Allen,	Flynn,	Light,	Rockwell,
Alworth,	Forster, I. G.,	Lohr,	Roney,
Ambler,	Foster, J. D.,	Lowes,	Rothenberger,
Aron,	Frey,	Malle,	Runk,
Arthur,	Gans,	Mannion,	Sassaman,
Baldwin, G. A.,	Geary,	Martin,	Savacool,
Baldwin, R. J.,	Geiser,	Mather,	Schaeffer, A. C.
Barner,	Gibson,	Matt,	Schuck,
Bass,	Glenn,	McAleer,	Scott, J. R. K.,
Bayle,	Good,	McAllister,	Scott, S. B.,
Becker,	Goss,	McArdle,	Semmens,
Benninger,	Grabe,	McClintock,	Shaffer, C. A.,
Benson,	Gramley,	McDermott,	Shaffer, I. E.,
Bergey,	Gransback,	McKay,	Sherwood,
Berntheisel,	Gray, Frank,	McNichol,	Showalter,
Bigger,	Gray, Joseph,	Mechling,	Smith, J. W.,
Bittles,	Hackett,	Mellott,	Smith, L.,
Blair, W. A.,	Haggerty,	Metzenbacher,	Snively,
Blair, W. F.,	Heldinger,	Miller,	Snyder,
Bleloch,	Hemminger,	Missimer,	Spangler,
Body,	Herman,	Mitchell,	Speliser,
Brosius,	Hess,	Moore,	Spillinger,
Brown,	Heyburn,		Steedle,

Brownlee,	Ely,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Mouthrop,	Stone,
Campbell, C. M.,	Hoffman,	Murphy,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Irwin, H. H.,	North,	Ulman,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Jones, E. E.,	Peachey,	Walsh,
Conner,	Jones, J. R.,	Pennegar,	Walton,
Conrade,	Kaiser,	Pennock,	Watson,
Cox,	Kaufman,	Perry, H. L.,	Wettach,
Currier,	Keegan,	Perry, S. J.,	Whitaker,
Curry,	Keepert,	Peters,	Whitman,
Davis,	Kenna,	Piper,	Wildman,
DeFrees,	Kennedy,	Post,	Williams,
Dickinson,	Kern,	Price,	Wilson, J. H.,
Donahoe,	Kitts,	Ramsey,	Wilson, W. H.,
Donnelly,	Klepper,	Redfield,	Wiltbank,
Down,	Kuhn, H. P.,	Reese,	Young, G. K.,
Dunn, H. B.,	Kuhns, E.G.M.,	Reeser,	Young, J. H.,
Dunn, J. A.,	Lanius,	Rhoads,	Zimmerman,
Ehrhardt,	Latshaw,	Richards,	Alter,
Eichenberger,	Lenker,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2176 (Senate No. 612) entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the conference of Governors of sundry loyal states held September twenty-fourth and twenty-fifth eighteen hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the Rebellion

On the question,

Will the House agree to the bill on third reading?

Mr. S. B. SCOTT. Mr. Speaker, I think that in appropriating money for historical celebrations, we have absolutely reached the limit when we come to appropriate fifty thousand dollars to commemorate the Governors of this State. I have refrained from continuing making remarks on monument bills, but when it comes to appropriating fifty thousand dollars to Governors and dead Governors at that, I think it is about time that we should call a halt. I see somebody has sent me a blank check. (a page boy having delivered a blank check to the speaker,) I suppose that means I should check my remarks.

Mr. SNYDER. Mr. Speaker, this bill is intended to commemorate the conference of Governors.

Replying to the gentleman from Philadelphia asking you to pass this bill I wish to point out its great merit and the reason why it differs from some of the monument bills we have been considering.

This bill is intended to commemorate an epoch making event, namely, the meeting at Altoona, Blair County, of the 16 Loyal War Governors at a time when the fate of the Union hung in the balance and the balance trembling and hung light for the union cause. Our great war governor Andrew Gregg Curtin never showed to better advantage than in the dark days of September 1862. With great sagacity, he conceived the plan for this meeting and carried it to execution; it was successful and what those men did there in that mountain town, now the Mountain City, made possible the success of Emancipation and the war for the Union.

Last year the people of Altoona and Blair County fittingly celebrated the 50th anniversary of this historical event. It was a great and successful three days celebration. The President of the United States, the Governor of Pennsylvania and many other notables participated in the first day and reviewed the parade headed by the U. S. Marine Band. Veterans of the Civil War, military organizations and 10,000 school children. In the afternoon in a great tented auditorium 10,000 people listened to appropriate and stirring orations. A few brief extracts from

those speeches will tell the great significance of the event better than words of mine can possibly do.

In a very happy speech, Governor Tener introduced President Taft saying in part:

"Andrew G. Curtin, Pennsylvania's great war governor, then called into conference at Altoona the executives of the fourteen loyal States, and they resolved then and there to stand back of Lincoln and promised him not only their personal support, but the entire support of their states; so Pennsylvania in that conflicting time, took its place in that great cause, which plan was the suggestion of our great Governor Curtin. After an interval of some eight months the great battle of Gettysburg was fought and which became the turning point of the great war, and as we all know, out of that struggle came a united people, and not that only, but a united government serving under one grand flag."

President Taft's response was most eloquent and impressive. After describing the gloomy outlook and deep depression of President Lincoln said:

"Just at that time your great war governor Andrew G. Curtin concluded while that the war governors had been working and helping along the cause as well as they could that the time had come when three hundred thousand additional troops were necessary in order to accomplish the task before the Federal Government and so he suggested to Mr. Seward whom he met in New York that it might be a good thing to call together the loyal governors and have them speak out and tell the president how they sympathized with him and how they were determined to uphold his hands."

"So these loyal war governors came here some of them could not come in person and sent representatives, but they came and they did not have any reporters present, but they just sat there and talked it out, and in that room in the Logan House, in which we've lunched today and then after they talked it out and got into their minds what they were going to do and say, they went down to Washington on the 27th and through Governor Andrews of Massachusetts another hero who occupies a pedestal in the hall of fame drafted an address to President Lincoln."

The address referred to pledged the President 100,000 troops, money and supplies and what was even more significant set their approval upon his issuing of the Emancipation Proclamation which he had done only two days before. As Mr. Lincoln knew of the meeting of the loyal governors and who can tell but what their actions nerved his hand to issue the immortal document that struck the shackles from an enslaved race. Mr. Speaker, This memorial building and the relics it will contain will preserve the memory of the loyal war governors and the momentous conference held by them and will become a shrine to which the people and future generations will come and draw inspiration for renewed devotion to home and country.

Mr. Speaker the bill provides:

That the sum of fifty thousand dollars shall not be payable until there shall be realised and made available for the erection of said memorial building and an additional sum of at least twenty-five thousand dollars provided further that the character and design of the said memorial building shall be approved by the Commander in Chief of the Grand Army of the Republic, the Governor of the Commonwealth of Pennsylvania and the governors of other states whose executive participated in said conferences and whose legislatures shall make an appropriation to be applied for the commemoration of such participation in the construction of said memorial building and all money obtained for the erection of the said memorial building to be expended under the supervision of the trustees of "The Loyal Governors Memorial Association (Incorporated)" the Governor of the Commonwealth of Pennsylvania the Mayor of the City of Altoona and two such other persons as may be agreed upon by the governors of the respective States whose Legislatures as aforesaid shall contribute to the purpose of said memorial and the said parties shall constitute a commission to select and purchase a plot of ground in the City of Altoona to be acquired for a site for said memorial building and to take title for the ground for which the building may be erected in the name of the "Loyal Governors Memorial Association" to superintend the erection thereof and to make all the necessary and proper arrangement for the dedication of the same when it shall have been completed, said commission shall serve without compensation and the said "Loyal Governors Memorial Association" shall make due provision for the protection and the preservation of the said memorial building without expense to the State it being expressly stipulated that the State shall have no responsibility therefore."

Thus this bill provides that our people must themselves raise a large sum before the State's money is available. This is a safeguard and guarantee that the custodians, having not only a sentimental but also a financial interest will probably care for the structure.

Blair County and Altoona have, at their own expense, long since erected monuments to their heroic dead. This is their first appeal to the Legislature. They have done

much for the State and stand high in the column of tax paying counties. In all our wars, her sons have sprung to arms, devotedly followed the flag to camp and field and may surely be depended on in the future to defend the State or Nation from foreign enemy or internal foe.

Gentlemen of the House, this is a most meritorious measure. Give it your hearty support. Vote aye and pass the bill.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—113.

Ambler,	Ehrhardt,	Lowes,	Reese,
Aron,	Eichenberger,	Mannion,	Rhoads,
Arthur,	Ewing,	Martin,	Richards,
Baldwin, G. A.,	Forster, I. G.,	Mather,	Robinson,
Bass,	Foster, J. D.,	Matt,	Roney,
Bayle,	Frey,	McAleer,	Sassaman,
Benninger,	Gans,	McAllister,	Savacool,
Bergey,	Geary,	McCaig,	Schaeffer, A. C.,
Berntheizel,	Geiser,	McKay,	Schuck,
Bigger,	Goss,	McNichol,	Semmens,
Bittles,	Gransback,	Mechling,	Shaffer, C. A.,
Blair, W. A.,	Gray, Joseph,	Miller,	Snively,
Body,	Haggerty,	Missimer,	Snyder,
Brown,	Herman,	Mitchell,	Steedle,
Brownlee,	Heyburn,	Moore,	Steele,
Campbell, C.M.,	Hobbs,	Morrow,	Stone,
Campbell, J. J.,	Howard, J.,	Moses,	Swartz,
Carter,	Howard, R.,	Murphy,	Swift,
Cleary,	Isler,	Musser,	Thomas,
Cochran,	Irvin, G. C.,	Neel,	Ulerich,
Collins,	Kaiser,	Neely,	Whitaker,
Conrade,	Kaufman,	North,	Whitman,
Cox,	Keepert,	O'Neill,	Wilson, W. H.,
Currier,	Kenna,	Peachey,	Wiltbank,
Curry,	Kennedy,	Pennegar,	Young, J. H.,
Davis,	Kuhn, H. P.,	Pennock,	Zimmerman,
Donnelly,	Kuhns, E.G.M.,	Perry, S. J.,	Alter,
Dunn, H. B.,	Leslie,	Post,	Speaker.
Dunn, J. A.,	Letzkus,		

NAYS—43.

Alworth,	Donahoe,	Kern,	Shaffer, I. E.,
Barner,	Down,	Latshaw,	Sherwood,
Becker,	Ely,	Lenker,	Showalter,
Benson,	Glenn,	Lohr,	Smith, L.,
Blair, W. F.,	Good,	McDermott,	Spangler,
Burgett,	Hackett,	Mellott,	Stone,
Carson,	Heidinger,	Moulthrop,	Ulman,
Cheeseman,	Hemmlinger,	Newbaker,	Walsh,
Conner,	Hibshman,	Rothenberger,	Walton,
DeFrees,	Jones, E. E.,	Scott, J. R. K.,	Wilson, J. H.,
Dickinson,	Keegan,	Scott, S. B.,	Young, G. K.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

RECESS.

The SPEAKER. The Chair would state that after the concentrated efforts of the last two hours, an adjournment of an hour may be helpful to the members.

Whereupon,

A recess was taken until 11 o'clock.

AFTER RECESS.

The House reconvened at 11 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

SENATE MESSAGE.

SENATE CONCURS IN RESOLUTION.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution of the House of Representatives as follows:

In the House of Representatives, June 25, 1913.

Resolved (if the Senate concur), That the time of final adjournment of the General Assembly be extended to Friday, June 27th, 1913, at noon.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to House bill numbered and entitled as follows, viz:

House Bill No. 1498.

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class"

Said bill having been recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to House bill numbered and entitled as follows, viz:

House Bill No. 1618.

An Act authorizing Boyd L. Hunter a citizen of Centre county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania

Said bill having been recalled from the Governor for the purpose of amendment

SENATE MESSAGE:

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 183, entitled:

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall

be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

And has appointed Messrs. McNichol, Vare and Hall a committee of conference to confer with a similar committee of the House of Representatives, (if the House of Representatives shall appoint such committee), on the subject of the differences existing between the two Houses in relation to said bill.

Mr. ROCKWELL. Mr. Speaker, I move that the House insist upon its non-concurrence, and that a committee of conference be appointed.

Mr. J. B. K. SCOTT. Mr. Speaker, I second the motion. The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 183.

The SPEAKER. The Chair appoints Messrs. Rockwell, Whitaker and Conniff as a committee of conference on the part of the House to confer with a similar committee on the part of the Senate.

Ordered that the Clerk inform the Senate accordingly.

SENATE MESSAGE:

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 888, entitled:

An Act designating the lilac as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

And has appointed Messrs. Buckman, Alexander and Huffman a committee of conference to confer with a similar committee of the House of Representatives, (if the House of Representatives shall appoint such committee), on the subject of the differences existing between the two Houses in relation to said bill.

Mr. JACKSON. Mr. Speaker, I move that the House insist upon its non-concurrence and that a committee of conference be appointed.

Mr. DAVIS. Mr. Speaker, I second the motion. The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 888.

The SPEAKER. The Chair appoints Messrs. Jackson, Davis and Snyder a committee of conference on the part of the House to confer with a similar committee on the part of the Senate.

Ordered that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

And has appointed Messrs. McNichol, Hunter and DeWitt a committee of conference to confer with a similar committee of the House of Representatives, (if the House of Representatives shall appoint such committee), on the subject of the differences existing between the two Houses in relation to said bill.

Mr. E. E. JONES. Mr. Speaker, I move that the House insist upon its non-concurrence and that a committee of conference be appointed.

Mr. GIBSON. Mr. Speaker, I second the motion. The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1469.

The SPEAKER. The Chair appoints Messrs. E. E. Jones, Gibson and E. G. M. Kuhns a committee of conference upon the part of the House to confer with a similar committee on the part of the Senate.

Ordered that the Clerk inform the Senate accordingly.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF CONCURRENT RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives recalling from the Governor for the purpose of amendment, House Bill No. 1246 entitled "An Act providing and regarding the releasing on parole of certain prisoners who have been sentenced for life."

(Signed,) JOHN K. TENER.

RECONSIDERATION OF VOTE.

Mr. BIGGER. Mr. Speaker, I move that the vote by which this bill (House Bill 1246), passed finally be reconsidered.

Mr. STEEDLE. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. BIGGER. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading be reconsidered.

Mr. STEEDLE. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question,

Will the House agree to the bill on third reading?

Mr. BIGGER. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk.

The Clerk read the amendment as follows:

Amend section 1, line 5, by inserting after the word "life" the following: "or whose sentence has been or shall be commuted to life imprisonment."

The SPEAKER. Will the House give unanimous consent to insert the amendment as read? Is there any objection? The Chair hears none and the amendment will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

APPROVAL OF CONCURRENT RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.
Gentlemen:—I have the honor to advise you that I have this day approved and signed Concurrent Resolution from the Senate and House of Representatives recalling from the Governor for the purpose of amendment, House Bill No. 1689 entitled: "An Act to provide for the assessment and collection of taxes on personal property."

(Signed,) JOHN K. TENER.

RECONSIDERATION OF VOTE.

COMMUNICATION FROM THE GOVERNOR.

Mr. RONEY. Mr. Speaker, I move that the vote by which this bill (House Bill No. 1689), passed finally be reconsidered.

Mr. FOSTER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RONEY. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading be reconsidered.

Mr. FOSTER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question,

Will the House agree to the bill on third reading?

Mr. RONEY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk read the amendments as follows:

Section 1, line 6 after the word "Commonwealth" by adding the words "or by the local authorities charged with the assessment and collection of the tax in case the personal property tax shall be a county tax."

Section 2, line 2 after the word "General" by adding the words "or the County Commissioners as the case may be."

Section 2, line 2 after the word "he" insert the words "or they"

Section 3, line 9, after the word "General" by adding the words "or the County Commissioners as the case may be"

The SPEAKER. Will the House give unanimous consent to insert the amendments as read? Is there any objection? The Chair hears none and the amendments will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

REPORT FROM COMMITTEE.

Mr. DONAHOE asked and obtained unanimous consent to report a bill from Committee as follows:

Mr. DONAHOE, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 1894 (House Bill No. 2251), entitled:

An Act regulating the sale of bi-chloride of mercury and providing a penalty

BILL ON FIRST READING.

Mr. DONAHOE asked and obtained unanimous consent that the bill just reported (Senate Bill 1894), be read the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2251 (Senate No. 1894), entitled:

An Act regulating the sale of bi-chloride of mercury and providing a penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 2211 (Senate Bill No. 1782), entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Flynn,	Lohr,	Roney,
Ambler,	Forster, I. G.,	Lowers,	Rothenberger,
Aron,	Forster, J. D.,	Malle,	Runk,
Arthur,	Frey,	Mannion,	Sassaman,
Baldwin, G. A.,	Gans,	Martin,	Savacool,
Baldwin, R. J.,	Geary,	Mather,	Schaeffer, A. C.,
Barnes,	Geiser,	Matt,	Schuck,
Bass,	Gibson,	McAleer,	Scott, J. R. K.,
Bayle,	Glenn,	McAllister,	Scott, S. B.,
Becker,	Good,	McArdle,	Semmens,
Benninger,	Goss,	McCaig,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheisel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snively,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Blasch,	Heldinger,	Miller,	Spangler,
Boar,	Hemminger,	Missimer,	Spelser,
Brosius,	Herman,	Mitchell,	Spillinger,

Brown,	Hess,	Moore,	Steedle,
Brownlee,	Heyburn,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Moulthrop,	Stone,
Campbell, C. M.,	Hoffman,	Murphy,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Irwin, H. H.,	North,	Ulman,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Jones, E. E.,	Peachey,	Walsh,
Conner,	Jones, J. R.,	Pennegar,	Walton,
Conniff,	Kaiser,	Pennock,	Watson,
Conrade,	Kaufman,	Perry, H. L.,	Wettach,
Cox,	Keegan,	Perry, S. J.,	Whitaker,
Currier,	Keepert,	Peters,	Whitman,
Curry,	Kenna,	Piper,	Wildman,
Davis,	Kennedy,	Post,	Williams,
DeFrees,	Kern,	Price,	Wilson, J. H.,
Dickinson,	Kitts,	Ramsey,	Wilson, W. H.,
Donahoe,	Klepper,	Redfield,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Reese,	Young, G. K.,
Down,	Kuhns, E.G.M.,	Reeser,	Young, J. H.,
Dunn, H. B.,	Lanius,	Rex,	Zimmerman,
Dunn, J. A.,	Latshaw,	Rhoads,	Alter,
Ehphardt,	Lenker,	Richards,	Speaker.
Eichenberger,	Leslie,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2229 (Senate No. 1793), entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of statutes at large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the statutes at large and the pamphlet laws of Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. HUMES. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

This was done as follows:

YEAS—118.

Adams,	Down,	Kuhns, E.G.M.,	Roney,
Alworth,	Dunn, H. B.,	Leslie,	Rothenberger,
Ambler,	Dunn, J. A.,	Letzkus,	Sassaman,
Aron,	Eichenberger,	Lowers,	Schaeffer, A. C.,
Arthur,	Ely,	Malie,	Schuck,
Bass,	Forster, J. G.,	Mannion,	Scott, J. R. K.,
Bayle,	Foster, J. D.,	McAllister,	Scott, S. B.,
Becker,	Gans,	McCaig,	Semmens,
Berntheizel,	Geary,	McClintock,	Sherwood,
Bigger,	Gransback,	McNichol,	Smith, L.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snyder,
Blair, W. F.,	Hackett,	Miller,	Spangler,
Body,	Haggerty,	Missimer,	Speiser,
Brosius,	Hess,	Mitchell,	Steele,
Brown,	Heyburn,	Moore,	Stein,
Campbell, C. M.,	Hibshman,	Morrow,	Stone,
Campbell, J. J.,	Hobbs,	Moulthrop,	Strauss,
Carson,	Hoffman,	Murphy,	Swartz,
Carter,	Howard, J.,	Musser,	Swift,
Cheeseman,	Howard, R.,	Neel,	Thomas,
Claycomb,	Humes,	Neely,	Trach,
Cleary,	Isler,	Newbaker,	Ulerich,
Cochran,	Irwin, G. C.,	Newton,	Ulman,
Conner,	Irwin, H. H.,	North,	Walnut,
Conrade,	Jackson,	O'Neill,	Walsh,
Cox,	Jones, E. E.,	Peachey,	Walton,
Currier,	Jones, J. R.,	Pennegar,	Watson,
Curry,	Kaiser,	Pennock,	Wettach,
Davis,	Kaufman,	Perry, H. L.,	Whitaker,
DeFrees,	Keegan,	Perry, S. J.,	Whitman,
Dickinson,	Keepert,	Peters,	Wildman,
Donahoe,	Kenna,	Piper,	Williams,
	Kennedy,	Post,	Wilson, J. H.,
	Kern,	Price,	Wilson, W. H.,
	Kitts,	Ramsey,	Wiltbank,
	Klepper,	Redfield,	Young, G. K.,
	Kuhn, H. P.,	Reese,	Young, J. H.,
	Kuhns, E.G.M.,	Reeser,	Zimmerman,
	Lanius,	Rex,	Alter,
	Latshaw,	Rhoads,	Speaker.
	Lenker,	Richards,	
Eichenberger,			

NAYS—49.

Allen,	Goss,	McAleer,	Shaffer, C. A.,
Barner,	Grabe,	McDermott,	Shaffer, I. E.,
Benson,	Heidinger,	McKay,	Shawalter,
Bergey,	Hemminger,	Mellott,	Snively,
Bittles,	Herman,	Metzenbacher,	Steedle,
Brownlee,	Humes,	Mouthrop,	Swift,
Burnett,	Kern,	Musser,	Trach,
Caldwell,	Klepper,	Newbaker,	Ulman,
Carson,	Lanius,	O'Neill,	Walnut,
Cheeseman,	Latshaw,	Peachey,	Wilson, J. H.,
Connally,	Lenker,	Perry, H. L.,	Young, G. K.,
Geiser,	Light,	Post,	Alter,
Glenn,	Lohr,	Price,	Speaker.
	Matt,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2230 (Senate No. 1817), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mt. Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Flynn,	Lohr,	Roney,
Ambler,	Forster, I. G.,	Lowers,	Rothenberger,
Aron,	Foster, J. D.,	Malie,	Runk,
Arthur,	Frey,	Mannion,	Sassaman,
Baldwin, G. A.,	Gans,	Martin,	Savacool,
Baldwin, R. J.,	Geary,	Mather,	Schaeffer, A. C.,
Barner,	Geiser,	Matt,	Schuck,
Bass,	Gibson,	McAleer,	Scott, J. R. H.,
Bayle,	Glenn,	McAllister,	Scott, S. B.,
Becker,	Good,	McArdle,	Semmens,
Benninger,	Goss,	McCaig,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. H.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snively,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bleloch,	Heidinger,		Spangler,
Body,	Hemminger,		Speiser,
Brosius,	Herman,		Spillinger,
Brown,	Hess,		Steedle,
Brownlee,	Heyburn,		Steele,
Burnett,	Hibshman,		Stein,
Caldwell,	Hobbs,		Stone,
Campbell, C. M.,	Hoffman,		Strauss,
Campbell, J. J.,	Howard, J.,		Swartz,
Carson,	Howard, R.,		Swift,
Carter,	Humes,		Thomas,
Cheeseman,	Isler,		Trach,
Claycomb,	Irwin, G. C.,		Ulerich,
Cleary,	Irwin, H. H.,		Ulman,
Cochran,	Jackson,		Walnut,
Collins,	Jones, E. E.,		Walsh,
Conner,	Jones, J. R.,		Walton,
Conniff,	Kaiser,		Watson,
Conrade,	Kaufman,		Wettach,
Cox,	Keegan,		Whitaker,
Currier,	Keepert,		Whitman,
Curry,	Kenna,		Wildman,
Davis,	Kennedy,		Williams,
DeFrees,	Kern,		Wilson, J. H.,
Dickinson,	Kitts,		Wilson, W. H.,
Donahoe,	Klepper,		Wiltbank,
Donnelly,	Kuhn, H. P.,		Young, G. K.,
Down,	Kuhns, E.G.M.,		Young, J. H.,
Dunn, H. B.,	Lanius,		Zimmerman,
Dunn, J. A.,	Latshaw,		Alter,
Ehphardt,	Lenker,		Speaker.
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2081 (Senate No. 1409), entitled:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

And said bill having been read at length the third time. considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Adams,	Forster, I. G.,	Lenker,	Rothenberger,
Aron,	Foster, J. D.,	Leslie,	Sassaman,
Barner,	Frey,	Letzkus,	Savacool,
Bass,	Gans,	Light,	Schaeffer, A. C.,
Bayle,	Geary,	Lohr,	Schuck,
Benninger,	Glenn,	Lowers,	Semmens,
Bergey,	Good,	Mannion,	Shaffer, C. A.,
Berntheizel,	Goss,	Martin,	Shaffer, I. E.,
Bigger,	Gramley,	Mather,	Sherwood,
Bittles,	Gransback,	McAleer,	Showalter,
Blair, W. F.,	Gray, Joseph,	McAllister,	Snyder,
Bleloch,	Hackett,	McCaig,	Spangler,
Body,	Haggerty,	McDermott,	Steedle,
Brosius,	Heldinger,	McKay,	Steele,
Brown,	Hemminger,	McNichol,	Stone,
Burnett,	Herman,	Meachling,	Strauss,
Caldwell,	Hess,	Missimer,	Swartz,
Campbell, C. M.,	Heyburn,	Mitchell,	Swift,
Campbell, J. J.,	Hobbs,	Moore,	Thomas,
Carter,	Hoffman,	Morrow,	Ulerich,
Cheeseman,	Howard, J.,	Murphy,	Ulman,
Cleary,	Howard, R.,	Neel,	Walsh,
Collins,	Humes,	Neely,	Walton,
Conner,	Isler,	Newbaker,	Watson,
Conrade,	Irwin, G. C.,	North,	Wettach,
Cox,	Jackson,	O'Neill,	Whitaker,
Currier,	Kaiser,	Peachey,	Whitman,
Davis,	Kaufman,	Pennegar,	Wildman,
DeFrees,	Keegan,	Perry, S. J.,	Williams,
Dickinson,	Keepert,	Peters,	Wilson, J. H.,
Donahoe,	Kennedy,	Price,	Wilson, W. H.,
Dunn, J. A.,	Kern,	Reese,	Wiltbank,
Ehrhardt,	Klepper,	Reeser,	Young, G. K.,
Eichenberger,	Kuhn, H. P.,	Rex,	Young, J. H.,
Ely,	Lanlus,	Rhoads,	Zimmerman,
Ewing,	Latshaw,	Richards,	Alter,
		Roney,	Speaker.

NAYS—13.

Benson,	Matt,	Moses,	Smith, J. W.,
Brownlee,	Mellott,	Moulthrop,	Snively,
Carson,	Miller,	Post,	Trach,
Dunn, H. B.,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2128 (Senate No. 1396), entitled:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

And said bill having been read at length the third time. considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ewing,	Leslie,	Richards,
Alworth,	Flynn,	Letzkus,	Robinson,
Ambler,	Forster, I. G.,	Light,	Rockwell,
Aron,	Foster, J. D.,	Lohr,	Roney,
Arthur,	Frey,	Lowers,	Rothenberger,
Baldwin, G. A.,	Gans,	Malle,	Runk,
Baldwin, R. J.,	Geary,	Mannion,	Sassaman,
Barner,	Geiser,	Martin,	Savacool,
Bass,	Gibson,	Mather,	Schaeffer, A. C.,
Bayle,	Glenn,	Matt,	Schuck,
Becker,	Good,	McAleer,	Scott, J. R. K.,
Benninger,	Goss,	McAllister,	Scott, S. B.,
Benson,	Grabe,	McArdie,	Semmens,

Bergey,	Gramley,	McCaig,	Shaffer, C. A.,
Berntheizel,	Gransback,	McClintock,	Shaffer, I. E.,
Bigger,	Gray, Frank,	McDermott,	Sherwood,
Bittles,	Gray, Joseph,	McKay,	Showalter,
Blair, W. A.,	Hackett,	McNichol,	Smith, J. W.,
Blair, W. F.,	Haggerty,	Meachling,	Smith, L.,
Bleloch,	Heldinger,	Mellott,	Snively,
Body,	Hemminger,	Metzenbacher,	Snyder,
Brosius,	Herman,	Miller,	Spangler,
Brown,	Hess,	Missimer,	Speiser,
Brownlee,	Heyburn,	Mitchell,	Spillinger,
Burnett,	Hibshman,	Moore,	Steedle,
Caldwell,	Hobbs,	Morrow,	Steele,
Campbell, C. M.,	Hoffman,	Moses,	Stein,
Campbell, J. J.,	Howard, J.,	Moulthrop,	Stone,
Carson,	Howard, R.,	Murphy,	Strauss,
Carter,	Humes,	Musser,	Swartz,
Cheeseman,	Isler,	Neel,	Swift,
Claycomb,	Irwin, G. C.,	Neely,	Thomas,
Cleary,	Irwin, H. H.,	Newbaker,	Trach,
Cochran,	Jackson,	Newton,	Ulerich,
Collins,	Jones, E. E.,	North,	Ulman,
Conner,	Jones, J. R.,	O'Neill,	Walnut,
Conniff,	Kaiser,	Peachey,	Walsh,
Conrade,	Kaufman,	Pennegar,	Walton,
Cox,	Keegan,	Pennock,	Watson,
Currier,	Keepert,	Perry, H. L.,	Wettach,
Davis,	Kenna,	Perry, S. J.,	Whitaker,
DeFrees,	Kennedy,	Peters,	Whitman,
Dickinson,	Kern,	Piper,	Wildman,
Donahoe,	Kitts,	Post,	Williams,
Donnelly,	Klepper,	Price,	Wilson, J. H.,
Down,	Kuhn, H. P.,	Ramsey,	Wilson, W. H.,
Dunn, H. B.,	Kuhns, E. G. M.,	Redfield,	Wiltbank,
Dunn, J. A.,	Lanlus,	Reese,	Young, G. K.,
Ehrhardt,	Latshaw,	Reeser,	Young, J. H.,
Eichenberger,	Lenker,	Rhoads,	Zimmerman,
Ely,			Alter,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2221 (Senate No. 1003), entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time. considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Flynn,	Lohr,	Roney,
Ambler,	Forster, I. G.,	Lowers,	Rothenberger,
Aron,	Foster, J. D.,	Malle,	Runk,
Arthur,	Frey,	Mannion,	Sassaman,
Baldwin, G. A.,	Gans,	Martin,	Savacool,
Baldwin, R. J.,	Geary,	Mather,	Schaeffer, A. C.,
Barner,	Geiser,	Matt,	Schuck,
Bass,	Gibson,	McAleer,	Scott, J. R. K.,
Bayle,	Glenn,	McAllister,	Scott, S. B.,
Becker,	Good,	McArdie,	Semmens,
Benninger,	Goss,	McCaig,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
	Gray, Joseph,	Meachling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snively,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bleloch,	Heldinger,	Miller,	Spangler,
Body,	Hemminger,	Missimer,	Speiser,
Brosius,	Herman,	Mitchell,	Spillinger,
Brown,	Hess,	Moore,	Steedle,
Brownlee,	Heyburn,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Moulthrop,	Stone,
Campbell, C. M.,	Hoffman,	Murphy,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Irwin, H. H.,	North,	Ulman,
Cochran,	Jackson,	O'Neill,	Walnut,
Collins,	Jones, E. E.,	Peachey,	Walsh,
Conner,	Jones, J. R.,	Pennegar,	Watson,
Conniff,	Kaiser,	Pennock,	Wettach,
Conrade,	Kaufman,	Perry, H. L.,	Whitaker,
Cox,	Keegan,	Perry, S. J.,	

Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Keport,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Latshaw,
Lenker,
Leslie,
Peters,
Piper,
Post,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,
Richards,

Whitman,
Wildman,
Williams,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2203 (Senate No. 1068), entitled:

An Act providing for exhibits demonstrations and lectures by the Department of Agriculture and its Bureaus at county fairs and other agricultural and horticultural exhibitions and making an appropriation therefor

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. CHEESEMAN. Mr. Speaker, as I understand, this line of work as provided for in this bill is taken up by the State College and they have trained men to do the work. It seems that this provision in this bill is unnecessary for that reason. I think it should be voted down.

Mr. FORSTER. Mr. Speaker, just a word in addition to what the gentleman from Butler has said. There has been an appropriation made to the State College for doing this very sort of work.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—69.

Adams,	Dickinson,	Kaiser,	Peachey,
Ambler,	Donnelly,	Keegan,	Pennegar,
Bass,	Dunn, H. B.,	Keport,	Pennock,
Bayle,	Flynn,	Kennedy,	Post,
Becker,	Frey,	Kitts,	Redfield,
Benson,	Geiser,	Lanius,	Rothenberger,
Bergey,	Glenn,	Light,	Sassaman,
Bigger,	Good,	Lohr,	Savaool,
Body,	Grabe,	Lowers,	Showalter,
Brown,	Gray, Joseph,	Matt,	Snyder,
Caldwell,	Heyburn,	Mechling,	Strauss,
Carter,	Hobbs,	Mellott,	Swartz,
Cleary,	Howard, J.,	Mitzenbacher,	Thomas,
Cochran,	Howard, R.,	Mitchell,	Walton,
Currier,	Irwin, G. C.,	Mouthrop,	Watson,
Davis,	Jackson,	Neel,	Wildman,
DeFrees,	Jones, E. E.,	North,	Williams,
			Wilson, J. H.

NAYS—89.

Allen,	Geary,	McAllister,	Scott, S. B.,
Aron,	Gramley,	McCaig,	Sammens,
Arthur,	Gransback,	McClintock,	Shaffer, I. E.,
Barnes,	Hackett,	McDermott,	Sherwood,
Benninger,	Haggerty,	McKay,	Smith, J. W.,
Berntheisel,	Heldinger,	McNichol,	Smith, L.,
Blair, W. F.,	Hemminger,	Miller,	Snively,
Bleloch,	Hess,	Missimer,	Spangler,
Brosius,	Hoffman,	Moore,	Speiser,
Burnett,	Isler,	Morrow,	Steele,
Campbell, C. M.,	Kaufman,	Moses,	Stone,
Campbell, J. J.,	Kenna,	Mueser,	Swift,
Carson,	Kern,	Neely,	Trach,
Cheeseman,	Kuhn, H. P.,	Newbaker,	Ulman,
Collins,	Latshaw,	O'Neill,	Walsh,
Conrade,	Lenker,	Perry, S. J.,	Wilson, W. H.
Cox,	Leslie,	Reese,	Wiltbank,
Curry,	Letzkus,	Rex,	Young, G. K.,
Eichenberger,	Malie,	Rhoads,	Young, J. H.,
Ely,	Martin,	Robinson,	Zimmerman,
Foster, J. D.,	Mather,	Schaeffer, A. C.,	Alter,
Gans,	McAleer,	Scott, J. R. K.,	Speaker,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2235 (Senate No. 1823) entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguarding the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

And said bill having been read at length the third time considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—205.

Adams,	Ely,	Light,	Roney,
Allen,	Ewing,	Lohr,	Rothenberger,
Alworth,	Flynn,	Lowes,	Runk,
Ambler,	Forster, I. G.,	Malle,	Sassaman,
Aron,	Foster, J. D.,	Mannion,	Savaool,
Arthur,	Frey,	Martin,	Schaeffer, A. C.,
Baldwin, G. A.,	Gans,	Mather,	Schuck,
Baldwin, R. J.,	Geary,	Matt,	Scott, J. R. K.,
Barnes,	Geiser,	McAleer,	Scott, S. B.,
Bass,	Gibson,	McAllister,	Semmens,
Bayle,	Glenn,	McArdle,	Shaffer, C. A.,
Becker,	Good,	McCaig,	Shaffer, I. E.,
Benninger,	Goss,	McClintock,	Sherwood,
Benson,	Grabe,	McDermott,	Showalter,
Bergey,	Gramley,	McKay,	Smith, J. W.,
Berntheisel,	Gransback,	McNichol,	Smith, L.,
Bigger,	Gray, Frank,	Mechling,	Snively,
Bitles,	Gray, Joseph,	Mellott,	Snyder,
Blair, W. A.,	Hackett,	Mitzenbacher,	Spangler,
Blair, W. F.,	Haggerty,	Miller,	Speiser,
Bleloch,	Heldinger,	Missimer,	Spillinger,
Body,	Hemminger,	Morrow,	Steele,
Brosius,	Herman,	Moses,	Stein,
Brown,	Hess,	Mouthrop,	Stone,
Brownlee,	Heyburn,	Murphy,	Strauss,
Burnett,	Hibshman,	Neel,	Swartz,
Caldwell,	Hobbs,	Neely,	Swift,
Campbell, C. M.,	Hoffman,	Newbaker,	Thomas,
Campbell, J. J.,	Howard, J.,	Newton,	Trach,
Carson,	Howard, R.,	North,	Ulerich,
Carter,	Humes,	O'Neill,	Ulman,
Cheeseman,	Isler,	Peachey,	Walnut,
Claycomb,	Irwin, G. C.,	Pennock,	Walsh,
Cleary,	Irwin, H. H.,	Perry, H. L.,	Walton,
Cochran,	Jackson,	Perry, S. J.,	Watson,
Collins,	Jones, E. E.,	Peters,	Wettach,
Conner,	Jones, J. R.,	Piper,	Whitaker,
Conniff,	Kaiser,	Post,	Whitman,
Conrade,	Kaufman,	Price,	Wildman,
Cox,	Keegan,	Ramsey,	Williams,
Currier,	Keport,	Redfield,	Wilson, J. H.,
Curry,	Kenna,	Reese,	Wilson, W. H.,
Davis,	Kennedy,	Reeser,	Wiltbank,
DeFrees,	Kern,	Rex,	Young, G. K.,
Dickinson,	Kitts,	Rhoads,	Young, J. H.,
Donahoe,	Klepper,	Richards,	Zimmerman,
Donnelly,	Kuhn, H. P.,	Robinson,	Alter,
Down,	Kuhns, E.G.M.,	Rockwell,	Speaker,
Dunn, H. B.,	Lanius,		
Dunn, J. A.,	Latshaw,		
Ehrhardt,	Lenker,		
Eichenberger,	Letzkus,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

The House took a short recess.

AFTER RECESS.

The House reconvened.

The SPEAKER (George E. Alter) in the chair.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned him from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1467.

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 1, line 5, strike out "fourteen" and insert "fifteen"

Line 11, after the word "road" strike out all of line 11 and lines 13 and 14 and insert the following: "beginning at a point on route number one hundred and seventy-five at Nazareth thence by Newburgh and Hecktown to Bethlehem thence by route number one hundred and fifty nine to Allen-town"

Line 18, strike out "Bank" and insert "Park"

Line 30, strike out "Stungstown" and insert "Strongtown"

Strike out all of lines 47 to 64 inclusive.

Line 65, after the word "and" strike out "Six"

Line 72, strike out "Seven" and insert "Five"

Line 7, strike out "Eight" and insert "Six"

Line 89, strike out "Nine" and insert "Seven"

Line 96, strike out "Ten" and insert "Eight"

Line 105, strike out "Eleven" and insert "Nine"

Line 113, strike out "Twelve" and insert "Ten"

Strike out all of lines 121 to 127, inclusive.

Line 128, strike out "Fourteen" and insert "Eleven"

Line 133, strike out "Fifteen" and insert "Twelve"

Line 139, strike out "Sixteen" and insert "Thirteen"

Line 144, strike out "Seventeen" and insert "Fourteen"

Same line, strike out "A certain public road beginning in Jennerstown and running by way of Glessner Conner Thomas Mils and Sulphur Springs to Island Park thence over route number fifty-two to Johnstown" and insert "A certain public road beginning at Ebensburg in Cambria county and thence over what is known as the Northern Pike to Armagh borough a point on State Highway Route Number two hundred and twenty-three in Indiana county"

Line 151, strike out "Eighteen" and insert "Fifteen"

Line 155, strike out "Nineteen" and insert "Sixteen"

Line 159, strike out "Croconut" and insert "Choconut"

Line 161, strike out "Twenty" and insert "Seventeen"

Strike out the remainder of line 151 and all of lines 162, 163 and 164 and insert "a certain section of public road beginning at Confluence a point on State Highway route number fifty in Somerset county thence by way of Harnedsville and Listonburg to Addison on the National Road thence over said National Road to Somerfield thence southwardly following the Youghiegheny River to the Maryland State line"

Line 170, strike out "Twenty-one" and insert "Eighteen"

Line 176, strike out "Twenty-two" and insert "Nineteen"

Line 182, strike out "Twenty-three" and insert "Twenty"

Line 187, strike out "Twenty-four" and insert "Twenty-one"

Line 193, strike out "Twenty-five" and insert "Twenty-two"

Line 197, strike out "Clifton" and insert "Clifford"

Line 200, strike out "Twenty-six" and insert "Twenty-three"

Line 206, strike out "Twenty-seven" and insert "twenty-four"

Line 212, strike out "Twenty-eight" and insert "Twenty-five"

Line 218, strike out "Twenty-nine" and insert "Twenty-six"

Strike out the remainder of line 218, and all of lines 219 to 223, inclusive, and insert: "A certain public road beginning at the county line road dividing the counties of Philadelphia and Bucks near Somerset thence by way of Feasterville and Rockville to Newtown Bucks county thence over State Highway route two hundred and fifty-two to Yardley thence by the river road by way of Taylorsville Brownsburg New Hope Center Bridge Lumberville Point Pleasant Erwinnna Bridgeton Upper Blacks Eddy Narrowsville and Kintnersville to Durham Furnace on State highway route one hundred and fifty-six thence over route one hundred and fifty-six to Easton Northampton county"

Line 232, strike out "Thirty-one" and insert "Twenty-eight"

Line 238, strike out "Thirty-one" and insert "Twenty-eight"

Line 243, strike out "Thirty-two" and insert "Twenty-nine"

Strike out the remainder of line 243 and all of lines 244 to 247, inclusive, and insert: "A certain section of public road beginning at the borough of Bedford in the county of Bedford thence eastwardly to a point near Cliffs Station thence by way of Ottown Charlesville Rainsburg and Chaneyville to a point on the line dividing the counties of Bedford and Fulton thence northwardly by way of the Lutheran Church to a point in the road leading from Clearville to Buck Valley thence by way of Buck Valley and Lashley to Booth Corners in Bethel township Fulton county a point on State highway route two hundred and sixty-seven"

Line 257, strike out "Thirty-three" and insert "Thirty"

Line 261, strike out "Lentily" and insert "Lebanon"

Line 263, strike out "Thirty-four" and insert "Thirty-one"

Line 266, strike out "Thirty-five" and insert "Thirty-two"

Line 279, strike out "Thirty-six" and insert "Thirty-three"

Line 287, strike out "Rilney" and insert "Rinely"

Line 289, strike out "Thirty-seven" and insert "Thirty-four"

Strike out the remainder of line 289 and all of lines 290 to 293 inclusive and insert the following: "Route three hundred and thirty-four A certain public road beginning at Greely a point on State Highway route two hundred and twenty in Pike county thence to Lackawanna then over State Highway Route two hundred and fifty-five to Rowlands thence by way of Bohemia White Hall White's School to Hawley a point on State Highway Route seven"

Route Three Hundred and Thirty-five A certain public road Commencing at a point on the boundary line of the

city of Scranton and running over Route Number one hundred and sixty-eight to Throopville school thence by way of Mt. Cobb and Cortez to a point on the dividing line between Lackawanna and Wayne counties by the way of South Canaan and Clemo to Hoadley thence over Route Number one hundred and seventy-one to Honesdale thence over route number seven to Indian Orchard and thence by way of Bech Lake and Acto to the Delaware River opposite Narrowsburg New York

Route Three Hundred and Thirty-six A certain public road beginning at a point on State Highway Route one Hundred and Sixty-one at or near Shamokin in Northumberland county thence by way of Trevorton Raker Mahanoy and Urban to the line dividing the counties of Northumberland and Dauphin thence by way of Uniontown Borough Berrysburg and Killinger to Millersburg a point from Mahanoy to Herndon a point on State Highway Route one in Northumberland county

Route Three Hundred and Thirty-seven A certain section of public road beginning at the Homer City borough line on route number sixty-eight and extending eastwardly to Mechanicsburg borough thence south to Armagh borough line on route number two hundred twenty-three in Indiana county

Route Three Hundred and Thirty-eight A certain public road Beginning at Big Run borough a point on State Highway Route Number One Hundred and eighty-nine in Jefferson county thence by way of Sykesville to a point on the line dividing the counties of Jefferson and Clearfield thence by way of Stanley a point at or near C and M Junction and Jefferson Line to DuBois borough a point on State Highway Route Number Fifty-nine

Route Three Hundred and Thirty-nine A certain public road beginning at Millersburg in Dauphin county a point on State Highway Route One thence by way of Killinger Berrysburg borough and Gratz borough to a point on the dividing line between the counties of Dauphin and Schuylkill thence by way of Artz Sacramento Valley View Hegins Good Spring and Tremont borough a point on State Highway Route One Hundred and ninety-nine in Schuylkill county

Route Three Hundred and Forty A certain section of public road beginning at Chambersburg Franklin county a point on route number thirty-five and passing through Salem Pleasant Hall and Upper Strasburg to Roxbury a point on route number two hundred sixty-four

Route Three Hundred and Forty-one A certain section of public road beginning at Mercersburg Franklin county a point on route number two hundred twenty-four and passing through Markes thence to a point about two miles west of St. Thomas route number thirty-seven

Route Three Hundred and Forty-two A certain section of public road beginning on the boundary line of the city of York York county and running thence over route number one hundred twenty-six to Farmers York county thence by way of East Berlin Heidersburg Biglerville Arendtsville to Boyds Adams county and by way of Cloversburg Cumberland county to Shippensburg Cumberland county

Route Three Hundred and Forty-three A certain section of public road beginning at Gillette's Bridge at a point on route number fifteen between Wysox and Rome in Bradford county thence southerly through Allis Hollow to the old Isaac Lyon county bridge thence northerly through Wells Hollow to Conklins' Corners thence southerly past the old Bradford Beecher place southeasterly to the Atwood Corners thence southerly through the main street of LeRaysville borough extending southerly through Brushville past the residence of S B Tupper to the Wyalusing Creek road at the Silas W Stevens Corners on route number fourteen from Wysox up the Wyalusing Creek to Montrose

Route Three Hundred and Forty-four A certain section of public road beginning at the intersection of said road with route number two hundred fifteen at Christiana Lancaster county and extending thence through Smyrna Green Tree Quarryville Bethesda to Holtwood passing part of the way over a section of improved highway already constructed the route being over the road commonly known as the "State Road" extending through the townships of Sadsburg Bart Eden East Drumore Drumore and Martic

Route Three Hundred Forty-five A certain section of public road beginning at the intersection of said road with route number one hundred thirty-six just south of Unicoi Lancaster county thence passing through Fairmount Little Britain and Wrightsdales thence to a cross roads on the Maryland line just beyond Rock Springs Meeting House

Route Three Hundred Forty-six A certain section of public road beginning near Water street at the intersection of said road with route number fifty-five and passing through part of Huntingdon county by way of Spruce creek to Colerain thence by route number fifty-six to Warrior's Mark in Huntingdon county at the intersection of said road with route number fifty-six and passing through part of Huntingdon county into Centre county through the township of Halfmoon by way of Stormstown thence through Paton township by way of Fillmore thence to Bellefonte to unite with route number fifty-eight

Route Three Hundred Forty-seven A certain section of public road beginning at Ellwood City Lawrence county and extending by way of Frisco and Lilleyville in Beaver county to Zelenople in Butler county

Route Three Hundred Forty-eight A certain section of public road in Westmoreland county beginning at the intersection of said road with route number two hundred twenty-eight at Sardis near the Allegheny county line passing east across Puchetos creek to a point at intersection of route number sixty-nine at North Washington thence by way of Beaver Run bridge Perrysville Saint James Church to Wauken at intersection of route number two hundred twenty-eight

Route Three Hundred Forty-nine A certain section of public road beginning at a point intersecting with route

number forty-five at Port Royal and running north on the west side of the Juniata river to intersect with route number one hundred ninety-three about three-fourths of a mile west of Mifflin in Milford township Juniata county.

Route Three Hundred Fifty A certain section of public road beginning at the east line of Ellwood City in Lawrence county Wayne township thence by way of Wurtemburg and Pleasanthill to Portersville in Butler county intersecting at route number seventy-nine.

Route Three Hundred and Fifty-one A certain section of public road beginning in the borough of Waterford Erie county at the intersection of Waterford pike with route number eighty-four thence northwestwardly through the townships of Waterford and Summit to Spires Corners connecting with route number two hundred fifty-eight thence over route number two hundred fifty-eight to the city of Erie.

Route Three Hundred and Fifty-two A certain section of public road beginning at the Reformatory Cross Roads in Smithfield on the west side of the Juniata river in Huntingdon county at a point on route number fifty-five thence up along the west side of the Juniata river to Neffs Bridge over the Frankstown branch of the Juniata river and the Little Juniata river to Petersburg thence up Shavers creek following the waters of Shavers creek by way of Wilsontown Neffs Mills Manor Hill Saulsburg McAlvey's Fort and Monroe Furnace to the dividing line between the counties of Huntingdon and Centre thence to a point on route number fifty-six at Pine Grove Mills thence over routes number fifty-six and twenty-seven into Bellefonte Centre county.

Route Three Hundred and Fifty-three A certain section of public road beginning at Larrys creek at a point on route number twenty-three thence by way of the State-aid highway to Saladasburg borough thence by way of Brookside and White Pine to Steam Valley connecting with route number twenty-one.

Route Three Hundred and Fifty-four A certain section of public road beginning at a point on the New Galilee and Wampum State highway one mile east of the borough of New Galilee Beaver county thence extending in an easterly direction for a distance of about two and one-half mile to a point at the borough of Koppel intersecting with route number seventy-seven.

Route Three Hundred and Fifty-five A certain section of public road beginning at Hartley Hall on route eighteen and running thence by way of Pennsdale to the borough of Hughesville Lycoming county connecting with route number nineteen.

Route Three Hundred and Fifty-six A certain section of public road beginning at Pleasantville borough a point on State highway route two hundred and twenty-two in Bedford county thence by way of Ryot New Paris Schellsburg Manns Choice Sulphur Springs Buffalo Mills Bard Madley Grovel Pitt School House Wills Creek Hyndman Kennell School House Palo Alto and Strongtown to the Maryland State line.

Route Three Hundred and Fifty-seven A certain section of public road beginning at the Morris School House Young Township Jefferson county and running northwardly to a point near the Ephraim Kessler homestead connecting with State Highway Route Sixty-three thence passing through Frostburg Grange Ringgold and North Freedom Jefferson county thence to a point on State Highway Route two hundred and thirty-seven near New Mayville Clarion County.

Route Three Hundred and Fifty-eight A certain section of public road beginning at a point on route number one hundred eighty-nine in the borough of Punxsutawney Jefferson county continuing thence through the Grube settlement by way of Panic to Reynoldsville borough connecting with route number sixty.

Route Three Hundred and Fifty-nine A certain section of public road beginning at the intersection of sand road with State Highway route number two hundred and nineteen at Beech Creek borough Clinton county passing through Beech Creek borough then by way of State Lands and Halls Run to Renovo borough Clinton county.

Route Three Hundred and Sixty A certain public road beginning at Barnsley School House a point on State Highway Route one hundred and thirty-one in East Nottingham township Chester county thence southwardly passing through Chrome to a point on the boundary line between the State of Pennsylvania and the State of Maryland about two and one-half miles.

Route Three Hundred and Sixty-one A certain public road beginning at Ice Cave a point on State Highway Route eleven in Kingston township Luzerne county thence by way of Hillside Huntville Lehman Centre Meeker Pike's Creek to Kytte a point on State highway Route one hundred and seventy-seven in Ross township Luzerne county.

Route Three Hundred and Sixty-two A certain public road beginning at the line between the counties of Philadelphia and Montgomery in Rockledge Montgomery county thence by way of Bethayres and Sorrel Horse to a point on the line dividing the counties of Montgomery and Bucks thence by way of Southampton Richboro and Penns Park to State Highway Route one hundred and fifty-two thence over route one hundred and fifty-two in Doylestown Bucks county.

Route Three Hundred and Sixty-three A certain public road beginning at a point on State Highway Route fifty in Fayette county at Humbertsons and running by way of Markleysburg connecting with the mud pike at the West Virginia State line.

Route Three hundred and Sixty-four A certain public road beginning at Somerset in Somerset county thence by way of Brotherton Stony Creek and Dividing Ridge a point on State Highway Route forty-nine in Allegheny township Somerset county.

Route Three Hundred and Sixty-five Commencing in Tunkhannock and running over Route Number Two Hundred and Thirty-two to Osterhout thence by way of Winola and Mill City to a point in the dividing line between Wyoming and Lackawanna counties thence by way of Schultzville

Hillside Home Clerks Summit Waverly and Wallsville to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Glenwood and over Route number one hundred and seventy-four to South Gibson thence by way of Gelati and route number two hundred and twenty-seven to Thompson thence by way of Starrucca to the dividing line between Susquehanna and Wayne counties and thence to the Delaware River opposite Hancock New York.

Route Three Hundred and Sixty-six A certain section of public road beginning on Route one hundred and seventeen at Connellsville Fayette county and running eastwardly to Springfield thence south and west passing through Normalville Rowans Mill Run Masonic Country Home Ohio Pyle to Farmington connecting with route number fifty.

Route Three Hundred Sixty-seven A certain section of public road beginning at Spring Creek Warren county thence running westwardly on the north side of the Philadelphia and Erie Railroad to the Erie county line at the easterly boundary of the city of Corry and beginning again on the southerly boundary of the city of Corry at Lemon street thence south by way of Stewart Station to Spartansburg Erie county.

Route Three Hundred and Sixty-eight A certain section of public road commencing at a point on the boundary line of the city of Wilkes-Barre thence over Route number eleven to Dorranceton borough thence by way of Forty Fort borough Wyoming borough Exeter borough and West Pittston borough to a point on Route number two hundred and thirty-two thence over Route number two hundred and thirty-two to Tunkhannock.

Route Three Hundred and Sixty-nine A certain section of Public Road commencing at a point on the boundary line of the city of Wilkes-Barre thence over Route number four by way of Kingston Edwardsville Larksville and Plymouth to West Nanticoke thence by way Casetown and Loyalville to a point on Route number one hundred and seventy-seven known as Durham School House thence over Route number one hundred and seventy-seven to Laporte.

On the question,

Will the House concur in the amendments?

Mr. E. E. JONES. Mr. Speaker, I move that the House non-concur in the amendments and that a committee of concurrence be appointed.

Mr. FREY. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1467.

The SPEAKER. The Chair appoints Messrs. Frey, Schuck and Moulthrop as a committee of conference on the part of the House to confer with a similar committee of the Senate if the Senate shall appoint such a committee.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1146.

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioners two Deputy State Highway Commissioners chief engineers chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioners and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers at the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure there-in providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county boroughs or incorporated town petitions providing for percentage of cost of improvements or repairs to

be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

With information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read as follows:

Section 1, line 51, insert the following: "Route Eight from Milford to the New York State line commencing in Milford and running to Matamoras Pike county opposite Port Jervis, New York.

After line 56, insert the following:

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Marus Choice to a point on the dividing line between Bedford and Somerset counties thence by way of Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Sington and Williams Grove into Clearfield Clearfield county.

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Merchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Marton Coolspring and Knoxdale into Brookville Jefferson county

Strike out lines 83 to 91, inclusive, and insert the following thereafter:

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of Gouldsboro to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elmhurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna County

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line between Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Hamlin Hamlin Ariel Pink Hoadley and Cherry Ridge into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Clifford South Gibson Hartford and New Milford thence over route ten into Montrose Susquehanna county

Insert after line 137, page 8, the following:

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Tafton thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angles to Goldsboro thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Baoba Rowlands and Lackawaxen to Shohola Pike county opposite Barryville New York

Pages 8 and 9, strike out lines 150 to 171, inclusive.

Page 9, insert after line 187, the following:

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence by way of Dundoff Forest City and Uniondale to Herrick Centre thence over route two hundred and twenty-seven to the New York State line

Route Eight From Milford to the New York State line Commencing in Milford and running to the Delaware River at Matamoras Pike county opposite Port Jervis New York

Page 10, after line 205, insert the following:

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset counties thence by way of New Baltimore Deeter Gap McDonoldton Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to

Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Wallaceton and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Pusutawney Walston Oliveburg Markton Coolspring and Stanton to Brookville Jefferson county

Pages 11 and 12, strike out lines 234 to 253, inclusive, and insert the following:

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of the Drinker Turnpike to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elmhurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna county

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line between Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Hamlin Ariel Clemo and Hoadley into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over Route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Clifford Glenwood Harford and New Milford thence over route ten into Montrose Susquehanna county

Page 14, line 300, strike out "Center" and insert "Gelatta and Gelatta and Oakland."

Pages 14 and 15, strike out lines 303 and 333, inclusive, and insert the following:

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Tafton thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angles and Gouldsboro to the Drinker Turnpike thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Bohemia Lowlands and Lackawaxen to Shohola Pike county opposite Barryville New York

Line 366, strike out the word "Barber" and insert "Barbour and Loyalsock."

After line 369, insert the following, commencing paragraph:

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence

On the question,

Will the House concur in the amendments made by the Senat.,

Mr. E. E. JONES. Mr. Speaker, I move that the House non-concur and that a Committee of Conference be appointed.

Mr. FREY. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1146.

The SPEAKER. The Chair appoints as a Committee of Conference on the part of the House on House Bill No. 1146 Messrs. Frey, Lohr and Price.

Ordered, that the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered entitled as follows, viz:

House Bill No. 1458

An Act creating a Division of Distribution of Documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Section 4, lines 2 and 3, after the word "Division," line 2, insert the following: "one clerk who shall receive an annual salary of fifteen hundred dollars."

Lines 6 and 7, strike out the words "Grounds and Buildings."

Section 5, lines 4 and 5, strike out the following: "Failure or refusal to do so shall constitute a misdemeanor," and insert the following: "unless otherwise directed in writing by the Chief of the Division of Documents."

Section 6, commencing in line 2, after the word "shall," strike out "ascertain the number of the same and shall compare," and insert the following: "notify the Superintendent of Public Printing and Binding who shall have."

Line 8, strike out the word "he," and insert "the Superintendent of Public Printing and Binding;" line 9, strike out after the word "variance" "in the number of documents or;" line 11, strike out "report the same;" line 11, insert the following: "notify the Chief of the Division of Public Documents not to accept the same and in case the number of documents delivered is not as authorized the Chief of the Division of Public Documents shall at once notify the Superintendent of Public Printing and Binding of such shortage."

Line 16, commencing with the word "to," strike out the balance of section.

Section 7, line 4, strike out the word "State" at the end of line; line 5, strike out the word "Printer," at the beginning of the line; line 5, insert before the word "is," "Superintendent of Public Printing and Binding;" line 6, strike out the word "failure" and insert the word "inability."

Line 9, after the word "printing," insert "and Binding to authorize the State Printer."

Line 10, after the word "elsewhere" strike out balance of section.

Section 8, line 2, insert after the word "order," "or requisition;" line 5, insert after the word "act," "or the act authorizing the publication of the same."

Section 9, line 3, strike out "the members of the General Assembly;" line 5, after the word "ment," insert the following: "and the Librarian of the Senate and the Resident Clerk of the House of Representatives who shall make requisition on the Chief of the Division of Documents from time to time for such documents as the Senators and principal officers of the Senate and the members and principal officers of the House of Representatives are entitled also each."

Section 10, lines two and three, insert after the second word "the" on line 2, the following "Librarian of the Senate and Resident Clerk of the House of Representatives," and strike out in lines 3 and 4, the following: "each member of the general assembly and each official;" line 4, before the word "department" insert the head of each;" after the word "department" strike out the word "and;" line 5, after the word "if," strike out "such member of the General Assembly or official or" and insert "the head of such;" line 9, after the word "of," insert "the Senate the House of Representatives;" line 10, beginning of line, strike out "such member and official," before the word "department" insert the word "any," strike out the words "and" before and after the word "commission," and insert at the end of line the word "or;" line 13, after the word notification, strike out the word "thereof" and insert at end of line the word "the;" line 14, at the beginning of the line, insert "Librarian of the Senate the Resident Clerk of the House of Representatives;" lines 14 and 15, strike out "said members and officials;" line 15, insert before the word "departments," "all the," and strike out after "departments" the word "and;" insert after lines 15 the following: "of the number of documents remaining unrequisioned Whenever the Librarian of the Senate and the Resident Clerk of the House of Representatives are notified by the Chief of the Division of Public Documents that he has documents ready for delivery to which the Senate and House of Representatives are entitled it shall be their duty to immediately notify the members and principal officers of the Senate and House of Representatives respectively. The documents shall be sent out by the Chief of the Division after notification by the Librarian of the Senate and Resident Clerk of the House of Representatives as to the wishes of the members and officers of the General Assembly. The Chief of the Division shall have the documents prepared for shipment by wrapping the same separately or in bulk in packages or in boxes as the case may be and addressed to such persons and points as the said Senators principal officers of the Senate and the members and principal officers of the House of Representatives may designate and when so prepared he shall direct the general shipping contractor or contractors to forward the same by mail express or freight as may be directed who shall have the same delivered all charges prepaid to the person or persons named on such packages or boxes. Said contractor or contractors shall also be required to ship either by express or freight the files and contents of the desks of the Senators and members and principal officers of the General Assembly when directed to do so."

Section 12, line 1, after the word "Whenever" insert "the Senate or House of Representatives or."

Section 13, line 2, after the word "shall," insert the word "provide;" line 6, strike out the words "and labor" and insert "and furniture."

Section 15, line 3, at beginning of line, insert "of Public;" line 5, after the word "remaining," strike out the word "undisturbed" and insert the word "undistributed."

Section 16, line 5, after the word "mail" insert the words "or express;" line 1, after the word "singly" insert "which shall be by contract when practical."

Line 7, strike out "can be sent more cheaply" and insert: "are shipped in;" line 8, at the beginning of line insert: "bulk they shall be shipped;" at the end of line and on line 9, strike out "than by mail the distribution shall be in

bulk;" line 9, after the word "contract," insert "unless they can be distributed cheaper by mail which shall also be by contract."

Line 11, after the word "member" insert "or principal officer;" line 15, after the word "member" insert "or officer;" line 17, after the word "member," insert "or officer;" line 19, after the word "member," insert "or officer;" line 21, insert after "desire" the words "Said slips shall be furnished by the Superintendent of Public Printing and Binding."

Section 17, lines 1 and 2, strike out after the word "each" even numbered."

Line 4, after "distributed," insert the words "separately by mail or express or;" lines 4 and 5, after the word "bulk," insert "by mail express or freight."

Section 18, line 6 and 7, insert "in such amount as fixed by the Superintendent of Public Printing and Binding;" line 7, strike out "in one-fourth of the amount of the proposal;" line 8, after the word "form" insert "and amount;" line nine, after the word "binding," strike out "and in the full amount of the proposal."

Section 19, line 1, after the word "documents," strike out the words "in bulk;" line 3, after the word "in" strike out "even numbered" and insert the word "each;" line 3, after the word "contract," insert the words "or contracts;" line 5, after the word "bidder" insert the words "or bidders;" line 6, after the first word "of" insert "either;" after the word "Superintendent" strike out "and of" and insert "or;" after the word "Chief" insert "or both;" line 7, after "General," insert "State Treasurer or both;" line 8, after the word "Binding" insert with the approval of the Governor, Auditor General or State Treasurer or any two of them.

Section 20, line 3, after the word "of" strike out "two years" and insert "one year;" lines 3 and 4, insert after the word "in" "Each year" and strike out "even numbered years;" line 7, after the word "the" strike out "odd numbered."

Section 23, line 1, after the word "contract" insert "or contracts;" line 2, after the word "contractor," insert the words "or contractors;" line 3, strike out the word "remove" and insert the word "pack and ship;" line 4, after the word "if," strike out "the."

Section 24, lines 2 and 3, after the word "act," insert "unless otherwise specified by special act;" line 4, after the word "member" insert "and the President of the Senate Chief Clerk Secretary Librarian Journal and Reading Clerks."

Line 11, insert after the word "thousand," "two hundred;" line 14, after the word "Senator" insert "and officer," also after the word "member" insert "and officer."

Line 17, at the beginning of line insert "Thirty;" line 17, after the word "hundred" insert the word "and;" line 18, after the word "session" insert "which shall include all acts;" line 22, after the word "Senator" insert the words "and officer;" line 23, after the word "member," insert "and officer;" lines 23 and 24, after the second word "the" on line 23, insert the following: "Secretary of the Commonwealth the Senate Librarian and the Resident Clerk of the House and the."

Lines 29 to 32 inclusive, strike out.

Line 33, after the word "hundred" insert "and twenty-five;" line 33, after the word "copies" insert the word "each;" line 37, after the word "Senator" insert the words "and officer;" line 38, after the word "member," insert the words "and officer."

Line 42, after the word "Senator" insert the words "and officer;" line 43, after the word "member" insert "and officer."

Line 48, after the word "Senator" insert "and officer;" line 49, after the word "member" insert "and officer."

Line 53, after the word "thousand" strike out the word "five" and insert the word "eight;" line 54, after the word "Senator" insert "and officer;" at end of line strike out the word "two;" line 55, at beginning of line insert the word "three;" line 55, after the word "member," insert "and officer;" after the word "House" strike out the word "one" and insert "two."

Line 61 after the word "Senator" insert "and officer;" line 62, after the word "member," insert "and officer."

Line 64, after the word "thousand" insert "two" and strike out "one;" after the word "hundred" insert "and fifty;" line 69, after the word "Senator" insert "and officer;" also before the word "of" insert "and officer."

Line 74, after the word "thousand" insert the word "five;" line 75, after the word "Senator" insert "and officer;" line 76, before the word "of" insert "and officer."

Line 81, after the word "thousand" insert "three hundred;" after the word "Senator," line 82, insert the words "and officer;" line 83, after the word "member" insert "and officer."

Line 90, after the word "Senator" insert "and officer;" line 91, after the word "member" insert "and officer;" line 97, after the word "thousand," insert "and fifty;" line 98, after the word "Senator" insert "and officer;" line 99, after the word "member" insert "and officer."

Line 103, after the word "thousand" strike out "seven" and insert "four;" line 104, after the word "Senator" insert "and officer;" line 105, after the word "member" insert "and officer."

Line 109, strike out "Three," also "nine hundred," and insert "Four thousand;" line 111, after "tor," insert "and officer;" line 111, after the word "member" insert "and officer."

Line 130, strike out "Thirty-two" and insert "Thirty-four;" also strike out "six hundred;" line 131, after the word "Senator" insert "and officer;" line 132, after the word "member" insert "and officer;" also strike out "seventy-five" after the word "House" and insert "eighty;" line 133, after the word "copies," insert the following: the Governor Secretary of the Commonwealth Commissioner of Health and

the State Librarian five hundred copies each the Librarian of the Senate seven hundred copies the Resident Clerk of the House of Representatives one thousand copies the Attorney General Auditor General State Treasurer Secretary of Internal Affairs Superintendent of Public Instruction Insurance Commissioner Adjutant General State Fire Marshall Banking Commissioner Secretary of Agriculture Commissioner of Forestry Commissioner of Labor and Industry Chief of the Department of Mines State Highway Commissioner Superintendent of Public Grounds and Buildings Superintendent of Public Printing and Binding the Railroad or Public Utilities Commission and the Compiler of Smull's Legislative Hand Book two hundred copies each the Executive Controller the Superintendent of State Police the Commissioner of Fisheries the Soldiers' Orphans School Commission the Water Supply Commission the Board of Public Charities the Legislative Reference Bureau the Game Commission the Dairy and Food Commissioner the State Veterinarian and the Economic Zoologist fifty copies each."

Line 151, commencing with "each department," strike out down to and including "copies" on line 155.

Line 159, strike out the word "seven" and insert the word "nine;" line 160, after the word "Senator" strike out "and officer;" line 161, after the word "member" insert "and officer."

Line 167, after the word "Senator" insert "and officer;" line 168, after the word "member," insert "and officer;" lines 171 and 172, strike out "four hundred" and insert "one thousand copies."

Line 176, after the word "Senator" insert "and officer;" line 177, after the word "member" insert "and officer;"

Line 187, strike out "six" and insert "seven;" line 188, after the word "Senator" insert "and officer;" line 189, after the word "member," insert "and officer."

Line 194, strike out "six" and insert "seven;" line 196, after the word "Senator" insert "and member," also after the word "member" insert "and officer."

Line 202, after the word "Senator," insert "and officer;" line 203, after the word "member" insert "and officer."

Line 208, after the word "Senator," insert "and officer;" line 209, after the word "member" insert "and officer."

Line 212, strike out "Five Hundred" and insert "One thousand and fifty;" line 213, after "Binding," insert "Each Senator and officer may requisition two copies each member and officer of the House two copies."

Line 217, strike out "two" and insert "three;" line 218, after the word "Senator" insert "and officer;" line 219, at the beginning of line insert "and officer."

Line 232, insert after the word "Senator," and officer," also after the word "member" insert "and officer;" line 234, strike out "one" and insert "three;" line 235, strike out "fifty."

Line 244, after "Senator" insert "and officer;" line 245, after "member" insert "and officer."

Line 249, after "thousand" insert "two hundred;" line 250, after "Senator" insert "and officer;" line 250, after "member" insert "and officer."

Line 273, after "thousand" insert "six hundred;" line 274, after "Commission" insert "Each Senator and officer may requisition four copies each member and officer of the House two copies."

Line 291, strike out "one" and insert "Two," also strike out "four hundred;" line 282, after "Commissioners" insert "Each Senator and officer may requisition four copies each member and officer of the House two copies."

Line 287, strike out "Two" and insert "Six;" line 288, after "Railroad," insert "or Public Utilities;" line 289, after "State" insert "Each Senator and officer of the Senate may requisition eight copies, each member and officer of the House four copies, the State;" line 292, after "Railroad" insert "or Public Utilities;" line 293, strike out "two and insert "five."

Line 303, after "Senator" insert "and officer;" after "member," insert "and officer."

After line 305, insert paragraphs as follows:

"39 Four thousand copies of each of the reports of the Department of Labor and Industry Each Senator and officer may requisition seven copies each member and officer of the House four copies the Department of Labor and Industry two thousand two hundred copies the Governor fifty copies the Secretary of the Commonwealth fifty copies the State Librarian three hundred copies and the Legislative Reference Bureau ten copies

40 Bulletins in pamphlet form issued by the Department of Labor and Industry not more than ten thousand copies at one issue The State Librarian may requisition three hundred copies the Legislative Reference Bureau ten copies and the remaining number may be requisitioned by the Department of Labor and Industry

Section 25, line 5, after the word "law" insert "five" and strike out "four."

Line 9, after the word "copies" insert "the Division of Distribution of Documents one hundred copies."

Section 26, line 5, after the word "documents" insert "at the termination of the contract then in force or at an earlier date if satisfactory arrangement can be made with the contractor;" line 7, strike out "if he may see fit."

Section 27, line 2, after the word "and" insert "the Librarian" and strike out "Chief Clerks;" line 3, after the word "and" insert "the Resident Clerk of the;" line 6, after the word "reports" insert "Legislative bills, calendars and Journals;" line 8, strike out all after the word "same" down to and including "Treasury" on line 11. Insert at end of section the following: "The Chief of the Division of the Distribution of Documents shall receive all such documents pamphlets bulletins reports Legislative bills calendars and journals as are turned over to him and all that he may not have use for in his department shall be sold by the Superintendent of Public Printing and Binding to the highest bidder after due notice by advertisement has been made

of same All moneys received from the sale of any such waste paper shall be paid into the treasury of the Commonwealth for the use of the Commonwealth

Section 28 It shall be unlawful for any officer or employee of the State government to sell or offer for sale as waste paper any pamphlet bulletin report Legislative bills calendars or journals and any wilful violation of this provisions shall constitute a misdemeanor

Section 29, line 1, after "shall" insert "wilfully and knowingly;" line 4, after "not" strike out "less than one hundred dollars nor;" line 5, strike out "and" and insert "or;" line 7, insert after the word "months," or either or both at the discretion of the court."

Section 30, line 5, insert after "the" the words "printing binding;" after the word "of" insert "the;" line 6, after "documents" insert "herein mentioned;" line 9, after the word "not," strike out down to and including "terminated," on line 11; add to end of section the following: "operate to invalidate the present contract or contracts for distribution of documents but shall in all other ways be in full force from the date of the approval of the same by the Governor"

There is no difference in the amount that members get.

On the question recurring,

Will the House concur in the amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Adams,	Eichenberger,	Light,	Sassaman,
Alworth,	Ely,	Lohr,	Savacool,
Aron,	Ewing,	Lowes,	Schaeffer, A. C.
Arthur,	Flynn,	Mannion,	Schuck,
Barner,	Forster, I. G.,	Mather,	Scott, J. R. K.,
Bayle,	Foster, J. D.,	McAleer,	Scott, S. B.,
Becker,	Frey,	McClintock,	Semmens,
Benninger,	Geiser,	McKay,	Shaffer, I. E.,
Bergey,	Gibson,	McNichol,	Sherwood,
Bigger,	Glenn,	Metzenbacher,	Showalter,
Bittles,	Goss,	Miller,	Smith, J. W.,
Blair, W. A.,	Gramley,	Missimer,	Smith, L.,
Bleloch,	Hackett,	Mitchell,	Snyder,
Body,	Haggerty,	Moore,	Spangler,
Brosius,	Heidinger,	Morrow,	Spelser,
Brown,	Hemminger,	Moses,	Steele,
Brownlee,	Hess,	Moulthrop,	Steele,
Burnett,	Hobbs,	Murphy,	Stein,
Caldwell,	Howard, J.,	Musser,	Strauss,
Campbell, C.M.,	Howard, R.,	Neel,	Swartz,
Campbell, J.J.,	Isler,	Neely,	Thomas,
Carter,	Irwin, G. C.,	Newbaker,	Trach,
Cheeseman,	Jackson,	North,	Ullrich,
Cleary,	Jones, E. E.,	Peachey,	Ulman,
Cochran,	Kaiser,	Pennegar,	Walsh,
Conner,	Kaufman,	Pennock,	Wettach,
Conrade,	Keegan,	Perry, S. J.,	Whitaker,
Cox,	Keeport,	Price,	Whitman,
Currier,	Kenna,	Redfield,	Wildman,
Curry,	Kennedy,	Resce,	Williams,
DeFrees,	Kern,	Rex,	Wilson, J. H.,
Donahoe,	Kitts,	Rhoads,	Wilson, W. H.,
Donnelly,	Klepper,	Richards,	Wiltbank,
Down,	Kuhn H. P.,	Robinson,	Young, G. K.,
Dunn, H. B.,	Latshaw,	Ronev,	Zimmerman,
Dunn, J. A.,	Leslie,	Runk,	Alter
Ehrhardt,	Letzkus,		Speaker.

NAYS—10.

Allen.	Carson,	Lenker.	Snavely,
Benson.	Grabe,	Matt,	Swift,
Blair, W. F.,	Kuhns, E.G.M.,	Rothenberger.	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2234 (Senate No. 1822), as follows:

An Act making an appropriation to the Punxsutawney Agricultural Fair Association of Punxsutawney Jefferson county

Whereas Under the provisions of an act approved the thirteenth day of June one thousand nine hundred seven entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural association paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statement by the claimant or claimants with the county commissioners relative to said exhibition and providing for the repayment to the county by the State of the sum so paid" certain agricultural associations in each county receive indirectly from the Commonwealth one thousand dollars annually to reimburse them for premiums paid on agricultural exhibits and

Whereas Proceeding in anticipation receiving its pro rat share of said amount from the Commissioners of Jefferson county the Punxsutawney Agricultural Fair Association of Punxsutawney Jefferson county held in the year one thousand nine hundred twelve in the manner prescribed by law and agriculture exhibition and offered and paid large sums of money as premiums on agriculture exhibits and

Whereas Through inadvertence the said association failed to file its sworn statement with the commissioners of said county within the time required by law and thereby was prevented from receiving said pro rata share and

Whereas The amount still remaining unpaid of said sum of one thousand dollars is two hundred sixty-five dollars and ninety-five cents which is less than the amount of actually paid out by said association as aforesaid as premiums on agricultural exhibits during said agricultural exhibition held in the year one thousand nine hundred twelve therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred sixty-five dollars and ninety-five cents (\$265.95.) is hereby specifically appropriated to the Punxsutawney Agricultural Fair Association of Punxsutawney Jefferson county to partly reimburse it for amounts paid out by it as premiums on agricultural exhibits during the agricultural exhibition held in the year one thousand nine hundred twelve in accordance with and relying on said act of Assembly

And said bill having been read at length the third time. considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—133.

Allen,	Ely,	Letzkus,	Schaeffer, A. C.,
Alworth,	Ewing,	Lohr,	Schuck,
Aron,	Flynn,	Lowers,	Scott, J. R. K.,
Arthur,	Foster, J. D.,	Mannion,	Scott, S. B.,
Barner,	Frey,	Martin,	Semmens,
Bayle,	Geiser,	Mather,	Sherwood,
Becker,	Gibson,	McAleer,	Smith, J. W.,
Benninger,	Goss,	McAllister,	Smith, L.,
Benson,	Grabe,	McCaig,	Snavely,
Bergey,	Gramley,	McClintock,	Snyder,
Bittles,	Gransback,	McNichol,	Spangler,
Blair, W. A.,	Gray, Frank,	Mechling,	Steedle,
Blair, W. F.,	Haggerty,	Missimer,	Steele,
Body,	Hess,	Mitchell,	Stone,
Brosius,	Hibshman,	Moore,	Strauss,
Brown,	Hobbs,	Morrow,	Swartz,
Brownlee,	Howard, J.,	Moses,	Swift,
Burnett,	Irwin, G. C.,	Neel,	Trach,
Campbell, C. M.,	Jackson,	Neely,	Ulerich,
Campbell, J. J.,	Jones, E. E.,	Newbaker,	Ulman,
Carter,	Kaiser,	North,	Walsh,
Cheeseman,	Kaufman,	Peachey,	Walton,
Cleary,	Keegan,	Pennegar,	Watson,
Conner,	Keepert,	Pennock,	Wettach,
Conrade,	Kenna,	Perry, S. J.,	Whitman,
Cox,	Kennedy,	Price,	Wildman,
Currier,	Kern,	Redfield,	Williams,
Curry,	Kitts,	Reese,	Wilson, J. H.,
Donnelly,	Klepper,	Rhoads,	Wiltbank,
Down,	Kuhn, H. P.,	Richards,	Young, G. K.,
Dunn, H. B.,	Kuhns, E. G. M.,	Robinson,	Young, J. H.,
Dunn, J. A.,	Lanlus,	Rothenberger,	Zimmerman,
Ehrhardt,	Leslie,	Sassaman,	Alter,
Eichenberger,		Savacool,	Speaker.

NAYS—12.

Cochran,	Miller,	Roney,	Spelser,
Heidinger,	Murphy,	Shaffer, I. E.,	Thomas,
McKay,	Rex,	Showalter,	Wilson, W. H.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2232 (Senate No. 1819), entitled:

An Act to confer additional powers upon mutual fire insurance companies

On the question,

Will the House agree to the bill on third reading?

Mr. CHEESEMAN. Mr. Speaker, I do not know whether I fully understand this bill or not, and perhaps some one can tell me if I am right about it or whether I am mistaken. To me this bill appears to exempt mutual fire insurance com-

panies from damage resulting from water in putting out fires, unless that provisions is set forth in the application. Just what effect this would have upon the policies, I do not know, but perhaps some member can explain it to me.

Mr. WILDMAN. Mr. Speaker, I think the gentleman from Butler is mistaken. This act gives mutual fire insurance companies doing business in the State of Pennsylvania the right to cover in addition to that already allowed the damage caused by a breakage or leakage in sprinklers. At the present time this insurance is all by New York companies. This will give the right to Pennsylvania companies to take this insurance.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—62.

Allen,	Eichenberger,	Lenker,	Reeser,
Alworth,	Ely,	Letzkus,	Rhoads,
Aron,	Ewing,	Light,	Richards,
Arthur,	Flynn,	Lohr,	Robinson,
Barner,	Foster, J. D.,	Lowers,	Roney,
Bayle,	Frey,	Mannion,	Rothenberger,
Becker,	Geary,	Martin,	Runk,
Benninger,	Geiser,	Mather,	Sassaman,
Bergey,	Gibson,	McAleer,	Savacool,
Bigger,	Goss,	McAllister,	Schuck,
Bittles,	Gransback,	McCaig,	Scott, J. R. K.,
Blair, W. A.,	Gray, Joseph,	McClintock,	Scott, S. B.,
Blair, W. F.,	Haggerty,	McKay,	Semmens,
Body,	Heidinger,	McNichol,	Sherwood,
Brown,	Hemminger,	Mechling,	Smith, L.,
Campbell, C. M.,	Hess,	Mellott,	Snavely,
Carson,	Heyburn,	Missimer,	Snyder,
Carter,	Hobbs,	Moore,	Spelser,
Cheeseman,	Howard, J.,	Morrow,	Steele,
Cleary,	Isler,	Moses,	Swartz,
Cochran,	Irwin, G. C.,	Musser,	Thomas,
Collins,	Jackson,	Neel,	Ulerich,
Conner,	Jones, E. E.,	Neely,	Watson,
Conrade,	Kaiser,	Newbaker,	Whitman,
Cox,	Keepert,	North,	Wildman,
Currier,	Kenna,	Peachey,	Williams,
Curry,	Kennedy,	Pennegar,	Wilson, J. H.,
DeFrees,	Kern,	Pennock,	Wilson, W. H.,
Donahoe,	Kitts,	Perry, S. J.,	Wiltbank,
Donnelly,	Klepper,	Price,	Young, J. H.,
Dunn, J. A.,	Kuhn, H. P.,	Redfield,	Alter,
Ehrhardt,	Kuhns, E. G. M.,	Reese,	Speaker.

NAYS—25.

Benson,	Goss,	Miller,	Smith, J. W.,
Brosius,	Gramley,	Mitchell,	Strauss,
Brownlee,	Lanius,	Post,	Swift,
Burnett,	Latshaw,	Rex,	Ulman,
Dunn, H. B.,	Matt,	Schaeffer, A. C.,	Young, G. K.,
Forster, I. G.,	Metzenbacher,	Shaffer, I. E.,	Zimmerman,
Glenn,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2147 (Senate No. 781), entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—129.

Ambler,	Ewing,	Leslie,	Rhoads,
Aron,	Flynn,	Letzkus,	Richards,
Arthur,	Forster, I. G.,	Lohr,	Robinson,
Bayle,	Frey,	Lowers,	Roney,
Becker,	Geary,	Mannion,	Rothenberger,
Benninger,	Geiser,	Martin,	Sassaman,
Benson,	Gibson,	Mather,	Schaeffer, A. C.,

Bergey, Bigger, Bittles, Blair, W. A., Bleloch, Body, Brown, Campbell, C. M., Campbell, J. J., Carter, Cheeseman, Cleary, Collins, Conner, Conrade, Cox, Currier, Curry, DeFrees, Donahoe, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger,	Goss, Grabe, Gramley, Gransback, Gray, Joseph, Hackett, Haggerty, Heidinger, Hemminger, Hess, Heyburn, Hobbs, Howard, J., Isler, Irwin, G. C., Jones, E. E., Kaiser, Kaufman, Keegan, Keepert, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P.,	McAleer, McAllister, McClintock, McKay, McNichol, Mechling, Miller, Missimer, Moore, Morrow, Moulthrop, Murphy, Musser, Neel, Neely, North, Peachey, Pennegar, Pennock, Perry, S. J., Peters, Price, Redfield, Reese, Rex,	Schuck, Scott, S. B., Semmens, Sherwood, Shewalter, Smith, L., Speiser, Steedle, Steele, Strauss, Swartz, Swift, Thomas, Ulerich, Walsh, Watson, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, J. H., Zimmerman, Alter,
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Speaker.

NAYS—19.

Barner, Brosius, Burnett, Carson, Jackson,	Latshaw, Matt, Mellott, Moses, Newbaker,	Piper, Savacool, Scott, J. R. K., Smith, J. W.,	Snavely, Spyder, Spangler, Ulman,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

RESOLUTION NO. 62.

Mr. RONEY. Mr. Speaker, I desire to call up form resolution calendar Resolution No. 62, Calendar No. 8.

The SPEAKER. The Clerk will read the resolution.

The Clerk then read the resolution as follows:

RESOLUTION NO. 62.

In the Senate March 10, 1913.

Whereas The Committee to Revise the Corporation and Revenue Laws of Pennsylvania authorized by concurrent resolution of May twenty-fourth one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and fifty-one) has made a report of its investigations and findings to the present legislature and

Whereas Owing to the many complex questions that have come before it for consideration and the great diversion of opinion as to the proper method of taxation et cetera it is deemed advisable to continue said investigation therefore be it

Resolved (if the House of Representatives concur), That the President pro tempore of the Senate shall appoint three members of the present Senate and the Speaker of the House of Representatives shall appoint three members of the present House of Representatives who with the present President pro tempore of the Senate and the present Speaker of the House of Representatives shall constitute a joint committee whose duty it shall be to further consider the laws of this Commonwealth relating to corporations and to revenue and the practical workings thereof and to make a final report thereof to the General Assembly in January one thousand nine hundred and fifteen together with a draft of such act or acts and such other recommendations as it may deem necessary to effect a uniform system of taxation on all subjects in Pennsylvania. Such committee shall have power to elect its own chairman to sit after the adjournment of the Legislature to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid. Its expenditures shall be limited to the amount provided herefor in the General Appropriation Bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said committee.

Said committee shall also have power to issue subpoenas signed by its chairman requiring the attendance of persons and the production of books and papers which in its judgment will assist in the performance of its duties aforesaid.

The SPEAKER. The question is will the House concur in the resolution?

The Resolution was concurred in.

Ordered that the Clerk inform the Senate accordingly.

RESOLUTION NO. 61.

Mr. RONEY. Mr. Speaker, I desire to call up from the same page, Resolution No. 61.

The SPEAKER. The resolution will be read by the Clerk. The Clerk then read the resolution as follows:

CONCURRENT RESOLUTION NO. 61.

In the Senate March 10, 1913.

Resolved (if the House of Representatives concur) That the Committee to revise the Corporation and Revenue Laws of the Commonwealth be and it is hereby authorized to have printed three thousand (3,000) additional copies of its last report one thousand (1,000) copies for the use of the Senate twelve hundred and fifty (1,250) copies for the use of the House of Representatives two hundred and fifty (250) copies for the use of the Legislative Reference Bureau and five hundred (500) copies for the use of the Committee at a cost not to exceed fifteen hundred dollars (\$1,500) which shall be provided for in the General Appropriation Bill.

The SPEAKER. The question is will the House concur in the resolution.

The resolution was concurred in.

Ordered, that the Clerk inform the Senate accordingly.

The SPEAKER. The Chair would suggest that, as in the former business of the House, the main business of the night be discontinued for a time to permit the members to get to bed in good season and will give the printer an opportunity to put the bills on file and a motion to adjourn will be in order.

Mr. ALLEN. Mr. Speaker, I desire to call the attention of the House to a bill on the Calendar before adjourning. It seems rather an important bill and I find no less than two errors in printing which are material errors and it might be well for a bill of that importance, on account of the correcting of the errors, to take some action upon it to-night.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2220 (Senate No. 876), as follows:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That candidates for the office of United States Senator shall be nominated and elected in the year next preceding the expiration of the term of office of the United States Senator whose successor is to be nominated and elected Whenever a United States Senator is to be elected any political party within the meaning of this act that is to say any party or body of electors one of whose candidates at either the general or municipal elections preceding polled in each of at least ten counties of the State not less than two per centum of the largest entire vote cast in each of said counties for any candidate and polled a total vote in the State equal to at least two per centum of the largest entire vote cast in the State for any candidate at the last general election shall nominate its candidate for the office of United States Senator at the regular primary provided by law for the nomination of other candidates for the regular election in the year in which such United States Senator is to be elected and in no other manner except as herein provided Nothing herein contained shall prevent any body of electors not constituting a political party as above defined from nominating candidates by nomination papers as is now or may hereafter be provided by law.

Section 2 On or before the ninth Saturday preceding the regular primary provided by law antecedent to the regular election at which a United States Senator is to be elected the Secretary of the Commonwealth shall send to the county commissioners of each county written notices that a United States Senator is to be nominated at such primary.

Beginning not earlier than nine weeks nor later than eight weeks before the said primary the county commissioners of each county shall publish notice of the fact that a United States Senator is to be nominated at the ensuing primary which said notice shall contain the date of the primary and shall be inserted in two newspapers of general circulation publish within the county wherever such course is possible at least each week for three successive weeks.

Section 3 The names of candidates for nomination for the office of United States Senator shall be printed upon the official ballot of a designated party at such primary upon the filing of nomination petitions in their behalf signed by qualified electors of the State and the filing of affidavits by the candidates as provided in this act and the name of no candidate shall be printed upon the official ballot of a political party as hereinafter defined to be used at any primary unless petition and affidavit have been filed.

(a) Each signer of a nomination shall sign but one such petition for the office of the United States Senator and shall declare therein he is a member of the party designated in such petition. He shall also declare therein that he is a qualified elector of the county therein named and shall add his occupation and residence giving the city borough or township with street and number if any and shall also add the date of signing. No nomination petition shall be circulated prior to sixty days before the last day on which such

petition must be filed and no signature shall be counted unless it bears date within sixty days of the last date for filing the same. Said nomination petition may be on one or more sheets and different sheets must be sued for signers residing in different counties. Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State his residence giving the city, borough or township with street and number if any that the signers signed with full knowledge of the contents of the petition that the respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors of the State.

(b) Each candidate shall file with his nomination petition his affidavit stating his residence with street and number if any and his postoffice address his election district the name of the office for which he desires to be a candidate and that he is eligible for such office.

(c) Nomination petitions in the case of candidates for the office of United States Senator shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth and shall be signed by at least one hundred duly qualified electors in each of at least ten counties of the State.

Section 4 The Secretary of the Commonwealth immediately after the last day for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of the candidates of each party for said office with their respective residences and postoffice addresses as shown on their affidavits.

Section 5 The names of candidates of each political party as herein defined filing petitions and affidavits as herein required shall be placed upon the ballots of the respective parties under the heading "United States Senator" in alphabetical order in the same manner as the names of other candidates to be voted for at said primary.

Section 6 The county commissioners of each county shall make the proper certification of the returns of votes cast for candidates of the various political parties as herein defined for nomination for the office of United States Senator to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least twenty days prior to the date of the election.

Candidates of the various political parties for nomination in the office of United States Senator who receive a plurality of votes of the party electors in the State at the primary shall be candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official ballots for use at the succeeding election under the heading of "United States Senator" as is now or may hereafter be required by law.

In the case of a tie the candidates receiving the tie vote shall cast lots before the Secretary of the Commonwealth on the third Wednesday after the primary and the one to whom the lot shall fall shall be entitled in the nomination. Provided however That in any case where the fact of a tie vote is not authoritatively determined until after the third Monday after the primary the day for casting lots shall be the second day after the fact of such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day of the Secretary of the Commonwealth shall cast lots for him or them. For the purpose of casting lots any candidates may appear in person or by proxy appointed in writing.

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law.

The vote for candidates for the office of United States Senator shall be counted certified computed and returned as is now or may hereafter be provided by law with respect to other offices filled by a vote of the electors of the State at large. Provided however That the returns of the election of United States Senator shall be made to the Secretary of the Commonwealth who shall immediately tabulate and compute

the same and upon the conclusion of said count certify the result thereof to the Governor who shall immediately issue a certificate of election under the seal of the Commonwealth duly signed by himself and attested by the Secretary of the Commonwealth and deliver the same to the candidate receiving the highest number of votes. He shall also transmit the returns of said election to the President of the United States Senate.

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law.

Any candidate for nomination to the office of United States Senator to be voted for at a primary under this act may at any time before four o'clock of Wednesday next succeeding the last day fixed for filing nominations petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before any person competent to take acknowledgements of deeds within the State and filed with the Secretary of the Commonwealth. The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the county commissioners of the proper county a correct list of the candidates filing such request.

Section 7 Immediately upon the happenings of a vacancy in the office of United States Senator the Governor of the Commonwealth shall make a temporary appointment to fill the vacancy until such time a said vacancy shall be filled by an election as herein provided. Whenever a vacancy shall happen in the representation of this Commonwealth in the Senate of the United States the said vacancy shall be filled for the unexpired term by the vote of the electors a special election held at the time of the next general or municipal election whose antecedent primary occurs at least sixty days after the happening of such vacancy and it shall be the duty of the Governor to issue writs of election accordingly. Candidates to fill vacancies in the office of United States Senator shall be nominated at said antecedent primary and elected at said special election in the same manner herein provided for the nomination and election of candidates for the full term.

Section 8 All acts or parts of acts inconsistent with this act be and the same are hereby repealed.

On the question,

Will the House agree to the bill on third reading?

Mr. ALLEN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk read the amendments as follows:

Section 3, page 4, line 12, after the word "a" strike out "quali-"

Section 6, line 29, strike out "apponited" and insert "appointed"

Section 7, page 8, line 8, strike out "eleccors" and insert "electors"

The SPEAKER. Will the House give unanimous consent to insert the amendments as read? Is there any objection? The Chair hears none and the amendments as read will be inserted in accordance with the instructions of the House.

The bill as amended was then agreed to.

Ordered, That the bill as amended lie over for printing.

ADJOURNMENT.

Mr. H. B. DUNN. Mr. Speaker, I move that this House do now adjourn.

The motion was agreed to and (at 11.58 P. M.) the House adjourned to meet to-morrow morning at 11 o'clock.

Legislative Journal.

Session 1913

120th of the General Assembly

VOL. 2.

HARRISBURG, PA., THURSDAY, JUNE 26, 1913.

No. 91.

SENATE.

THURSDAY, June 26, 1913.

The Senate met at 10 o'clock A. M.

The PRESIDENT (Lieutenant Governor John M. Reynolds) in the Chair.

PRAYER.

The Chaplain, Rev. A. C. James, offered the following prayer:

"They that trust in the Lord shall be as Mount Zion which cannot be removed but abideth forever. As the mountains are round about Jerusalem so the Lord is round about his people, from henceforth even forevermore. For the rod of the wicked shall not rest upon the lot of the righteous lest the righteous put forth their hands unto iniquity. Do good, O Lord, unto those that do good and to those that are upright in their hearts. As for such as turn aside unto their crooked ways the Lord shall lead them forth with the workers of iniquity, but peace shall be upon Israel." This song of the psalmist, O Lord, is our morning's prayer. Hear us we ask in our Redeemer's name. Amen.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. McILHENNY, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING SENATE BILL NO. 597.

The Chair presented petition of Bethel Grange No. 851, P. of H., favoring the passage of Senate Bill No. 597. Which was referred to the Committee on Agriculture.

AGAINST PASSAGE OF EMPLOYERS' LIABILITY BILL.

Mr. HOKE presented petition of citizens of Franklin County against the passage of Employers' Liability Bill. Which was referred to the Committee on Corporations.

FAVORING EXEMPTION OF CANNERIES FROM THE PROVISIONS OF THE WOMEN'S EMPLOYMENT AND CHILD LABOR BILL.

Mr. HOKE presented petition of citizens of Adams County praying for the exemption of canneries from the provisions of the Womens Employment and Child Labor Bill.

Which was referred to the Committee on Corporations.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives which were laid upon the table.

HOUSE CONCURS IN SENATE BILL NO. 781.

The Chair cleared his table and laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 781, entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1819.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1819, entitled:

An Act to confer additional powers upon mutual fire insurance companies

with the information that the House has passed the same without amendment.

SENATE BILL NO. 1822 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1822, entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In the title, line 1, by inserting after the word "Punxsutawney" the word "Agricultural;" also in the same line, by striking out after the word "Fair" the word "Land;" also in the preamble, line 17, by inserting the word "Punxsutawney" the word "Agricultural;" also in the same line by striking out after the word "Fair" the word "Land;" also in section 1, line 6, by inserting before the word "Fair" the word "Agricultural;" also in the same line by striking out after the word "Fair" the word "Land."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beldleman,
Buckman,
Cattin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Gerberich,

Graff,
Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,

Kline,
Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,

Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Washers,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN RESOLUTION AUTHORIZING THE PRINTING OF ADDITIONAL COPIES OF THE REPORT OF THE COMMITTEE TO REVISE THE CORPORATION AND REVENUE LAWS OF THE COMMONWEALTH.

He also laid before the Senate communication from the House of Representatives returning to the Senate the following resolution with the information that the House of Representatives has concurred in the same.

In the Senate, March 10, 1913.
Resolved (if the House of Representatives concur) That the Committee to revise the Corporation and Revenue Laws of the Commonwealth be and it is hereby authorized to have printed three thousand (3,000) additional copies of its last report one thousand (1,000) copies for the use of the Senate twelve hundred and fifty (1,250) copies for the use of the House of Representatives two hundred and fifty (250) copies for the use of the Legislative Reference Bureau and five hundred (500) copies for the use of the Committee at a cost not to exceed fifteen hundred dollars (\$1,500) which shall be provided for in the General Appropriation bill

HOUSE CONCURS IN RESOLUTION FOR THE APPOINTMENT OF COMMITTEE TO FURTHER CONSIDER THE LAWS RELATING TO CORPORATIONS AND TO REVENUE.

He also laid before the Senate communication from the House of Representatives returning to the Senate the following resolution with the information that the House of Representatives has concurred in the same:

In the Senate, March 10, 1913.
Whereas The Committee to Revise the Corporation and Revenue Laws of Pennsylvania authorized by concurrent resolution of May twenty-fourth one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and fifty-one) has made a report of its investigations and findings to the present legislature and

Whereas Owing to the many complex questions that have come before it for consideration and the great diversion of opinion as to the proper method of taxation et cetera it is deemed advisable to continue said investigation therefore be it

Resolved (if the House of Representatives concur) That the President pro tempore of the Senate shall appoint three members of the present Senate and the Speaker of the House of Representatives shall appoint three members of the present House of Representatives who with the present President pro tempore of the Senate shall appoint three members of the present House of Representatives and the present Speaker of the House of Representatives shall constitute a joint committee whose duty it shall be to further consider the laws of this Commonwealth relating to corporations and to revenue and the practical workings thereof and to make a final report thereof to the General Assembly in January one thousand nine hundred and fifteen together with a draft of such act or acts and such other recommendations as it may deem necessary to effect a uniform system of taxation on all subjects in Pennsylvania. Such committee shall have power to elect its own chairman to sit after the adjournment of the Legislature to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid. Its expenditures shall be limited to the amount provided herefor in the General Appropriation Bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said committee.

Said committee shall also have power to issue subpoenas signed by its chairman requiring the attendance of persons and the production of books and papers which in its judgment will assist in the performance of its duties aforesaid.

BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1844 (House Bill No. 178), entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

And the amendment made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,

Graff,
Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,

Kline,
Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,

Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,

Daix,
DeWitt,
Endsley,
Farley,
Gerberich,

Huffman,
Hunter,
Jarrett,
Jones,
Judson,

McNichols,
Miller,
Mills,
Moore,

Sproul,
Thompson,
Vare,
Wasbers,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1088 (House No. 1647), entitled:

An Act authorizing and empowering municipalities to establish separate and distinct grades on the same street or highway

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Gerberich,

Graff,
Gyger,
Hilton,
Homsher,
Huffman,
Hunter,
Jones,
Judson,
Kline,
Knapp,

Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,

Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,

NAYS—2.

Hall,

Hoke,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1197 (House No. 1433), entitled:

An Act authorizing companies incorporated under the laws of any other State of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and to take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,

Farley,
Gerberich,
Graff,
Hall,
Heacock,
Hoke,
Homsher,
Huffman,
Hunter,
Jones,

Judson,
Kline,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,

Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. McNICHOL. Mr. President, I move that Senate Bill No. 1198 (House Bill No. 1175), on third reading, entitled:

An Act authorizing the purchase or procuring of work labor material or commodities to the value of one thousand dollars at any time by cities of the first class without public advertisement for bids and in certain cases without entering into written contracts therefor

be recommitted to the Committee on Corporations.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1233 (House No. 937), entitled:

An Act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses defining its powers and duties and providing certain penalties

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—29.

Alexander,	Gerberich,	Jones,	Moore,
Beidleman,	Graft,	Judson,	Morgan,
Catlin,	Gyger,	Kline,	Salus,
Clark,	Hilton,	Kurtz,	Sheatz,
Crow,	Hoke,	McIlhenny,	Snyder,
Daix,	Homsher,	McNichol,	Sones,
DeWitt,	Huffman,	Miller,	Wasbers,
Endsley,			

NAYS—10.

Buckman,	Jarrett,	McNichols,	Nulty,
Farley,	Magee,	Mills,	Sensenich,
Heacock,	Martin,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 1325 (House Bill No. 969), on third reading, entitled:

An Act relating to commissioners of townships of the first class and regulating their term and election

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1358 (House No. 1429), entitled:

An Act prohibiting any person to lead drive or work or cause or permit any other person to lead drive or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of duly incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Beidleman,	Heacock,	Judson,	Moore,
Buckman,	Hilton,	Kline,	Morgan,
Clark,	Hoke,	Kurtz,	Nulty,
Crow,	Homsher,	Martin,	Salus,
Daix,	Huffman,	McIlhenny,	Sensenich,
Endsley,	Hunter,	McNichol,	Sheatz,
Farley,	Jarrett,	Miller,	Snyder,
Gerberich,	Jones,	Mills,	Sones,
Graft,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1384 (House Bill No. 1019), entitled:

An Act providing for the liquidation of assets and dissolution of corporations under the supervision of the Commissioner of Banking and providing for the conservation and management of such corporations and their business

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. KLINE. Mr. President, in regard to this bill I have had several letters from my constituents upon this act. The law today is where a bank or building and loan association is supposed to be insolvent, the presumption is that it is solvent until it is proved to be insolvent and you are obliged to go into court and ask for a receiver, but under this law today—or bill rather—it lies with the discretion of the Banking Commissioner to say whether or not the bank or building and loan association is insolvent. And suppose he should make an error in his conclusion as to the insolvency of the bank, it would work great detriment to the same and perhaps cause a run on that bank, which would practically put this bank out of existence. In view of this fact, believing this to be true, and having received letters from hundreds of my constituents connected with state banks and building and loan associations, I will be obliged to vote "No."

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—6.

Clark,	Endsley,	Hoke,	Hunter,
Salus,	Sheatz,		

NAYS—29.

Beidleman,	Graft,	Judson,	Mills,
Buckman,	Heacock,	Kline,	Moore,
Catlin,	Hilton,	Magee,	Nulty,
Daix,	Homsher,	Martin,	Sensenich,
Farley,	Huffman,	McIlhenny,	Snyder,
Farley,	Jarrett,	McNichol,	Sones,
Gerberich,	Jones,	Miller,	Wasbers,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER presented the report of the Committee of Conference on Senate Bill No. 103, entitled:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the President

and Secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

Which was laid over for printing.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1642 (House No. 1912), entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Alexander,	Gerberich,	Jarrett,	Mills,
Beidleman,	Graff,	Jones,	Moore,
Buckman,	Gyger,	Kline,	Morgan,
Catlin,	Hall,	Knapp,	Nulty,
Clark,	Hilton,	Kurtz,	Sensenich,
Crow,	Hoke,	Magee,	Sheatz,
Daix,	Homsher,	Martin,	Snyder,
DeWitt,	Huffman,	McNichol,	Sones,
Endsley,	Hunter,	Miller,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1892 (House Bill No. 1117), as follows:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen to be paid out of any moneys in the Treasury not otherwise appropriated

Section 2 For the payment of the salaries of the several State officers the clerks and employees in the several departments of the State Government and for the incidental expenses of the said departments the following sums or so much thereof as may be necessary the same to be paid on the warrant of the Auditor General upon the State Treasurer in the amounts as follows and in the manner prescribed by law

EXECUTIVE DEPARTMENT

For the payment of the salary of the Governor two years the sum of twenty thousand dollars (\$20,000)

For the payment of clerk hire two years the sum of twenty-six thousand two hundred dollars (\$26,200)

For the payment of contingent expenses two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the Lieutenant Governor two years the sum of ten thousand dollars (\$10,000)

For the payment of postage express charges and other incidental expenses of the Lieutenant Governor the sum of one thousand dollars (\$1,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen in addition to an amount fixed by an act of Assembly approved June twelfth one thousand eight hundred and ninety-three

For the payment of the traveling and incidental expenses of the Governor the miscellaneous expenses incurred in the management of the Executive Mansion the purchase and maintenance of an automobile for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of like expenses incurred and remaining unpaid prior to June first one thousand nine hundred and thirteen the sum of seventeen thousand five hundred dollars (\$17,500.00) or so much thereof as may be necessary to be expended at the discretion of the Governor

For all contingent expenses including clerical and stenographic charges for the Executive Department the sum of four thousand dollars (\$4,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen

EXECUTIVE CONTROLLER DEPARTMENT

For the payment of the salary of the Executive Controller two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Assistant Executive Controller two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter two years the sum of two thousand dollars (\$2,000)

For the payment of contingent expenses extra clerk hire investigations and traveling expenses two years the sum of four thousand dollars (\$4,000)

STATE DEPARTMENT

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of the Commonwealth two years the sum of six thousand dollars (\$6,000)

For the payment of clerk hire including messenger and night watchman two years the sum of seventy-eight thousand five hundred dollars (\$78,500)

For the payment of postage express charges and contingent expenses two years the sum of nine thousand dollars (\$9,000)

AUDITOR GENERAL'S DEPARTMENT

For the payment of the salary of the Auditor General two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the Auditor General for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the Deputy Auditor General two years the sum of eleven thousand dollars (\$11,000)

For the payment of the salary of the Assistant Deputy Auditor General two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the chief clerk two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of the chief clerk of the Bureau of Corporations and the two (2) assistant chief corporation clerks two years the sum of twenty-seven thousand dollars (\$27,000)

For the payment of the salary of the clerk to the Board of Public Accounts two years the sum of one thousand dollars (\$1,000)

For the payment of salaries of all other clerks and employees per act of ninth day of April one thousand nine hundred and thirteen two years the sum of one hundred and eighty-six thousand dollars (\$186,000)

For the payment of compensation and expenses of persons appointed in pursuance of law to examine the accounts of city and county officers or of individuals required by law to make report to the Auditor General of moneys due on account of fees or taxes collected for the use of the Commonwealth two years the sum of two thousand dollars (\$2,000)

For the payment of postage express charges cost of filing liens and contingent expenses two years the sum of twelve thousand dollars (\$12,000)

For the purchase of patent indices registers law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of seven (7) traveling auditors two years the sum of twenty-five thousand two hundred dollars (\$25,000)

For the payment of the expenses of deputies and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned them as provided by law two years the sum of fourteen thousand dollars (\$14,000)

DEPARTMENT OF INTERNAL AFFAIRS

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the clerk to the Board of Public Property two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the other officials clerks and employees in the Department of Internal Affairs two years the sum of eighty-seven thousand dollars (\$87,000)

For the payment of the salary of the Chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of four thousand dollars (\$4,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other incidental expenses for the collection of statistics by the Bureau of Industrial Statistics of the Department of Internal Affairs for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000) said amount to cover the contingent fund provided by the act of Assembly of one thousand eight hundred and seventy-four and in addition thereto the expenses of collectors of statistics appointed under the act of Assembly approved April fourth one thousand eight hun-

dred and eighty-nine (Pamphlet Laws page twenty-six) and also to cover such extra services as may be required in compiling data for the annual report.

For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same as required by the act of Assembly approved May ninth one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) to be paid upon the warrant of the Auditor General upon specifically itemized vouchers certified by the Secretary of Internal Affairs.

For the payment of necessary services and expenses incurred through the Bureau of Railways of the Department of Internal Affairs in the investigation of complaints made against corporations under sections four and five of the act approved the eleventh day of May one thousand eight hundred and seventy-four for the necessary services and expenses incident to the investigation against delinquent corporations under the act approved the nineteenth day of April one thousand eight hundred and ninety-seven and for the investigation of accidents and the securing of special reports as authorized under section eleven article seventeen of the Constitution and for the payment of postage express charges and other incidental expenses of the Bureau for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of four thousand dollars (\$4,000). All expenditures under this appropriation to be itemized on vouchers certified by the Secretary of Internal Affairs and filed with the Auditor General.

For the temporary employment of draftsmen in copying of surveys or other ancient papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of forty thousand dollars (\$40,000).

For the expenses incident to the investigating and surveying of vacant or unappropriated land as authorized and provided in the first section of the act entitled "An Act relating to the granting of titles by the Commonwealth of Pennsylvania to vacant and unappropriated land the price to be paid for the same the conveyance to the State Forestry Reservation Commission where desirable for forest culture or forest preservation preventing the granting of warrants for the beds of navigable rivers and providing for acceptance of returns of surveys without limitation as to excess or surplus" approved the third day of May one thousand nine hundred and nine for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand dollars (\$2,000).

For the payment of postage express charges and other incidental charges and expenses of the department two years the sum of three thousand dollars (\$3,000).

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrant map work authorized by act of Assembly approved June thirteenth one thousand nine hundred and seven and subsequent amendments and supplements thereto including all necessary traveling and subsistence expenses in the field work of the same for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of five thousand dollars (\$5,000).

For the inspection and repairs of State boundary line monuments under authority of section two of the act of Assembly approved May fourth one thousand eight hundred and eighty-nine and subsequent amendments and supplements thereto for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand dollars (\$3,000).

For the payment of the salaries and expenses of the Bureau for the Standardization and Supervision of Accounts in the Department of Internal Affairs two years the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary conditioned upon its passage by the General Assembly and the approval by the Governor of Senate bill number eight hundred and seventy-eight.

For the payment of traveling and other contingent expenses of the Bureau of Standards as required by the act of Assembly approved June twenty-third one thousand nine hundred and eleven for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand six hundred dollars (\$3,600) and for additional equipment the sum of five hundred dollars (\$500).

TREASURY DEPARTMENT

For the payment of the salary of the State Treasurer two years the sum of sixteen thousand dollars (\$16,000).

For the payment of the State Treasurer for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200).

For the payment of the salary of the cashier two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of the assistant cashier two years the sum of five thousand dollars (\$5,000).

For the payment of clerk hire including messenger and three watchmen two years the sum of sixty-seven thousand seven hundred dollars (\$67,700).

For the payment of such compensation of such extra clerks as the State Treasurer may find it necessary to employ for the purpose of balancing and transferring accounts making new indices or for the purpose of rendering any other general assistance to the regular clerical force two years the sum of fifteen thousand dollars (\$15,000) the necessity for the employment of extra clerical assistance and the monthly wages of all extra clerks employed to be determined and fixed by the State Treasurer.

For the payment of contingent expenses two years the sum of three thousand dollars (\$3,000).

For the purchase of patent indices law books and other books necessary for the proper conduct of the work of the

department two years the sum of one thousand dollars (\$1,000).

For the payment of traveling expenses of the State Treasurer and employees while on departmental business two years the sum of two thousand dollars (\$2,000).

For the payment of postage express charges and other incidental expenses in the office of the State Treasurer two years the sum of four thousand dollars (\$4,000).

For the payment of the cost of procuring bonds required to be given by employees of the Treasury Department to the State Treasurer for the faithful performance of their duties two years the sum of one thousand five hundred dollars (\$1,500).

ATTORNEY GENERAL'S DEPARTMENT

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000).

For the payment of the salaries of the three deputies Attorney General two years the sum of twenty-five thousand five hundred (\$25,500).

For the payment of clerk hire two years the sum of twenty-three thousand dollars (\$23,000).

For the payment of the contingent expenses official fees witness fees serving processes and for such other costs as the Commonwealth may be liable to pay in cases in which the Commonwealth is or may be a party and for the payment of postage express charges the purchase of law books for the law library of the Attorney General's Department and other incidental expenses for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty-five thousand dollars (\$25,000). Provided however That no part of said sum shall be used for the payment of contingent expenses official fees witness fees serving processes or other costs incurred by reason of Senate Resolution of May twenty-two one thousand nine hundred and eleven authorizing the appointment of a commission to investigate any charges that have heretofore or may hereafter be made between Legislative Sessions against judges or other persons holding a civil office which is popularly known as the Catlin Commission.

For the payment of the services and expenses of attorneys to be employed from and after the date of the passage of this act by the Attorney General to assist in the prosecution and trial of cases and the prosecution of claims in which the Commonwealth is interested and in cases in which the judgment of the Attorney General the Commonwealth should intervene by the employment of counsel and for the payment of the services costs and expenses of special district attorneys appointed by the Attorney General for the two fiscal years commencing June first one thousand nine hundred and thirteen and for the payment of the services costs and expenses of such attorneys or special district attorneys rendered incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of twenty-thousand dollars (\$20,000).

For the payment of costs fees and expenses in the collection of amounts due the Commonwealth for the support and maintenance of the insane confined in the various asylums in the Commonwealth and chargeable to the Commonwealth and counties the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary.

For the payment of the deficiency in the salaries of the Second Deputy Attorney General three stenographers and one messenger as per act approved April twenty-ninth one thousand nine hundred and thirteen covering two days of April and the month of May one thousand nine hundred and thirteen the sum of two hundred and twenty-six dollars and sixty-seven cents (\$226.67).

BANKING DEPARTMENT

For the payment of the salary of the Commissioner of Banking two years the sum of twelve thousand dollars (\$12,000).

For the payment of the salary of the Deputy Commissioner of Banking two years the sum of six thousand dollars (\$6,000).

For the payment of the salary of the Chief Clerk two years the sum of three thousand six hundred dollars (\$3,600).

For the payment of the salaries of five clerks two years two thousand eight hundred dollars each the sum of fourteen thousand dollars (\$14,000).

For the payment of the salaries of three stenographers and typewriters two years two thousand dollars each the sum of six thousand dollars (\$6,000).

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the contingent expenses two years the sum of four thousand five hundred dollars (\$4,500).

For the payment of the salaries of employees and other expenses incident to the supervision of private banks as provided for in the act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" two years the sum of twelve thousand dollars (\$12,000).

For the payment of the salaries and expenses of the examiners two years the sum of one hundred and fifty-thousand dollars (\$155,000) this item to include any technical or additional expert evidence which may be necessary to determine the solvency of Institutions under the supervision of the Banking Department.

For the payment of necessary expenses occasioned by instituting proceedings for violation of the act approved the twenty-third day of April Anno Domini one thousand nine hundred and nine defining certain misdemeanors and authorizing the Commissioner of Banking to institute prosecutions two years the sum of three thousand dollars (\$3,000).

DEPARTMENT OF PUBLIC INSTRUCTION

For the payment of the salary of the Superintendent of Public Instruction two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the Deputy Superintendents clerks and messenger two years the sum of twenty-one thousand dollars (\$21,000)

For extra clerical assistance necessary in the distribution of the appropriation to the common schools two years the sum of one thousand dollars (\$1,000) Provided That the sum paid for such clerical assistance shall not exceed one hundred dollars per month for five months of each of said two years

For the payment of the contingent expenses two years the sum of seven thousand dollars (\$7,000)

For the payment of the expenses of the State Normal School Examiners two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of the high school inspectors two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the traveling expenses of the high school inspectors for two years the sum of eight thousand dollars (\$8,000)

For the payment of the expert assistants in drawing agricultural education and industrial education two years the sum of twelve thousand dollars (\$12,000)

For the payment of traveling and other expenses of the expert assistants in drawing agricultural education and industrial education the sum of six thousand dollars (\$6,000)

For the payment of the expenses of the examining boards for State permanent certificates two years the sum of five thousand dollars (\$5,000)

For the payment of four stenographers and typewriters two years the sum of eight thousand dollars (\$8,000)

For the payment of the cost of circulating the Pennsylvania School Journal two years the sum of five thousand dollars (\$5,000)

For the payment of lecturers and instructors employed by the Superintendent of Public Instruction to lecture and teach at meetings and summer schools held by the Pennsylvania Educational Association by the Pennsylvania State College and by associations incorporated for the purpose of promoting education and popular culture for two years the sum of twelve thousand dollars (\$12,000)

BUREAU OF PROFESSIONAL EDUCATION

For the payment of the officers and assistants and expenses of the Bureau of Professional Education in the Department of Public Instruction for two years the sum of fifteen thousand dollars (\$15,000)

BUREAU OF MEDICAL EDUCATION AND LICENSURE

For the payment of the salaries and expenses of the officers and members of the Bureau of Medical Education and Licensure and for incidental expenses including rent clerical services stenographer typewriting and other necessary assistance for two years the sum of thirty thousand dollars (\$30,000)

STATE BOARD OF EDUCATION

For the payment of the necessary expenses of the members of the State Board of Education and the salaries of clerks stenographers and other employees and of other necessary expenses of the Board two years the sum of thirty thousand dollars (\$30,000)

COLLEGE AND UNIVERSITY COUNCIL

For the payment of the traveling expenses of the members of the College and University Council two years the sum of one thousand dollars (\$1,000)

DENTAL COUNCIL OF PENNSYLVANIA

For the payment of the necessary expenses of the Dental Council for two years the sum of four thousand dollars (\$4,000)

ADJUTANT GENERAL'S DEPARTMENT

For the payment of the salary of the Adjutant General two years the sum of twelve thousand dollars (\$12,000)

For the payment of clerk hire in the Adjutant General's office and employees at the State Arsenal two years the sum of seventy-seven thousand one hundred and sixty dollars (\$77,160)

For the payment of contingent expenses including the shipping of arms and so forth two years the sum of seven thousand eight hundred dollars (\$7,800)

For the payment of the salaries of the State Military Board two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of services rendered in computing compiling filing and collecting the balance due on claims of the State of Pennsylvania against the Government of the United States for stores furnished and expenses incurred by the State of Pennsylvania in furnishing its quota of troops for the Spanish American War the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General not exceeding however five per centum of the amount collected from the Government of the United States by the State of Pennsylvania on account of said claims

For the purchase of military stores in place of those sold or exchanged by the Adjutant General under the provisions of section fifty-five of an act of Assembly approved May

fifth one thousand nine hundred and eleven reading as follows "The Adjutant General may with the approval of the Commander in Chief sell or exchange from time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the interests of the Commonwealth to sell or exchange" and for the expense of packing and transportation in issuing new stores or receiving old or obsolete stores returned to the State Arsenal or for expenses for military purposes as the Military Board may direct Provided That payment by the Auditor General shall not at any time be in excess of the amount paid into the State Treasury by the Adjutant General as proceeds of such sales or exchanges the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary said payments to be made on the warrants of the Auditor General drawn upon the State Treasurer upon certificates of the Adjutant General showing amount paid into state Treasury and upon properly itemized vouchers being filed by the Adjutant General

For the payment to the organizations of the National Guard of Pennsylvania entitled thereto or to the United States Government of amounts recovered and paid into the State Treasury by or on account of officers of the National Guard delinquent in accounting for public moneys paid to them or military stores or supplies issued to such officers under the provisions of an act of Assembly approved May fifth one thousand nine hundred and eleven entitled "An Act providing for the organization discipline maintenance and regulation of the Organized Militia of the Commonwealth of Pennsylvania otherwise styled the National Guard of Pennsylvania" the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary payment to be made by warrants of the Auditor General drawn upon the State Treasurer upon proper certificate of the Adjutant General showing collection of moneys from sureties on bonds and payment of the same into the State Treasury

To reimburse the United States Government or organizations of the National Guard of Pennsylvania for losses incurred by fire in cases where such losses have been covered by insurance placed by the Adjutant General and the losses are adjusted by the insurance company or companies and payments made to the State of such losses and the amounts so recovered has been paid into the State Treasury and also to reimburse the United States Government for any United States Government stores sold by the Adjutant General and the money received for such sale has been paid into the State Treasury the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary the reimbursement to be made by warrant of the Auditor General drawn upon the State Treasurer upon proper certificate of loss or sale and duly itemized voucher being filed with the Auditor General by the Adjutant General

STATE ARMORY BOARD

For the payment of salaries of the members of the State Armory Board except members ex-officio the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

INSURANCE DEPARTMENT

For the payment of the salary of the Insurance Commissioner two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Deputy Insurance Commissioner two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the actuary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the examiner-in-chief and three assistant examiners one examiner of statements and four examiners two years the sum of forty two thousand dollars (\$42,000)

For the payment of the salaries of two inspectors two years the sum of eight thousand dollars (\$8,000)

the payment of clerk hire including messenger two years the sum of seventy-seven thousand dollars (\$77,000)

For the payment of contingent expenses and for traveling and contingent expenses of actuary examiners and inspectors two years the sum of fifty-two thousand dollars (\$52,000)

STATE FIRE MARSHAL

For the payment of the salary of the State Fire Marshal two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief Assistant Fire Marshal two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the first second third and fourth special deputy State Fire Marshals two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of a statistician two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of messenger and clerk two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of clerks and stenographers two years the sum of thirty thousand dollars (\$30,000)

For the payment of the salaries of twenty deputy State Fire Marshals at fifteen hundred dollars each per annum two years the sum of sixty thousand dollars (\$60,000)

For the payment of contingent expenses for contingent traveling expenses of the State Fire Marshal his deputies and assistants for the reporting of fires and mileage incident thereto for the investigation of fires and inspection of property for the payment of services and expenses of attorneys and detectives employed by the State Fire Marshal to assist in the detection and prosecution of the crime of arson for the payment of witness fees the taking of testimony and the serving of processes for the demolition and removal of old and dilapidated buildings et cetera and for carrying out the provisions of the act established the Department of the State Fire Marshal for two years the sum of fifty thousand dollars (\$50,000)

STATE LIBRARY

For the payment of the salary of the State Librarian two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the First Assistant State Librarian two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Second Assistant State Librarian two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of an assistant in charge of the Division of Public Records in connection with the State Library two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of two night assistants two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries and necessary expenses incident to the preservation of the public records in the Division of Public Records two years the sum of sixteen thousand eight hundred dollars (\$16,800)

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the night watchman two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of freight expressage postage cleaning rooms and miscellaneous expenses two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of four assistants in the Library at fifty dollars per month two years the sum of four thousand eight hundred dollars (\$4,800)

For the purchase of law books and exchanges two years the sum of six thousand dollars (\$6,000)

For the payment of the annual subscription to at least one leading newspaper in each county of the Commonwealth for permanent preservation and the newspapers of seventeen cities of the United States and for completing the files of Pennsylvania newspapers two years the sum of one thousand two hundred dollars (\$1,200)

For the purchase of miscellaneous books and illustrations two years the sum of fourteen thousand dollars (\$14,000)

For the purchase of such English Parliamentary papers as may be deemed advisable by the Librarian and Trustees of the State Library two years the sum of seven hundred and fifty dollars (\$750)

For the payment of the salaries and expenses incident to the work of preparing a law catalogue of the State Library and for the continuation of the regular cataloguing work of the Library two years the sum of five thousand eight hundred dollars (\$5,800)

For the payment of the salaries and expenses incident to the completion of the work of preparing a catalogue of the State Library on the card catalogue plan for such indexing work as may be needed two years the sum of seven thousand dollars (\$7,000)

To provide for the preparation and reproduction of papers and other matter of historical value two years the sum of one thousand eight hundred dollars (\$1,800)

STATE MUSEUM

To provide for the expenses of the State Museum and for the payment of the employees necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty-two thousand eight hundred dollars (\$22,800)

For the purchase of lantern slides to be added to the collection of the education division by the State Museum two years the sum of three thousand dollars (\$3,000)

PENNSYLVANIA FREE LIBRARY COMMISSION

For the payment of the salaries and expenses incident to the establishment and maintenance of traveling libraries and other work authorized by section two of the act of Assembly establishing the Free Library Commission of Pennsylvania approved the fifth day of May Anno Domini one thousand eight hundred and ninety-nine two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of the traveling expenses of the members of the Free Library Commission and its officers two years the sum of one thousand dollars or so much thereof as may be necessary (\$1,000)

LEGISLATIVE REFERENCE BUREAU

For the payment of the salary of the director of the Legislative Reference Bureau two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the assistant director of the Legislative Reference Bureau two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of a reference division stenographer in the Legislative Reference Bureau two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of assistant stenographer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the search clerk in the Legislative Reference Bureau two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the cataloguer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the messenger in the Legislative Reference Bureau two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment to the director of the Legislative Reference Bureau for maintenance and incidental expenses and emergency clerical help if necessary for two years the sum of six thousand dollars or so much thereof as may be necessary (\$6,000)

For the payment of the salaries of the search clerks stenographers and record clerk in the Legislative Reference Bureau as

provided by law for a period of one month prior to the session of the General Assembly of one thousand nine hundred and fifteen and during such session and during one month subsequent to such session the sum of seven thousand six hundred dollars or so much thereof as may be necessary (\$7,600)

STATE REPORTER

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant State Reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationary clerk hire and assistance two years the sum of six thousand dollars (\$6,000)

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS

For the payment of the salary of the Superintendent of Public Grounds and Buildings two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant Superintendent two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the bookkeeper two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the schedule clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the stenographer two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the storekeeper two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the (additional) assistant storekeeper two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the assistant storekeeper two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of one clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the secretary of the board two years the sum of twelve hundred dollars (\$1,200)

For the payment of the salary of the stenographer for the board two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the chief and assistant engineers of the power plant and all other employees required for conducting cleaning and making repairs and everything necessary for the safety and keeping of the buildings and grounds for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of two hundred and forty-three thousand four hundred and eighty dollars (\$243,480)

For the payment of premiums on insurance upon the State Capitol the Library-Museum the Capitol Conservatories the State Arsenal Buildings the State Quarantine Station Buildings the Executive Mansion and stables and the respective contents of the same also upon all other State property real personal or mixed and wherever situated which may be properly under the control and supervision of the Board of Superintendent of Public Grounds and Buildings for two years the sum of thirty thousand dollars (\$30,000)

For the purchase of any article of furniture furnishings stationery supplies fuel or any other matters or things and for the payment of any repairs alterations or improvement the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisition is made on the Superintendent two years the sum of one hundred thousand dollars (\$100,000) which appropriation shall be known as the "Board's General Fund" Provided That no expenditure from said fund shall be made by the superintendent without first receiving authority from the board so to do and provided also That from this fund shall be paid any bills for designs or specifications ordered by the board and provided also That in awarding contracts under this schedule proposals for such contracts shall be invited by the Superintendent of Public Grounds and Buildings in such manner and at such times as the Board of Commissioners of Public Grounds and Buildings in their discretion may direct

For the payment by the Superintendent for any emergency supplies the want of which may not have been anticipated at the time of the issue of the Annual Schedule and which do not appear in the same and for which requisition shall be made upon the Superintendent and for the payment by the Superintendent for emergency repairs and supplies and all temporary help for the care maintenance and preservation of the Public Grounds and Buildings including the Executive Mansion for two years the sum of twenty thousand dollars (\$20,000)

For the payment of the cost of advertising of the annual schedule of supplies the sale of unserviceable furnishings the re-advertising of the annual schedule when necessary and all other advertisements as authorized by the Board or Superintendent for two years the sum of twelve thousand dollars (\$12,000)

For the payment of the cost of electric light power and of steam heat and power outside of the Capitol Buildings and Grounds and for the maintenance repairing and improving the installations when necessary for two years the sum of twelve thousand dollars (\$12,000)

For the payment to the city of Harrisburg for supplying the public buildings and grounds with water for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000)

For the payment of the rental charges for telephone services and the cost of toll and long distance telephone messages for the Senate House of Representatives the various departments boards and commissions of the State Government and the Executive Mansion for two years the sum of fifty thousand dollars (\$50,000)

For the payment of the cost of general supplies including stationery supplies, furniture distribution of documents, fuel repairs, alternations or improvements and other matters

needed by the Legislature, the several departments boards and commissioners of the State Government and Executive Mansion as set forth in and included in the General Annual Schedule of Supplies for the State Government two years the sum of three hundred and thirty thousand dollars (\$330,000)

For the payment of deficiency in appropriation for the rental of offices and rooms outside of Capitol building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act of one thousand nine hundred and eleven for two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand thirty dollars and ten cents (\$1,030.10) or so much thereof as may be necessary

For the payment of the cost of erecting highway bridges under the act of May five one thousand nine hundred and eleven Pamphlet Laws one hundred and seventy-seven the sum of one hundred and fifty thousand dollars (\$150,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

For the payment of the cost of procuring various bonds required by statute to be given by State officials and employees for the faithful performance of their duties for two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the cost of erecting highway bridges under the act of one thousand eight hundred and ninety-five and the supplement of one thousand nine hundred and three the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

To the Board of Commissions of Public Grounds and Buildings for the purchasing and furnishing to the Commonwealth of Pennsylvania of fourteen (14) mural and art paintings to be placed in the lunettes in the corridor connecting the rotunda with the north wing on the first floor of the new Capitol building the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary

For the payment of the rent of offices and rooms outside of the Capitol Buildings when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven for two years the sum of forty-two thousand dollars or so much thereof as may be necessary (\$42,000)

For rebuilding the driveways on the State Arsenal Grounds, Eighteenth and Herr Streets, Harrisburg, Pennsylvania, the sum of three thousand dollars or so much thereof as may be necessary (\$3,000)

For the payment of the increase in salaries of the employees in the Department of Public Grounds and buildings as provided for in Senate bill number two hundred and seventy-four (House bill number thirteen hundred and ninety-seven) passed by the Legislature and approved May eighth one thousand nine hundred and thirteen the sum of fifty-nine thousand dollars (\$59,000) or so much thereof as may be necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen

COMMISSIONERS OF SINKING FUND

For the payment of the salaries of the three commissioners two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

BOARD OF PARDONS

For the payment of the salaries of the members of the Board of Pardons two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Secretary of the Board of Pardons two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the Recorder of the Board of Pardons two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the clerk two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the messenger two years the sum of eight hundred dollars (\$800)

For the payment of the salary of the tipstaff two years the sum of eight hundred dollars (\$800)

For the payment of postage express charges and other incidental expenses of the Board of Pardons for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of eight hundred dollars (\$800)

DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Secretary of Agriculture two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Deputy Secretary of Agriculture two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Economic Zoologist of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the State Veterinarian of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the Department of Agriculture two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk to the Director of Farmers' Institutes of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Assistant Economic Zoologist of the Department of Agriculture two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salary of the clerk to the Economic Zoologist of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Deputy State Veterinarian of the Department of Agriculture two years the sum of four thousand two hundred dollars (\$4,200)

For the payment of the salary of the clerk to the State Veterinarian of the Department of Agriculture two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the stenographer to the State Veterinarian of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the contingent expenses including traveling expenses of the officers of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the expenses of the Farmers' Local Institutes including lecturers salaries two years the sum of fifty-five thousand dollars (\$55,000)

For the establishment and maintenance of a Bureau of Statistics in the Department of Agriculture two years the sum of sixty thousand dollars (\$60,000)

For the payment of the cost of carrying out the provisions of the act of twenty-first March one thousand nine hundred and five entitled "An Act to provide for the protection of trees" et cetera and the amendment to said act approved the fifteenth day of April one thousand nine hundred and seven and for pest suppression for two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the expenses of the State Board of Agriculture and the expenses of the members of said Board including specialists of the board and expenses and compensation of lectures for two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the sale of certain seeds providing for the selection of samples thereof and their examination by the Department of Agriculture and the publication of information concerning the same providing also for the enforcement of the act and fixing penalties for its violations" approved April twenty-ninth one thousand nine hundred and thirteen two years the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary

For the payment of special examinations or investigations as provided for in the act of March thirteenth one thousand eight hundred and ninety-five establishing the Department of Agriculture for two years the sum of six thousand dollars (\$6,000)

To pay the increase made in salaries of officers and employees of the Department of Agriculture by House bill number one thousand six hundred and four for two years beginning June first one thousand nine hundred and thirteen the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary contingent upon the approval of said bill by the Governor

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the manufacture and sale of commercial fertilizers" et cetera approved May first one thousand nine hundred and nine for two years the sum of fifty-seven thousand dollars (\$57,000)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying out the provisions of the act of Assembly "Regulating the sale of commercial feeding stuffs" approved May third one thousand nine hundred and nine for two years the sum of thirty-two thousand five hundred dollars (\$32,500)

For payment of aid to the State Horticultural Association of Pennsylvania for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Dairy Union for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Live Stock Breeders' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania State Poultry Society for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Bee-Keepers' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of expenses of apiary inspection as provided for by act of May fifth one thousand nine hundred and eleven pamphlet laws page one hundred seventy-nine for two years the sum of three thousand dollars (\$3,000)

For the payment of the cost of selecting samples and making analyses and other expenses including salaries incident to carrying out the provisions of the act of April twenty-ninth one thousand nine hundred and thirteen "To prevent adulteration of linseed oil" et cetera for two years the sum of five thousand seven hundred fifty dollars (\$5,750)

For the payment of deficit resulting from holding the Keystone State Fair Pittsburgh January fifteenth to twentieth one thousand nine hundred and twelve the sum of eight thousand five hundred dollars (\$8,500)

DAIRY AND FOOD DIVISION OF THE DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Dairy and Food Commissioner of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the clerk to the Dairy and Food Commissioner two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger of the Dairy and Food Division of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salaries of the special agents of the Dairy and Food Division of the Department of Agriculture two years the sum of fifty-three thousand dollars (\$53,000)

For the payment of attorneys assistants and special work of the Dairy and Food Division of the Department of Agriculture two years the sum of twenty-eight thousand dollars (\$28,000)

For the payment of clerical and stenographers' services in the Dairy and Food Division of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of chemists of the Dairy and Food Division of the Department of Agriculture together with their actual expenses two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the inspection of the cold storage plants as to their sanitary condition and equipment and the keeping of proper supervision over same and the enforcement of all other provisions of the Cold Storage Act approved May sixteenth one thousand nine hundred and thirteen two years the sum of thirty thousand dollars (\$30,000)

For the payment of the traveling and necessary expenses of the Dairy and Food Commissioner and special agents including the cost of samples of food products express telegraph and other incidental expenses of the Dairy and Food Division of the Department of Agriculture two years the sum of thirty-seven thousand dollars (\$37,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved and certified to by the Secretary of Agriculture Provided That all sums of money that may be received by the Dairy and Food Division arising from fines and costs except this appropriation shall be paid into the State Treasury daily for the use of the Commonwealth

STATE LIVESTOCK SANITARY BOARD

For the enforcement of the acts of May twenty-first one thousand eight hundred and ninety-five and March thirtieth one thousand nine hundred and five and subsequent acts and for the payment of indemnity for animals afflicted with dangerous contagious or infectious diseases and for the expense of detecting quarantining and disposing of such animals as provided by law two years the sum of four hundred thousand dollars (\$400,000)

For the payment of the cost of producing and distributing tuberculin mallein anthrax vaccine tuberculosis vaccine hog cholera vaccine for the laboratory diagnosis of the disease of animals and provide the necessary equipment for such work two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the cost of supervising and enforcing the inspection of animals brought from other states into Pennsylvania as required by the act of May twenty-sixth one thousand eight hundred and ninety-seven and subsequent acts two years the sum of ten thousand dollars (\$10,000)

For the control and suppression of rabies and the quarantine of dogs as required by the act of March twenty-seven one thousand nine hundred and three and subsequent acts two years the sum of ten thousand dollars (\$10,000)

For the payment of the expenses of the State Meat Hygiene Service and for the payment of salaries and actual expenses of the agents of the State Livestock Sanitary Board in the Meat Hygiene Service as provided by law two years the sum of sixty-three thousand dollars (\$63,000)

For the payment of the expenses of carrying out the provisions of the act approved April twenty-fifth nineteen hundred and seven and subsequent acts to encourage the breeding of horses and requiring the enrollment and inspection of stallions two years the sum of ten thousand dollars (\$10,000)

For the payment of a deficiency in indemnity for animals afflicted with tuberculosis for which certificates of appraisal have been issued by the State Veterinarian as provided by law said deficiency having been incurred during the fiscal year terminating May thirty-first one thousand nine hundred and thirteen the sum of twenty-five thousand dollars (\$25,000)

DEPARTMENT OF FORESTRY

For the payment of the salary of the Commissioner of Forestry two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Deputy Commissioner of Forestry two years the sum of five thousand dollars (\$5,000)

For the payment of clerk hire two years the sum of six thousand dollars (\$6,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other necessary expenses of the members of the State Forestry Reservation Commission two years the sum of five thousand dollars (\$5,000)

For the payment of salaries and expenses of foresters two years the sum of one hundred and sixty thousand dollars (\$160,000)

For the payment of salaries and expenses of forest rangers two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of draftsman bookkeepers stenographers and messengers two years the sum of fifteen thousand dollars (\$15,000)

For the payment of surveys two years the sum of ten thousand dollars (\$10,000)

For the payment of labor two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of examination of titles to lands purchased two years the sum of eight thousand dollars (\$8,000)

For the payment of other expenses necessary and incidental to the conduct of the business of the department and the maintenance protection care planting and improvement of the forest reserves and to encourage and promote the development of forestry two years the sum of seventy-five thousand dollars (\$75,000)

For the payment of the annual fixed charge for school purposes on lands held for forest reserves two years the sum of forty thousand dollars (\$40,000)

For the payment of the annual fixed charge for road purposes on lands held for forest reserve two years the sum of forty thousand dollars (\$40,000)

For the purchase of lands to be set aside and held as State Forest Reserves two years the sum of fifty thousand dollars (\$50,000)

For the payment of postage and all other necessary expenses which may be incurred in the prevention and extinguishment of forest fires two years the sum of fifty thousand dollars (\$50,000)

For the payment of salaries and expenses of instructors clerks marron cocks waitresses light and heat stationary books and for maintenance at the State Forest Academy two years the sum of twenty thousand dollars (\$20,000)

For the payment of examinations and furnishing advisory reports to the citizens of the State on shade trees two years the sum of five thousand dollars (\$5,000)

For the payment of making examinations and furnishing advisory reports to the citizens of the State on farm forestry and farm woodlots two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of a deficiency in the appropriation for the examinations of titles to lands purchased to be held as State Forest Reserves for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000)

For the payment of a deficiency that has arisen in the appropriation for the payment of expenses incurred in the prevention and extinguishment of forest fires to and including May thirty-first Anno Domini one thousand nine hundred and eleven the sum of three thousand five hundred dollars (\$3,500)

For the payment of a deficiency in the appropriation for traveling and other necessary expenses of the members of the State Forestry Reservation Commission for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one hundred and twenty-six dollars and thirty cents (\$126.30)

DEPARTMENT OF MINES

For the payment of the salary of the Chief of the Department of Mines two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Deputy Chief of the Department of Mines two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the Department of Mines two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salaries of the clerks stenographers and typewriters and messenger of the Department of Mines two years the sum of twenty-two thousand eight hundred dollars (\$22,800)

For the payment of contingent expenses including traveling expenses books instruments chemicals plans express freight janitor telegrams stamps et cetera two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the inspectors of coal mines as provided by law two years the sum of three hundred and six thousand dollars (\$306,000)

For the payment of the salaries of inspectors of coal mines appointed temporarily as substitutes in case of disability of any of the regular inspectors two years the sum of five thousand dollars (\$5,000)

For the payment of the actual traveling expenses of the inspectors and for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual and necessary expenses two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto such sums as may be necessary therefor not exceeding in the aggregate for two years the sum of thirty-two thousand dollars (\$32,000) Provided That no examination for inspectors of coal mines shall exceed in duration the period of forty days in the bituminous districts and the period of twenty days in the anthracite districts and no examination of mine foremen assistant mine foremen and fire bosses in the bituminous districts and mine foremen and assistant mine foremen in the anthracite districts shall exceed in duration the period of ten days Provided further That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines

For the payment of counsel fees two years the sum of ten thousand dollars (\$10,000) Provided however That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines and no payment for salaries or expenses incurred shall be made under this appropriation until proper specifically itemized vouchers verified under oath are made and transmitted to the chief of the said department and by him examined approved and certified to the Auditor General

For the payment of the deficiency in the mine inspectors' salary fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand one hundred and eighteen dollars and seventy-four cents (\$1,118.74)

For the payment of the increase in salaries of the stenographers two years the sum of twelve hundred dollars (\$1,200) conditioned upon the approval by the Governor of Senate bill number one thousand four hundred and fifty-five.

For the payment of expert electrical service in connection with the installation of electrical equipment in the mines two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary.

For the payment of the deficiency in the mine inspectors' traveling expense fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of six thousand five hundred dollars (\$6,500).

For the payment of counsel fees due John R. Jones attorney Scranton Pennsylvania for professional services rendered and money expended as special counsel for the Department of Mines in the investigation of alleged violations of the Child Labor Law and for the enforcement of the said law in the county of Lackawanna during the years one thousand nine hundred and seven and one thousand nine hundred and eight the sum of one thousand four hundred and ten dollars and seventy-one cents (\$1,410.71).

DEPARTMENT OF FISHERIES

For the payment of the salary of the Commissioner of Fisheries two years the sum of nine thousand dollars (\$9,000).

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000).

For the payment of the salaries of two stenographers two years the sum of four thousand eight hundred dollars (\$4,800).

For the purpose of hatching propagating and distributing food and game fish and stocking and supplying the waters of the Commonwealth with the same and distributing fish and employing the necessary labor and implements therefor and paying for the repairs improvements and necessary expenses to the State hatcheries two years the sum of ninety-six thousand dollars (\$96,000).

For the payment of counsel fees and court expenses two years the sum of five thousand dollars (\$5,000).

For the payment of necessary and reasonable expenses of the Commissioner of Fisheries and other members of the Fishery Commission and office employees two years the sum of six thousand dollars (\$6,000).

For the erection of fish-ways two years the sum of seven thousand nine hundred and fifty dollars (\$7,950).

For the repairs of State fishways two years the sum of one thousand dollars (\$1,000).

For the payment of salaries and reasonable expenses of fish wardens two years the sum of forty thousand dollars (\$40,000).

For the payment of contingent expenses two years the sum of four thousand dollars (\$4,000).

For the purpose of maintaining and operating launch "Commodore Perry" on Lake Erie two years the sum of nine thousand dollars (\$9,000).

For the purpose of repairing and placing the launch "Commodore Perry" on Lake Erie in a thoroughly seaworthy condition two years the sum of three thousand dollars (\$3,000).

For field work and gathering spawn and incidental expenses thereto two years the sum of sixteen thousand dollars (\$16,000).

For buildings ponds extensions and other work incidental towards completing hatcheries two years the sum of sixty-five thousand dollars (\$65,000).

For building a new and permanent hatching house and equipment at Erie the sum of twenty-two thousand dollars (\$22,000).

For dredging out of the channels and ponds on Presque Isle Peninsula Erie county in order to restore the original spawning grounds for the fish two years the sum of twenty thousand dollars (\$20,000).

For the purchase of a boat for use at Torresdale Hatchery on the Delaware for the purpose of gathering eggs and fish the sum of one thousand five hundred dollars (\$1,500).

STATE BOARD OF CENSORS

For the payment of the contingent and traveling expenses two years the sum of twenty-five hundred dollars (\$2,500).

BOARD OF GAME COMMISSIONERS

For the payment of the salary of the chief game protector who is also secretary of said board two years the sum of six thousand dollars (\$6,000).

For the payment of the salary of the assistant chief game protector who is also stenographer and typewriter two years the sum of three thousand dollars (\$3,000).

For the payment of the salary of one game protector termed a traveling game protector two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the salaries of twenty-seven additional game protectors at the rate of seventy-five dollars (\$75.00) per month the sum of forty-eight thousand six hundred dollars (\$48,600).

For the payment of the traveling and other necessary expenses of these thirty game protectors for the payment of services rendered or expenses incurred by either deputy game protectors or special deputy game protectors under the specific and written order of the chief game protector for the payment of incidental office expenses attorney fees and such other expenditures as may be deemed necessary by the Board of Game Commissioners for the better carrying out of the provisions of an act creating the Board of Game Commissioners two years the sum of twenty-five thousand dollars (\$25,000).

For the purpose of creating additional game preserves for the maintenance and protection of preserves created by authority of an act of Assembly approved the eleventh day of May one thousand nine hundred and five and the act of Assembly approved the fifteenth day of April one thousand nine hundred and seven and an amendment thereto approved the fifteenth day of June one thousand nine hundred and eleven for the purchase propagation and distribution throughout the State of game as may be considered advisable two years the sum of fifteen thousand dollars (\$15,000).

The appropriation to be paid quarterly to the president of the Board of Game Commissioners upon the presentation of duly certified vouchers of the expenditures of money previously drawn and satisfactory proof to the Auditor General that the expenditure is necessary for the enforcement of the laws of the Commonwealth relative to the protection of game of song and insectivorous birds or for the intelligent and necessary carrying into effect the purpose for which said Board of Game Commissioners was created.

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of the salary of the Superintendent of the Department of Public Printing and Binding two years the sum of six thousand dollars (\$6,000).

For the payment of the salary of the chief clerk of the Department of Public Printing and Binding two years the sum of three thousand six hundred dollars (\$3,600).

For the payment of the salary of one clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800).

For the payment of the salary of the stenographer and clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800).

For the payment of the salary of an expert proof-reader of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800).

For the payment of the salary of one clerk who is also to have in charge the supervision of the Legislative Journal two years the sum of three thousand dollars (\$3,000).

For the payment of the salary of the messenger of the Department of Public Printing and Binding two years the sum of one thousand eight hundred dollars (\$1,800).

For the payment of the contingent expenses two years the sum of two thousand five hundred dollars (\$2,500).

For the payment of advertising contracts for shipping documents for two years from August fifteen one thousand nine hundred and thirteen to August fifteen one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000).

For the payment of the Chief of the Division of Distribution of Documents two years the sum of four thousand eight hundred dollars (\$4,800).

For the payment of the salary of the clerk in the Division of Distribution of Documents two years the sum of three thousand dollars (\$3,000).

For the payment of one stenographer two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of contracts for shipping public documents in bulk for two years from August fifteen one thousand nine hundred and thirteen to August fifteen one thousand nine hundred and fifteen the sum of twenty thousand two hundred dollars (\$20,200).

For the payment of extra labor postage express freight and incidental expenses two years the sum of ten thousand dollars (\$10,000).

For the payment of printing binding ruling et cetera two years the sum of five hundred and fifty thousand dollars (\$500,000).

For the payment of paper envelopes and other supplies two years the sum of three hundred thousand dollars (\$300,000).

For the payment of plates cuts electrotypes dies and stamps two years the sum of seven thousand dollars (\$7,000).

For advertising proposals for supplying the Commonwealth with paper lithographic printing and engraving plates cuts electrotypes dies and stamps two years the sum of six thousand dollars (\$6,000).

For the payment to the contractor with the Commonwealth of Pennsylvania for the special paper for Revenue Blanks made and held subject to the orders of the Superintendent of Public Printing and Binding which blanks will not be required by reason of the enactment by the present Legislature of new Revenue Laws the sum of fifteen thousand dollars (\$15,000.00) or so much thereof as may be necessary said special paper to be accepted by the Superintendent of Public Printing and Binding and used for other purposes.

For the payment of the salaries of three proof-readers and three copyholders for the Legislative Session of one thousand nine hundred and fifteen the sum of thirty-two hundred and twenty-five dollars (\$3,225) to be paid monthly to each proofreader and copyholder as follows one hundred and twenty-five dollars per month to each proofreader and ninety dollars per month to each copyholder.

STATE HIGHWAY DEPARTMENT

For the payment of the salary of the State Highway Commissioner two years the sum of sixteen thousand dollars (\$16,000).

For the payment of the salary of the First Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000).

For the payment of the salary of the Second Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000).

For the payment of the salary of the Auditor two years the sum of six thousand dollars (\$6,000).

For the payment of the salary of the Chief Engineer two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the salary of the Bridge Engineer two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of two Maintenance Engineers to be appointed by the State Highway Commissioner for two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salaries of fifty superintendents two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of the salaries of fifteen Assistant Engineers two years the sum of seventy-two thousand dollars (\$72,000)

For the payment of the salary of the Chief Draftsman two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of four clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the salaries of a Paymaster and two Assistants to be appointed by the State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries of a Statistician Assistant Auditor and Cost Clerk to be appointed by the State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries of four draftsmen two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of the salary of a Secretary to be appointed by the State Highway Commissioner two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of a Chief Clerk two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of one chief bookkeeper to be appointed by the State Highway Commissioner for two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of two bookkeepers two years the sum of six thousand four hundred dollars (\$6,400)

For the payment of the salaries of four stenographers or clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the necessary traveling and other incidental expenses of the State Highway Commissioner The First Deputy State Highway Commissioner the Second Deputy State Highway Commissioner the Chief Engineer the Bridge Engineer the fifteen Assistant Engineers the fifty Superintendents the two Maintenance Engineers and the Paymaster and his Assistants two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of contingent and incidental expenses of the State Highway Department two years the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries and other necessary expenses of the Automobile Division of the State Highway Department two years the sum of two hundred thousand dollars (\$200,000)

For the installation and equipment of a physical and chemical laboratory for the payment of salaries and expenses of chemists and necessary laboratory employes for experimental work and tests and for the payment of traveling and incidental expenses necessary to make a thorough and a comprehensive study of road construction construction methods and construction materials in this and other countries two years the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary

For the reconstruction of roadways destroyed by storm cloud-burst or other catastrophe or from other unaccountable or unavoidable cause the sum of one hundred thousand dollars (\$100,000)

For the permanent improvement of highways described in the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven and acts supplementary and amendatory thereto as State-aid Highways two years the sum of one million dollars (\$1,000,000)

For the maintenance of the improved and unimproved State Highways described in the act creating the State Highway Department approved May thirty-one one thousand nine hundred and eleven and acts supplementary and amendatory thereto and for the payment of all other expenses including the payment of salaries and expenses of such additional engineers engineers' assistants superintendents inspectors clerical assistance employes and labor necessary in the judgment of the State Highway Commissioner to carry on the work of the State Highway Department two years the sum of two million dollars (\$2,000,000)

For the construction and repair of State Highways described in the act creating the State Highway Department approved May thirty-one one thousand nine hundred and eleven its supplements and amendments and for the payment of the State's share of the maintenance and repair of State-aid Highways constructed prior to or constructed or improved under the provisions of the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven its supplements and amendments and for the payment of all other expenses including the payment of salaries and expenses of such additional engineers engineers' assistants superintendents inspectors clerical assistance employes and labor skilled or unskilled necessary in the judgment of the State Highway Commissioner to carry on the work of the State Highway Department two years the sum of four million dollars (\$4,000,000)

For the payment of the necessary expenses in the acquiring of turnpike roads as authorized by the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven two years the sum of two hundred thousand dollars (\$200,000)

For the payment of deficiency in the salary and necessary expenses incurred by employment of one superintendent of maintenance not specifically provided for under the act of May thirty-first one thousand nine hundred and eleven for the period from April first one thousand nine hundred and thirteen to June first one thousand nine hundred and thirteen the sum of nine hundred and thirteen the sum of nine hundred eight dollars and ninety-two cents (\$908.92)

BOARD OF REVENUE COMMISSIONERS

For the payment of the salaries of the three members of the board two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

DEPARTMENT OF LABOR AND INDUSTRY

For the payment of the salary of the Commissioner of Labor and Industry two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the chief inspector of the Department of Labor and Industry two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the chief clerk in the Department of Labor and Industry two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of two copying clerks in the principal office of the Department two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the stenographer and typewriter in the principal office of the Department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Messenger in the principal office of the Department two years the sum of twenty-four hundred dollars (\$2,400)

For the salary of the attorney and legal adviser to the Commissioner of Labor and Industry two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of fifty inspectors of the first grade in the Department two years the sum of one hundred fifty thousand dollars (\$150,000)

For the payment of the salaries of two inspectors of the second grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two inspectors of the third grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of four inspectors of the fourth grade in the Department two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of the Chief of the Bureau of Statistics and Information in the Department of Labor and Industry for two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the assistant chief of the Bureau of Statistics and Information two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of one filing and one copying clerk in the Bureau of Statistics and Information two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of three collectors of statistics in the Bureau of Statistics and Information two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry two years the sum of seven thousand dollars (\$7,000)

For the payment for two years of the incidental and traveling expenses of the Commissioners inspectors and other officers of the Department incurred in the discharge of their duties the necessary cost and expenses incurred in the prosecution of offenders against the factory bakeshop workshop fire-escape boiler inspection inland lake steamboat inspection and all other laws subject to enforcement by this Department for the salaries and expenses of the associate members of the Industrial Board of the Department for the payment of the salary of the Secretary of the Industrial Board for the payment of the salaries of the attaches of the branch offices of the Department and for the incidental contingent expenses for postage expressage telegraphing advertising and such special work and investigations as may be required or necessary during two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the salary of the statistician in the Bureau of Statistics and Information of the Department two years the sum of four thousand dollars (\$4,000)

QUARANTINE PHYSICIAN PHILADELPHIA

For the payment of the salary of the Quarantine Physician two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two deputy maritime physicians two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the quarantine messenger two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of eight shore employes including nurse two years the sum of twelve thousand seven hundred and seventy dollars (\$12,770)

For the payment of the salaries of nine employes on the boat two years the sum of fourteen thousand seven hundred and fifty dollars (\$14,750)

For the payment of insurance on the boat and launch two years the sum of nine hundred dollars (\$900)

For the maintenance of the boat including fuel two years the sum of ten thousand dollars (\$10,000)

For maintenance of all employees including uniforms and caps two years the sum of eight thousand dollars (\$8,000)

For the purchase of drugs two years the sum of six hundred dollars (\$600)

For the purchase of coal for heating shore buildings two years the sum of two thousand five hundred dollars (\$2,500)

For maintenance of the office including one thousand dollars (\$1,000) for service of Maritime Exchange in reporting all incoming and outgoing vessels rent and care of office stationary telephone and telegraph service and for like expenses at the office at Marcus Hook two years the sum of four thousand five hundred dollars (\$4,500)

For maintenance of the Quarantine Station including all supplies repairs water and gas supply labor painting plumbing carpenter work feed for horses necessary improvements and additions to buildings new buildings and any and all expenses incident to maintaining the grounds and buildings and the furnishing the equipping of same as well as repairs to wharf and tramway two years the sum of twenty thousand nine hundred and eighty dollars (\$20,980)

HEALTH OFFICER PHILADELPHIA

For the payment of the salary of the health officer two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the clerk to the health officer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the rent and care of the office of the health officer telephone and messenger and stationery two years the sum of two thousand six hundred and forty (\$2,640)

DEPARTMENT OF STATE POLICE

For the payment of the salary of the Superintendent of State police two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the deputy superintendent of State Police two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of four captains (each one thousand eight hundred dollars per annum) two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of four lieutenants (each one thousand five hundred dollars per annum) two years the sum of twelve thousand dollars (\$12,000)

For the payment of four first sergeants (each one thousand two hundred dollars per annum) two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of sixteen sergeants (each one thousand one hundred dollars per annum) two years the sum of thirty-five thousand two hundred dollars (\$35,200)

For the payment of sixteen corporals (each nine hundred fifty dollars per annum) two years the sum of thirty thousand four hundred dollars (\$30,400)

For the payment of the salaries of four blacksmiths (each nine hundred and fifty dollars per annum) two years the sum of seven thousand six hundred dollars (\$7,600)

For the payment of the salaries of one hundred and eighty privates (each nine hundred dollars per annum) two years the sum of three hundred and twenty-four thousand dollars (\$324,000)

For the payment of the increased salaries of re-enlisted men in accordance with the act of one thousand nine hundred and eleven two years the sum of thirty-six thousand one hundred and sixty dollars (\$36,160)

For the payment of keep of horses renewal of uniforms horse equipment replacing horses rent of barracks and maintenance of sub-stations and other necessary expenses in conducting the department for two years the sum of one hundred and seventy thousand five hundred dollars (\$170,500)

DEPARTMENT OF HEALTH

For the payment of the salary of the Commissioner of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the assistant to the commissioner secretary general inspector auditor stenographers clerks and other general employees two years the sum of thirty-one thousand eight hundred dollars (\$31,800)

MEDICAL DIVISION

For the payment of the salary of the Chief Medical Inspector two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Associate Chief Medical Inspector two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Assistant Chief Medical Inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of a chief clerk of Medical School Inspection two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of five stenographers two years the sum of eight thousand six hundred and forty dollars (\$8,640)

For the payment of the salary of twelve clerks two years the sum of seventeen thousand two hundred and eighty dollars (\$17,280)

LABORATORIES AND EXPERIMENTAL STATION

For the payment of the salary of the Chief of the Laboratories two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Bacteriologist two years the sum of four thousand five hundred and sixty dollars (\$4,560)

For the payment of the salary of two technical assistants two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of two stenographers two years the sum of three thousand one hundred and twenty dollars (\$3,120)

For the payment of the salary of three clerks two years the sum of three thousand eight hundred and forty dollars (\$3,840)

For the payment of the salary of four laboratory helpers two years the sum of five thousand five hundred and twenty dollars (\$5,520)

DIVISION OF DISTRIBUTION OF BIOLOGICAL PRODUCTS

For the payment of the salary of the Chief of the Division two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a bookkeeper two years the sum of one thousand nine hundred and twenty dollars (\$1,920)

For the payment of the salary of two stenographers two years the sum of three thousand three hundred sixty dollars (\$3,360)

For the payment of the salary of one clerk two years the sum of one thousand four hundred and forty dollars (\$1,440)

BUREAU OF VITAL STATISTICS

For the payment of the salary of the State Registrar of the Bureau of Vital Statistics two years the sum of five thousand dollars (\$5,000)

For the payment of the additional salary of the State Registrar of the Bureau of Vital Statistics two years the sum of one thousand dollars (\$1,000) conditioned upon the approval by the Governor of Senate bill number seven hundred and thirty-seven

For the payment of the salary of the Chief Clerk of the Bureau of Vital Statistics two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Classification Clerk two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the returns clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Search Clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of eight stenographers two years the sum of twelve thousand four hundred and eighty dollars (\$12,480)

For the payment of the salary of five clerks two years the sum of seven thousand two hundred dollars (\$7,200)

MARRIAGE AND MORBIDITY STATISTICS

For the payment of the salary of the Supervisor of Morbidity and Marriage Statistics two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of nine clerks on Morbidity and Marriage Statistics two years the sum of twelve thousand nine hundred and sixty dollars (\$12,960)

SANITARY ENGINEERING DIVISION

For the payment of the salary of the Chief Engineer of the Sanitary Engineering Division two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Assistant Engineer in charge of general office work two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the First Assistant Engineer on water works and sewerage two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer on tests of water and sewerage treatment plants two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer in charge of design and construction two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Assistant Engineer on water works and sewerage two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of five assistant engineers two years the sum of seventeen thousand four hundred dollars (\$17,400)

For the payment of the salary of the Chief Field Inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of eleven stenographers two years the sum of eighteen thousand eight hundred and forty dollars (\$18,840)

For the payment of the salary of eleven clerks two years the sum of twenty-one thousand one hundred and sixty dollars (\$21,160)

For the payment of the salary of twelve draughtsmen and map tracers two years the sum of twenty-five thousand four hundred dollars (\$25,400)

DIVISION OF ACCOUNTING AND PURCHASING

For the payment of the salary of the Chief of the Division of Accounting and Purchasing two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of four bookkeepers two years the sum of eight thousand nine hundred and sixty dollars (\$8,960)

For the payment of the salary of sixteen clerks two years the sum of twenty-three thousand four hundred dollars (\$23,400)

For the payment of the salary of four stenographers two years the sum of six thousand seven hundred and twenty dollars (\$6,720)

DIVISION OF SUPPLIES

For the payment of the salary of the Superintendent of Division of Supplies two years the sum of five thousand (\$5,000)

For the payment of the salary of a stenographer two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the salary of a janitor two years the sum of one thousand five hundred and sixty dollars (\$1,560)

DISPENSARIES

For the payment of the salary of the Chief of the Division of Dispensaries two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the salary of the Lecturer and Manager of the tuberculosis exhibit two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a Deputy Medical Inspector two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of a visiting nurse two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of an assistant visiting nurse two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of a Statistician two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of three stenographers two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the cost of diphtheria antitoxin and other products for free distribution for the poor for the employment of such special and assistant engineers stream and sanitary inspectors and such other employees as may be necessary for the fees and necessary traveling expenses of the county medical inspectors and rural health officers for the necessary traveling expenses of the Commissioner of Health his assistants and other employees for the maintenance of the Bureau of Vital and Morbidity Statistics for the maintenance of laboratories and experimental station and for the payment of all other necessary expenses of the Department of Health in supervising epidemics of disease and in protecting the public health two years the sum of nine hundred and ninety thousand four hundred dollars (\$990,400)

TUBERCULOSIS

For the constructing equipping and maintaining sanatoria infirmaries and dispensaries for the free treatment of indigent persons affected with tuberculosis and for the maintenance of laboratories for sanitary supervision isolation and treatment of indigent persons affected with tuberculosis and for the preventive education of the public for the payment of salaries and for all other necessary expenses which may be incurred in this tuberculosis work for two years the further sum of two million nine hundred and forty-eight thousand two hundred and forty-nine dollars (\$2,948,249)

MEDICAL INSPECTION OF SCHOOLS

For the Medical Inspection of the pupils of the public schools in accordance with the provisions of the School Code the sum of two hundred fifty thousand (\$250,000) or so much thereof as may be necessary

All expenditures made by the Department of Health shall be approved by the Governor and the amounts except those of salaries specifically mentioned shall be paid to the Commissioner of Health by warrant of the Auditor General upon requisition of said Commissioner of Health and all sums so paid shall be accounted for as expended by properly itemized vouchers

DEPARTMENT OF WATER SUPPLY COMMISSION

For the payment of the salaries of the commissioners two years the sum of eighteen thousand dollars (\$18,000)

For the payment of the salary of the engineer two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries and expenses of Engineers Engineering Assistants experts and clerical assistance employed by the Commission in making examinations and reports upon applications for water and water power company charters mergers consolidations and new or additional supplies of water and water power investigations and reports of the status of water and water power company charters special examinations investigations and reports upon protests lodged with the Commission the establishment and maintenance and operation of stream gaging stations and other expenses necessary to carry into effect the various laws relating to or affecting the Water Supply Commission of Pennsylvania two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

For the payment of the salaries and expenses of Engineers Engineering Assistants experts and clerical assistance employed by the Commission in making examinations investigations and reports upon dams and other encroachments now existing or hereafter to be placed in or along any of the streams of the Commonwealth of Pennsylvania two years the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary

For the payment of the deficiency in the salaries of the employees of the Commission and expenses incurred under the provisions of the act of May fourth one thousand nine hundred and five creating the Water Supply Commission of Pennsylvania up to and including May thirty-first one thousand nine hundred and thirteen the sum of one thousand two hundred dollars (\$1,200.00) which deficiency was caused by special examinations and investigations occasioned by rea-

son of the failure of the Austin dam and the flood and high water conditions of March one thousand nine hundred and thirteen

PENNSYLVANIA STATE RAILROAD COMMISSION

For the payment of the salaries of the three commissioners two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of the salary of the secretary two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the attorney two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the marshal two years the sum of five thousand dollars (\$5,000)

For the payment of the wages or salaries of experts accountants inspectors or engineers employed by the commission the salaries of clerks stenographers messengers janitor or other office employees and experts the fees and expenses of witnesses for the purchase of books stationery printing office supplies furniture and such other materials for which no requisition may be made by the commission under the provisions of section five of the act of May thirty-first one thousand nine hundred and seven for the compilation and printing of maps showing the lines of steam and electric railroads or railways within the State and for the necessary disbursements and contingent expenses of the commissioners their officers clerks and experts for two years the sum of one hundred and six thousand dollars (\$106,000) Provided That any expenditures made for the printing of maps showing the line of steam and electric railroads or railways within the State shall be made by contract said contract to be subject to the approval of the Auditor General of Pennsylvania before becoming effective

BOARD OF PUBLIC CHARITIES

For the payment of the salary of the general agent and secretary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the secretary of the committee on Lunacy two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two assistant general agents of the board of public charities two years the sum of eight thousand dollars (\$8,000)

For the payment of the necessary clerical aid for the board of public charities and the committee on lunacy two years the sum of seventeen thousand dollars (\$17,000)

For the payment of the traveling expenses of the commissioners of the board of public charities the general agent and secretary and the two assistant general agents thereof the committee on lunacy and the secretary two years the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary

For the payment of postage telegrams express charges messenger charges rent fuel light and incidental expenses of the board of public charities and the committee on lunacy two years the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For the payment for the services of such architects engineers and other competent persons as said board may employ to advise it in the consideration of such plans and specifications for buildings or works and improvements or repairs thereto and plants machinery or apparatus connected therewith as said board now is or may hereafter be required by law to examine and pass upon two years the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

JUDICIARY DEPARTMENT

Section 3 For the payment of the salaries of the judges of the supreme and superior courts the salaries and mileage of the president and other law judges of the several courts of Common Pleas in the Commonwealth and the judges of the separate orphans' Courts and for the compensation of Common Pleas judges holding courts in other districts and for the payment of the salaries and mileage of associate judges of the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirty-first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due to any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is entitled to receive under the several acts of Assembly fixing the compensation of judges Provided That at the beginning of the term the interval from the first Monday of January to the first day of March shall be reckoned as two-thirds of a quarter and at the close of a term the interval from the first day of December to the first Monday of January shall be reckoned as one third of a quarter

SUPREME COURT JUDGES

For the payment of the salaries of the supreme court judges two years the sum of one hundred and eighty-three thousand dollars (\$183,000)

For the payment of the salaries of the seven clerks two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the salary of the deputy prothonotary eastern district dating from May first one thousand nine hundred and thirteen two years and one month the sum of six thousand and eighty-three dollars and thirty-four cents (\$6,083.34)

For the payment of the salary of a deputy prothonotary western district two years four thousand dollars (\$4,000)

For the payment of the salary of the deputy prothonotary middle district two years the sum of one thousand four hundred and forty dollars (\$1,440)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court for the eastern district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court western district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a record clerk in the office of the prothonotary of the eastern district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the deficiency in the salary of the record clerk in the office of the prothonotary of the eastern district for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of five hundred and seventy-five dollars (\$575)

For the payment of the crier librarian and tipstaves of the eastern middle and western districts two years the sum of twenty-eight thousand two hundred and thirty-two dollars (\$28,232)

For the payment of the deficiency in the salaries of the crier librarian and tipstaves of the eastern middle and western districts for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand six hundred and eleven dollars and ninety-two cents and dollars (\$2,000)

For the payment of the cleaning of the Supreme Court Room and office and showrooms adjacent thereto two years the sum of seven hundred and twenty dollars (\$720) payable monthly and for the payment of the contingent expenses of the Supreme Court in the Middle District and the Superior Court at Harrisburg two years the sum of three hundred dollars (\$300) or so much thereof as may be necessary

For the care and use of the library of the Supreme and Superior Courts Philadelphia two years the sum of four thousand dollars (\$4,000)

For the care and use of the library of the Supreme and Superior Courts Pittsburgh two years the sum of two thousand dollars (\$2,000)

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district thereof two years the sum of five thousand dollars or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof (\$5,000)

For the payment of the deficiency in the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district for the two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand five hundred dollars or so much thereof as may be necessary (\$1,500)

For the purchase of books stationery supplies and other necessary expenses of the Supreme Court western district for two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said court for the said western district thereof

SUPERIOR COURT JUDGES

For the payment of the salaries of the judges of the Superior Court two years the sum of one hundred and sixty-nine thousand dollars (\$169,000)

For the payment of the salaries of the seven clerks of the Superior Court two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of the crier and necessary tipstaves of the Superior Court two years the sum of fifteen thousand eight hundred dollars (\$15,800)

For the payment of the deficiency in the salaries of the crier and necessary tipstaves of the Superior Court for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of two thousand four hundred and forty-nine dollars and fifty-six cents (\$2,449.56)

For the purchase of books stationery supplies and other necessary expenses of the said Superior Court two years the sum of six thousand dollars (\$6,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotaries of the said Superior Court Philadelphia Harrisburg and Pittsburgh

COMMON PLEAS JUDGES

For the payment of the salaries of the twenty Common Pleas judges in the county of Philadelphia and the twelve Common Pleas judges in the county of Allegheny two years the sum of seven hundred and four thousand dollars (\$704,000)

For the payment of the salaries of the two Common Pleas judges in the county of Dauphin two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of the salaries of the judges of the Courts of Common Pleas in the counties of Lackawanna and Luzerne two years the sum of one hundred and nineteen thousand dollars (\$119,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of ninety thousand (90,000) and less than two hundred and fifty thousand (250,000) two years the sum of four hundred and sixty-two thousand dollars (\$462,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of less than ninety thousand (90,000) two years the sum of three hundred and ninety-six thousand dollars (\$396,000)

For the payment to each of the two judges of the Court of Common Pleas of Dauphin county for clerk hire in accordance with the act of one thousand eight hundred and ninety-three (Pamphlet Laws page twenty-one) the sum of two thousand dollars (\$4,000)

ORPHANS COURT JUDGES

For the payment of the salaries of the five orphans' court judge in each of the counties of Lackawanna and Luzerne court judges in the county of Allegheny two years the sum of one hundred and seventy-six thousand dollars (\$176,000)

For the payment of the salaries of one orphans' court judge in each of the counties of Lackawanna and Luzerne two years the sum of thirty-four thousand dollars (\$34,000)

For the payment of the salaries of six other orphans' court judges in the other districts of the Commonwealth two years sum of eighty-four thousand dollars (\$84,000)

For the payment of the salary car fare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary

For the payment of the salaries of the judges of the Municipal Court of Philadelphia conditioned upon the approval by the Governor of House bill number one hundred and seven the sum of eighty-five thousand dollars (\$85,000) or so much thereof as may be necessary

For the payment of the salaries of the presiding judge and judges of the county court for the county of Allegheny the sum of fifty-one thousand dollars for two years or so much thereof as may be necessary (\$51,000)

For the payment of the salaries of the judges of the Supreme Superior Common Pleas and Orphans' Courts who may resign or retire in accordance with the act of Assembly approved June twenty-third Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

ASSOCIATE JUDGES

For the payment of the salaries of the associate judges for two years the sum of sixty-four thousand dollars (\$64,000)

MILEAGE

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of the deficiency which has arisen in the payment to the associate judge of mileage for the two fiscal years ending May thirty-one one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

LEGISLATIVE DEPARTMENT

Section 4 For the payment of the expenses of the Legislative Department for the two years ending May thirty-one one thousand nine hundred and fifteen and also for the expenses of the session and recess of one thousand nine hundred and thirteen not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and the salaries and mileage of the session officers and employees of the Legislature session of one thousand nine hundred and fifteen shall only be paid after statement of the amounts due the several Senators members officers and employees shall have been certified to the Auditor General by the president pro tempore of the Senate and speaker of the House of Representatives respectively and that the Senators and members also the officers receiving fixed salaries for said session shall each be paid three hundred dollars per month for the first four months of the session if the Legislature shall be in session that long and the balance on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employees receiving per diem salaries shall be paid amount due them at the end of each month during the session except the last month when payment shall be made on the day fixed for the final adjournment of the Legislature or during the two days previous thereto

SENATE

For the payment of the salaries of fifty Senators and extra compensation allowed by law to the president pro tempore of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand one hundred and fifty dollars (\$75,150) or so much thereof as may be necessary

For the payment of the mileage of fifty Senators session of one thousand nine hundred and fifteen the sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to fifty Senators fifty dollars each the sum of two thousand five hundred dollars (\$2,500)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to fifty Senators one hundred dollars each the sum of five thousand dollars (\$5,000)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law for the chief clerk and assistants the sum of one hundred dollars (\$100)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to the Lieutenant Governor the sum of one hundred dollars (\$100)

To the chief clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the payment of the salaries of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary.

For the payment of the mileage of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of two thousand seven hundred dollars (\$2,700).

For the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000).

For the payment of the mileage of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of two thousand five hundred dollars (\$2,500).

For the payment of the salary of the chief clerk of the Senate for the recess periods ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary.

For the payment of the salary of the secretary of the Senate for the period of two years ending May thirty-first one thousand nine hundred and fifteen the sum of ten thousand dollars (\$10,000) to be paid quarterly.

For the payment of the salary of the librarian of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000).

For the payment of the salary of the Assistant Librarian of the Senate for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800).

For the payment of the salary of the Assistant Librarian of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary.

For the payment of the salary of the clerk to the president of the Senate for two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000).

For the payment of the salary of the stenographer to the president of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000).

For the payment of the salaries of two watchmen of the Senate each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774).

For the payment of the salaries of two custodians of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand seven hundred and seventy-four dollars (\$3,774).

For the payment of the salary of the elevator operator of the Senate for the time employed during the recess periods in two years ending May thirty-one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887).

For the payment of the expenses of the Committee on Appropriations of the Senate session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on the presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature.

For the payment of the Secretary of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of one thousand eight hundred dollars (\$1,800) to be paid to the chairman of said committee.

For the payment of the messenger of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of nine hundred (\$900) dollars to be paid to the chairman of the Senate Appropriations Committee on warrant drawn by the Auditor General.

For the payment of the deficiency in the expenses of the Senate Appropriations Committee for the session of one thousand nine hundred and thirteen the sum of six hundred and fifty dollars (\$650).

For the payment of salaries and increases in salaries of officers and employees of the Senate as authorized and fixed in Senate bill number one thousand eight hundred and seventy-two and which are not covered by amounts appropriated in this act the sum of eight thousand eight hundred dollars (\$8,800) or so much thereof as may be necessary for the two years ending May thirty-first one thousand nine hundred and fifteen conditioned upon the passage of said bill by the General Assembly and its approval by the Governor.

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate during the recess ending January fourth one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000) and for like expenses from January fifth to May thirty-first one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary.

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk for the year ending May thirty-first one thousand nine hundred and fourteen the sum of three thousand nine hundred dollars (\$3,900).

and for the six months ending November thirty one thousand nine hundred and fourteen the sum of one thousand nine hundred and fifty dollars (\$1,950) or so much thereof as may be necessary.

For the payment of the incidental expenses of the Senate the six months commencing December one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand (\$2,000) dollars for which accounts have not been rendered and settled and the whole amount expended by said Chief Clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the Chief Clerk.

For the payment of postage labor and incidental expenses in the office of the Secretary of the Senate for the year ending May thirty-one one thousand nine hundred and fourteen the sum of two thousand two hundred and fifty dollars (\$2,250) and a like sum for the year ending May thirty-one one thousand nine hundred and fifteen or so much thereof as may be necessary (\$2,250).

For the payment of the increase in salaries of the Journal and Reading Clerks of the Senate for the session of one thousand nine hundred and thirteen conditioned upon the approval by the Governor of House bill number one thousand four hundred and eight the sum of fourteen hundred dollars (\$1,400).

For the payment of postage labor express charges and other expenses in the office of the Librarian of the Senate for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand one hundred (\$3,100) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred (\$3,300) dollars or so much thereof as may be necessary.

HOUSE OF REPRESENTATIVES

For the payment of the salaries of two hundred and seven members of the House of Representatives and extra compensation allowed by law to the Speaker of the House session of one thousand nine hundred and fifteen the sum of three hundred and ten thousand six hundred and twenty-five dollars (\$310,625) or so much thereof as may be necessary.

For the payment of the mileage of two hundred and seven members of the House session of one thousand nine hundred and fifteen the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary.

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members fifty dollars each the sum of ten thousand three hundred and fifty dollars (\$10,350).

For the payment of postage session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members one hundred dollars each the sum of twenty thousand seven hundred dollars (\$20,700).

For the payment of postage session of one thousand nine hundred and fifteen allowed by law for the Chief Clerk and assistants the sum of one hundred dollars (\$100).

To the Chief Clerk of the House of Representatives for the payment of postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary.

For the payment of the salaries of the officers and employees of the House session of one thousand nine hundred and fifteen the sum of one hundred twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary.

For the payment of the mileage of the officers and employees of the House of Representatives session of one thousand nine hundred and fifteen the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary.

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000).

For the payment of the mileage of the returning officers of the House at the beginning of the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000).

For the payment of the Chief Clerk of the House of Representatives for the recess periods ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary.

For the payment of the salary of the Chief Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000).

For the payment of the salary of the Assistant Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800).

For the payment of the salary of the assistant clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155).

For the payment of the salary of the Resident Clerk House of Representatives for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000).

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800).

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the time employed during

the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary

For the payment of the salaries of two watchmen of the House each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salary of the elevator operator of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887)

For the contingent expenses including clerical and stenographic charges of the Speaker of the House of Representatives during the recess ending January the fourth one thousand nine hundred fifteen the sum of five hundred dollars (\$500) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand five hundred dollars (\$3,500) and for the six months ending November thirty one thousand nine hundred and fourteen the sum of one thousand seven hundred and fifty (\$1,750) dollars or so much thereof as may be necessary

For the payment of the incidental expenses of the House of Representatives for the six months commencing December one one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the House of Representatives who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand dollars for which accounts have not been rendered and settled and the whole amount expended by said Chief Clerk shall not exceed the sum of ten thousand dollars (\$10,000) out of which amount such necessary extra labor in the House of Representatives shall be paid as shall be certified to by the Speaker and the Chief Clerk

For the payment of postage labor express charges and other expenses in the office of the Resident Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand (\$3,000) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand five hundred (\$3,500) dollars or so much thereof as may be necessary

For the payment of the increase in salaries of the Journal and Reading Clerks of the House of Representatives for the session of one thousand nine hundred and thirteen conditioned upon the approval by the Governor of House bill number one thousand four hundred and eight the sum of fourteen hundred dollars (\$1,400)

For the payment of salaries and increases in salaries of officers and employees of the House of Representatives as authorized and fixed in Senate bill number one thousand eight hundred and seventy-two which are not covered by amounts appropriated in this act the sum of nine thousand one hundred dollars (\$9,100) or so much thereof as may be necessary for the two years ending May thirty-first one thousand nine hundred and fifteen conditioned upon the passage of said bill by the General Assembly and its approval by the Governor

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

LEGISLATIVE JOURNAL

Section 5 The expenses for paper and printing of the Legislative Journal shall be paid out of the general appropriations for paper and printing made to the Department of Public Printing and Binding contained in this act

Section 6 For the payment of the Chief Clerk of the Senate and the Chief Clerk of the House of Representatives for making indices for the Journals of each house for the session of one thousand nine hundred and thirteen the sum of three hundred dollars each (\$600)

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) in accordance with the act establishing said Journal

To the Chief Clerk of the Senate for the payment of the editing and proof-reading on all copy furnished by the Senate for the Legislative Journal session of one thousand nine hundred and fifteen the sum of two thousand five hundred (\$2,500) dollars or so much thereof as may be necessary and to the Chief Clerk of the House of Representatives for the payment of like services in the House the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

Section 7 For the payment of the compensation allowed by law to the compiler and assistant compiler of Smull's Legislative Hand Book for the year one thousand nine hundred and thirteen the sum of one thousand five hundred dollars each (\$3,000) and like amounts for the years one thousand nine hundred and fourteen (\$3,000)

SCHOOLS

Section 8 For the support of the public schools and normal schools of this Commonwealth for the two fiscal years commencing on the first Monday of July one thousand nine hundred and thirteen the sum of sixteen million dollars (\$16,000,000) Provided The City of Philadelphia shall be entitled to a proper portion of this appropriation including not only its pro rata as provided by existing laws regulating the distribution to the several counties but also the sum of seventy-two thousand dollars or so much thereof as may be necessary for the education of teachers in the Philadelphia Normal School for girls and the Philadelphia School of Pedagogy for Young Men and out of the amount received by the City of Philadelphia there shall be paid the sum of three thousand dollars to the Teachers' Institute of said city the sum of ten thousand dollars to the Philadelphia School of Design for Women for their corporate purposes and the sum of ten thousand dollars to the Teachers' Annuity and Aid Association of said city And provided further That out of the amount hereby appropriated there shall be paid for the education of teachers in the State Normal Schools the sum of six hundred thousand dollars to be applied as follows For each student over seventeen years of age who shall sign an agreement binding said student to teach in the common schools of this State two full annual terms there shall be paid the sum of one dollar and fifty cents a week towards the payment of expenses for tuition for students Provided That each student in a State Normal School drawing said allowance from the State must receive regular instruction in the science and art of teaching in a special class devoted to that object for the whole time for which said allowance is drawn which amount shall be paid upon the warrants of the superintendent of Public Instruction And provided further That out of the said amount hereby appropriated there shall be set apart the sum of one hundred thousand dollars (\$100,000) to aid in paying the tuition of pupils who attend high schools outside of their own district and the sum of four hundred and fifty thousand dollars (\$450,000) for the encouragement and support of Township and Borough High Schools including joint high schools maintained by two or more townships or by a borough and one or more townships but no high school shall receive appropriation as a high school of the first grade unless it has three teachers who devote their entire time to high school work during a term of nine months and no high school shall receive appropriation as a high school of the second grade unless it has two teachers who devote their entire time to high school work during a period of eight months nor shall any high school receive appropriation unless it has a regular attendance of twelve pupils doing high school work And provided further That out of the said amount hereby appropriated there shall be set apart the sum of two hundred and forty thousand dollars (\$240,000) to be expended on the warrants of the Superintendent of Public Instruction for the payment of the salaries of the County Superintendents of Public Schools two years The remainder of the amount hereby appropriated shall be paid on warrants of the Superintendent of Public Instruction drawn in favor of the several school districts of the Commonwealth in amounts designated by the State Treasurer and whenever he shall notify the Superintendent of Public Instructions in writing that there are sufficient funds in the State Treasury to pay for the same

INTEREST ON FUNDED DEBT

Section 9 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and thirteen and the first day of February one thousand nine hundred and fourteen and on the first day of August one thousand nine hundred and fourteen and the first day of February one thousand nine hundred and fifteen the sum of sixty-two thousand and forty dollars (\$62,040)

For the compensation of the fiscal agent The Farmers and Mechanics National Bank of Philadelphia the sum of one thousand (\$1,000) dollars for each year ending November thirtieth one thousand nine hundred and thirteen and November thirtieth one thousand nine hundred and fourteen (\$2,000)

Section 10 For the payment of persons employed by the Auditor General to discover prosecute and collect delinquent corporation taxes for the two years beginning May thirty-one one thousand nine hundred and thirteen and for the payment of persons who have been so employed prior to that date the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary

Section 11 For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings for the notify the Superintendent of Public Instruction in writing (two years beginning June one one thousand nine hundred and thirteen the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 12 For the payment of costs in suits against delinquent dealers for mercantile and other licenses incurred during the years one thousand nine hundred and thirteen and one thousand nine hundred and fourteen the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

Section 13 For the balance due or to become due retired county officers on account of overpayment of mercantile and other taxes collected for the Commonwealth the sum of three thousand dollars (\$3,000)

Section 14 For the payment of the commission of such State Military State Agents at Washington as have been or may be employed by the accounting officers under the acts of Assembly of one thousand eight hundred and seventy-one

and one thousand eight hundred and seventy-two to collect the claims due the Commonwealth from the Government of the United States for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary subject to the approval of the Attorney General. Provided however That the amount shall not exceed the sum of ten per centum collected through such agent or agents and paid into the State Treasury

Section 15 For the payment of the expenses for the publication in the various newspapers of the State of the several amendments to the Constitution of the Commonwealth the sum of one hundred and seventy-five thousand dollars (\$175,000) or so much thereof as may be necessary

Section 16 For the payment of military claims in pursuance of the act of April sixteenth one thousand eight hundred and sixty-two the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 17 For the payment of the expense of publishing the monthly statement of the General and Sinking funds as required by the act of February seventeenth one thousand nine hundred and six and for the payment of such advertisements as are required by law to be published by the accounting officers in the newspapers including advertisements for "proposals for publication of the decisions of the Supreme Court" under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary

Section 18 For the payment of the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

Section 19 For the payment of the mileage of the appraisers of the mercantile and other license taxes of the several counties of the Commonwealth two years the sum of seventeen thousand dollars (\$17,000)

Section 20 For the payment of pensions and gratuities that have been granted by act of Legislature or that may hereafter be granted according to law the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary to be paid out of any funds of the State Treasury not otherwise appropriated

Section 21 For the purpose of refunding collateral inheritance taxes paid in error for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of eight thousand dollars (\$8,000) said refunds being directed by the acts of Assembly of June twelve one thousand eight hundred and seventy-eight and March twenty-fifth one thousand nine hundred and one

Section 22 For the purpose of refunding of direct inheritance taxes that may have been paid into the State Treasury under the provisions of the act of May eleventh one thousand nine hundred and one the sum of five hundred dollars (\$500) or so much thereof as may be necessary the direct inheritance tax laws having been declared unconstitutional

Section 23 For the payment of the various counties of the bonus paid to the State by foreign railroad corporations for the right to pass through said counties which repayment is authorized by the act of May eleventh one thousand eight hundred and ninety-nine the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

Section 24 For the payment of such costs of contested primary and general elections as the Commonwealth may by law be liable to pay two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

Section 25 For the payment of the necessary expenses incurred during the past two years or which may be incurred for the two years ending May thirty-first one thousand nine hundred and fifteen in returning paupers and indigent insane persons having no legal settlement within this Commonwealth to any other State or country to which they may belong as provided by section four of an act of Assembly approved the twenty-second day of June Anno Domini one thousand eight hundred and ninety-seven (Pamphlet Laws page one hundred and seventy-seven) entitled "Providing for the return of paupers and indigent insane persons not having a legal settlement within this Commonwealth to any other State or country to which they may belong" the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 26 For the payment of compensation and expenses of members of commissions heretofore appointed by the Governor to examine judges of any of the Supreme Superior Common Pleas or Orphans' Court of this Commonwealth who by reason of physical or mental disability appear to be incapacitated from performing their judicial functions and duties as provided by the act of Assembly approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the two years ending May thirty-first one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000)

Section 27 For the payment of the expenses of holding uniform primary elections as prescribed by the act of General Assembly of the Commonwealth of Pennsylvania approved the seventh day of February one thousand nine hundred and six for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the deficiency which has arisen under the provisions of said act the sum of eight hundred thirty thousand dollars (\$830,000) or so much thereof as may be necessary

Section 28 For the clerical and incidental expenses of the board created for the examination of letters patent relative to the granting of charters for underground and elevated passenger railway companies the sum of one thousand five hundred dollars (\$1,500) for the two fiscal years ending May thirty-first one thousand nine hundred and fifteen

Section 29 To Walter George Smith Judge William H. Staake and Robert Snodgrass esquire commissioner in the part of Pennsylvania of the National Commission on Uniformity of Legislation for the payment of expenses and incidental already incurred and to be incurred during the two years beginning June first one thousand nine hundred and thirteen as members of said commission the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 30 For the purpose of refunding under the provisions of the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions as Notary Public when such commissions have not been issued or if issued have not been recovered and have been cancelled two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 31 For the purpose of reimbursing the several counties of the Commonwealth for payments made to Incorporated County Agricultural Associations under the provisions of the Act of June thirteenth one thousand nine hundred and seven the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 32 For the payment of rewards for convictions of violations of the Game Fish and Fire Laws under the provisions of the act of March twenty-second one thousand eight hundred and ninety-nine two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 33 For the payment of the cost of painting the portrait of Auditor General A E Sisson to be placed in the Auditor General's Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 34 For the payment of the cost of painting the portrait of State Treasurer C F Wright to be placed in the State Treasury Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 35 For the payment of the expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary and for like expenses for issuing like certificates to the Senators of the session of one thousand nine hundred and fifteen the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon the presentation of vouchers approved by the President pro tempore of the Senate

Section 36 For the payment of the expenses incident to issuing certificates of election to the members of the House of Representatives for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary and for like expenses for issuing like certificates to the members of the House of Representatives of the session of one thousand nine hundred and fifteen the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon presentation of vouchers approved by the Speaker of the House of Representatives

Section 37 For the payment of the deficit incurred in the expenses of the commission appointed under a joint resolution approved March twenty-fourth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws twenty-six) for the purpose of investigating and reporting upon both physical conditions and legal rights in the matter of surface support where anthracite coal has been removed or the rights to remove said coal is vested in others than the owner of the surface and for the further purpose of suggesting new legislation relative to the same the sum of five thousand dollars or so much thereof as may be necessary (\$5,000)

Section 38 For the payment to the Commission for the Investigation and Control of the Chestnut Tree Blight Disease in Pennsylvania for the field expenses the scientific work the salaries and expenses of the employees the expenses of the members of the Commission and for all other necessary expenses which properly pertain to the work for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of two hundred and seventy-five thousand dollars (\$275,000) or so much thereof as may be necessary

Section 39 For the payment to the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable John H. Riebel member of the House of Representatives from Philadelphia County deceased the sum of nine hundred ninety-four dollars (\$994.00) or so much thereof as may be necessary to be paid to his legal representative the amount to be certified to the Auditor General by the Speaker of the House of Representatives paid by the State Treasurer upon warrant of the Auditor General

Section 40 For the payment of T. H. Ledden Assistant Sergeant-at-Arms of the House of Representatives for mileage and expenses incurred in serving upon the sheriff of Philadelphia County of the election proclamation issued by the Speaker of the House of Representatives for a special election to fill the vacancy caused by the death of the Honorable John H. Riebel the sum of twenty-four dollars and fifty-five cents (\$24.55) to be paid on warrant of the Auditor General drawn on the State Treasurer upon presentation of properly itemized voucher certified by the Speaker of the House of Representatives

Section 41 For the payment of the deficit for the fiscal years ending May thirty-first one thousand nine hundred and thirteen in the salary car fare and expenses of judges holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh one thousand nine hundred and eleven the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

Section 42 For the payment of the salary mileage stationery and postage of Max Aron elected a member of the House of Representatives vice John H. Riebe, deceased late of the Thirteenth District Philadelphia the sum of sixteen hundred ninety-two dollars (\$1,692.00)

Section 43 For the payment of expenses of the Secretary of the Commission appointed under Concurrent Resolution approved June twentieth one thousand nine hundred eleven to investigate the method of inflicting the death penalty in this and in other States and counties such expenses being incurred in the performance of the work authorized by the Commission the sum of one hundred dollars (\$100) or so much thereof as may be necessary

Section 44 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Edward H. Fahey member of the House of Representatives from Philadelphia County deceased the sum of three hundred and ninety-two dollars (\$392.00) or so much thereof as may be necessary to be paid to his heirs executors administrators or assigns the amount to be certified to the Auditor General by the Speaker of the House of Representatives and paid by the State Treasury upon warrant of the Auditor General

Section 45 To the Commission appointed by virtue of the Joint Resolution approved the fourteenth day of June one thousand nine hundred and eleven for the purpose of investigating and reporting upon the proper and safe construction of buildings within this Commonwealth which said Commission was continued for the next two years by virtue of a joint resolution approved the twenty-first day of March one thousand nine hundred and thirteen the sum of six thousand dollars or so much thereof as may be necessary to be used and expended in the same manner as authorized by said joint resolution approved June fourteen one thousand nine hundred and eleven

Section 46 To the Pennsylvania State Board of Veterinary Medical Examiners and Registration for the enforcement of the act approved the eleventh day of April one thousand eight hundred and eighty-nine and subsequent acts relating thereto for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

Section 48 To the Fiftieth Anniversary of the Battle of Gettysburg Commission to meet the general expenses transportation subsistence quarters et cetera of entertaining the greatly increased number of Pennsylvania veterans of the Civil War who have accepted her invitation to participate in the Reunion Celebration at Gettysburg Pennsylvania July first to fourth one thousand nine hundred and thirteen and for similar entertainment there of the honorably discharged veterans of the Civil War from the several States and Territories of the Union who have also in unexpectedly increased numbers likewise accepted Pennsylvania's invitation the sum of thirty-five thousand dollars (\$35,000.00) or so much thereof as may be necessary is hereby specifically appropriated to said Commission to be so expended Said appropriation to be paid by warrant of the Auditor General drawn upon the State Treasurer upon specifically itemized vouchers duly approved by the officers of said Commission

Section 49 To the Western State Penitentiary of Pennsylvania for contingent expenses which may be rendered necessary in carrying out the provisions of the act approved the nineteenth day of June one thousand nine hundred and thirteen entitled "An Act fixing the penalty for murder of the first degree regulating the procedure incident to the infliction thereof prescribing and providing for a place and manner of inflicting said penalty on the grounds of the new Western Penitentiary of this Commonwealth in Centre County making an appropriation therefor repealing inconsistent legislation and providing that neither this act nor said repeal shall apply to any case in which it shall appear that said crime was committed prior to the date of the approval of this act" during the two fiscal years ending the thirty-first day of May one thousand nine hundred and fifteen the sum of five thousand dollars

Section 50 For the payment of salaries and all other expenses necessary to carry into effect the provisions of House of Representatives Bill number one hundred and eighty-three known as "The Public Service Company Law" conditioned upon its passage by the General Assembly and approval by the Governor the sum of four hundred thousand dollars (\$400,000.00) or so much thereof as may be necessary

Section 51 For the payment of services and expenses of A K Cassel of Philadelphia as special agent of the Dairy and Food Commissioner from June one one thousand eight hundred and ninety three to June one one thousand eight hundred and ninety-five and for the amounts expended by him in the redemption of certificates of indebtedness of the Dairymen's Protective Association the sum of four hundred dollars (\$400) or so much thereof as may be necessary said amount to be paid after due proof under oath has been filed with the Auditor General

Section 52 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Jacob C Stineman member of the Senate from Cambria County deceased the sum of four hundred and fourteen dollars and eighty cents (\$414.80) or so much thereof as may be necessary to be paid to his legal representatives the amount to be certified to the Auditor General by the President pro tempore and paid by the State Treasurer upon warrant of the Auditor General

Section 53 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Archibald W Powell member of the Senate from Allegheny County who resigned May fifth one thousand nine hundred and thirteen the sum of four hundred and fifty-seven dollars and twenty cents (\$457.20) or so much thereof as may be necessary the amount to be certified to the Auditor General by the President pro tempore and paid by the State Treasurer upon warrant of the Auditor General

Section 54 For the care and treatment of persons committed to psychopathic wards of hospitals for observations diagnosis or treatment in pursuance of the act approved the ninth day of

June one thousand nine hundred and eleven and as amended by the act of May one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000.00) or so much thereof as may be necessary

Section 55 For the payment of expenses of registration of births and deaths in cities of the first and second class in accordance with the provisions of the act of Assembly approved June thirteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred) the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

Section 56 For the purpose of reimbursing Joseph A Glesenkamp of Pittsburgh Pennsylvania for fines erroneously paid into the State Treasury the sum of one thousand nine hundred and thirty-two dollars and ninety-five cents (\$1,932.95)

Section 57 For rebuilding repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington the sum of five hundred thousand dollars (\$500,000)

Section 58 For the payment of the expenses of the Joint Committee of the Senate and House of Representatives (authorized by concurrent resolution of May twelfth one thousand nine hundred and eleven) which is to co-operate with the National Committee in its work of preparing a plan for the celebration of the One Hundredth Anniversary of Peace Among English Speaking Peoples one thousand nine hundred and fourteen and one thousand nine hundred and fifteen which treaty of peace was concluded between America and Great Britain at Ghent on December twenty-four one thousand eight hundred and fourteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

Section 59 For the payment of the expenses connected with the necessary arrangements for the proper representation of this Commonwealth at the Anglo-American Exposition to be held in London from May to October one thousand nine hundred and fourteen including the erection of a suitable State Building and the organizing the arranging and the displaying of exhibits to be furnished by the various departments of the State to represent the Commonwealth the sum of twenty-five thousand dollars (\$25,000)

Section 60 For the payment of the expenses of the Commission authorized by concurrent resolution to investigate the different systems of recording deeds mortgages and insurance of titles the sum of three thousand dollars (\$3,000) or so much as may be necessary

Section 61 For the payment of the expenses of the Joint Committee of the Senate and House of Representatives to investigate the workings of the civil service laws in cities of the first class as provided by concurrent resolution number thirty-two session of one thousand nine hundred and thirteen the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary to be paid on warrant of the Auditor General on the State Treasurer and countersigned by the chairman of said committee

Section 62 For the payment of expenses including counsel fees of the Committee to Revise the Laws of the Commonwealth relating to corporations and revenue conditioned upon the approval by the Governor of the concurrent resolution authorizing the appointment of said commission the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

Section 63 For the printing and binding of three thousand (3,000) additional copies of the last report of the Committee to Revise the Corporation and Revenue Laws of the Commonwealth conditioned upon the approval by the Governor of the concurrent resolution authorizing the printing and binding of the same the sum of fifteen hundred dollars (\$1,500)

Section 64 For the payment to Pierce Rettew for inserting gummed slips packing marking and shipping ten hundred and ten (1010) volumes of the annual report of the Department of Health year one thousand nine hundred and nine the sum of three hundred and eighty-three dollars and eighty cents (\$383.80)

Section 65 For the payment of the expenses of the Commission to consider and report upon a revision of the laws for the government of the cities of the first class of Pennsylvania as provided for by concurrent resolution conditioned upon the approval by the Governor the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

Section 66 For the payment to John O Sheatz of Philadelphia ex-State Treasurer for annual premium on bond paid by him as State Treasurer on April thirtieth one thousand nine hundred and eight the sum of one thousand two hundred dollars (\$1,200)

Section 67 For the payment of the expenses of the Commission of the General Assembly to investigate and report to the next session of the Legislature on all matters pertaining to cold storage and the preservation of food products in accordance with the concurrent resolution approved by the Governor June nineteenth one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

Section 68 For the payment of the expenses of the Joint Committee of the General Assembly to investigate the manner in which Life Insurance Companies authorized to conduct business within the Commonwealth of Pennsylvania and industrial policies on which the premium is payable either weekly or monthly transact their business within this Commonwealth et cetera known as Concurrent Resolution Number Twenty-five conditioned upon its approval by the Governor the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Thompson,
Farley,	Jones,	Mills,	Vare,
Gerberich,			Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. McNICHOL. Mr. President, I ask that Senate Bill No. 1896 (House Bill No. 1588), on third reading, entitled:

An Act regulating political parties providing for and regulating the nomination of candidates of political parties for certain public offices election of delegates and alternate delegates to National party conventions State Committeesmen and of certain party officers a method whereby electors of political parties may express their choice of candidates for the office of President of the United States and their reimbursement by the State of the expenses of the same also providing for the nomination at fall primaries of candidates for the office of Judge of the Supreme and Superior Courts when such office is to be filled at a municipal election and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS RECOMMENDED.

Mr. KLINE. Mr. President, I move that Senate Bill No. 1898 (House Bill No. 1243), on third reading, entitled:

An Act to provide a just and equitable method of distributing the money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanatoria in this Commonwealth not under the absolute control of the State and unable to pay for the same

be recommended to the Committee on Appropriations.

Mr. HALL. Mr. President, I second the motion.

The motion was agreed to.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 1906 (House Bill No. 1738), on third reading entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

be recommended to the Committee on Judiciary General.

Mr. BEIDLEMAN. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1916 (House No. 720), entitled:

An Act making an appropriation for the improvement of Conemaugh River below the mouth of Stony Creek

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Thompson,
Farley,	Jones,	Mills,	Vare,
Gerberich,			Wasbers,

NAYS—0.

Two-thirds of all the Senators having voted "ays" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. McNICHOL. Mr. President, I move that Senate Bill No. 1917 (House Bill No. 2227), on third reading, entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

be recommended to the Committee on Appropriations.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1918 (House No. 1259), entitled:

An Act making an appropriation to G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Thompson,
Farley,	Jones,	Mills,	Vare,
Gerberich,			Wasbers,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1920 (House No. 2219), entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Judson,	Moore,
Beidleman,	Gyger,	Kline,	Morgan,
Buckman,	Hall,	Knapp,	Nulty,
Catlin,	Heacock,	Kurtz,	Salus,
Clark,	Hilton,	Magee,	Sensenich,
Cooper,	Hoke,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Thompson,
Farley,	Jones,	Mills,	Vare,
Gerberich,			Wasbers,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1252 (House Bill No. 1141), entitled:

An Act to fix the compensation of the members of the General Assembly

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the compensation of members of the General Assembly shall be two thousand dollars for the regular biennial session and mileage to and from their homes at the rate of twenty cents per mile circular to be computed by the ordinary mail route between their homes and the capital of the State and five hundred dollars and mileage as aforesaid for each special or extraordinary session and no other compensation or allowance shall be allowed whatever

On the question,

Will the House agree to the section?

Mr. KLINE. Mr. President, I move to amend Section 1, in line 11, by adding after the word "whatever" the words "provided, however, That every member of the General Assembly, who shall have served any portion of a regular, special or extraordinary session, shall be paid the full salary fixed for the particular session served, and, in case of death, and unpaid balance of the full amount shall be paid to the member's legal representatives."

Mr. CATLIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to:

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

The title of the bill was read as follows and agreed to:

An Act to fix the compensation and allowances for members of the General Assembly

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

HOUSE CONCURS IN SENATE BILL NO. 1440.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 1440, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof" by making further regulations in regard to fish

with the information that the House has passed the same without amendment.

SENATE BILL NO. 298 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 298, entitled:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high water mark of the war between the States and making an appropriation therefor

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In the preamble, line 21, by striking out the word "pine" and inserting in lieu thereof the word "pines."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,	Judson,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS SIGNED.

The PRESIDENT (Lieutenant Governor John M. Reynolds) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly, and the same being correct, the titles were publicly read, as follows:

Senate Bill No. 425, entitled:

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poorhouses almshouses county homes et cetera and making an appropriation therefor

Senate Bill No. 612, entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the Conference of the Governor of sundry loyal states held September twenty-fourth and twenty-fifth one thousand eight hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the rebellion

Senate Bill No. 1784, entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumonville Fayette County Pennsylvania

Senate Bill No. 1796, entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

Senate Bill No. 1797, entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery County Pennsylvania

Whereupon,

The PRESIDENT (Lieutenant Governor John M. Reynolds), in the presence of the Senate, signed the same.

RECESS.

Mr. HALL. Mr. President, I move the Senate do now take a recess until 12.45.

Mr. KURTZ. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich), in the Chair.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

SENATE BILL NO. 884 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 1, line 7, by inserting after the word "cities" the words "who shall be one of the two Registrars representing the majority party in said election districts."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—2.

Magee, Moore,

NAYS—26.

Beldleman,	DeWitt,	Hunter,	Morgan,
Buckman,	Endsley,	Jones,	Salus,
Catlin,	Farley,	Kline,	Snyder,
Clark,	Graff,	Kurtz,	Sones,
Cooper,	Hall,	Martin,	Vare,
Crow,	Hilton,	McNichol,	Gerberich,
	Homsher,	Miller,	Pres. pro tem.

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. McNICHOL. Mr. President, I move that a committee of conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. McNichol, Salus and Vare be such committee on part of the Senate, and that the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 876 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 876, entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 1, line 7, by striking out after word "elected" the words: "in the manner now or hereafter provided by law for the nomination and election of candidates for the office of Governor of this Commonwealth. Provided however That returns of the general election of United States Senator shall be made to the Secretary of the Commonwealth who shall immediately tabulate and compute the same and upon the conclusion of the said count certify the result thereof to the Governor who shall immediately issue a certificate of election under the seal of the Commonwealth duly signed by himself and attested by the Secretary of the Commonwealth and deliver the same to the candidate receiving the highest number of votes and shall also transmit the returns of said election to the President of the United States Senate" and inserting in lieu thereof the words "Whenever a United States Senator is to be elected any political party within the meaning of this act that is to say any party or body of electors one of whose candidates at either the general or municipal election preceding polled in each of at least ten counties of the State not less than two per centum of the largest entire vote cast in each of said counties for any candidate and polled a total vote in the State equal to at least two per centum of the largest entire vote cast in the State for any candidate at the last general election shall nominate its candidate for the office of United States Senator at the regular primary provided by law for nomination of other candidates for the regular election in the year in which such United States Senator is to be elected and in no other manner except as herein provided Nothing herein contained shall prevent any body of electors not constituting a political party as above defined from nominating candidates by nomination papers as is now or may hereafter be provided by law"

Also in Section 2, line 1, by striking out after the figure "2" the words: "Whenever a vacancy shall occur in the representation of this Commonwealth in the Senate of the United States the said vacancy shall be filled for the unexpired term by a vote of the electors at the next general election provided however that if such vacancy shall occur within sixty days of a general election such vacancy shall be filled at the next general election which shall occur sixty days or more after the happening of such vacancy"

Elections to fill vacancies in the office of United States Senator shall be held in the same manner herein provided for holding elections for the purpose of electing candidates for the full term" and inserting in lieu thereof the following: "On or before the ninth Saturday preceding the regular primary provided by law antecedent to the regular election at which a United States Senator is to be elected the Secretary of the Commonwealth shall send to the county commissioners of each county written notices that a United States Senator is to be nominated at such primary"

Beginning not earlier than nine weeks nor later than eight weeks before the said primary the county commissioners of each county shall publish notice of the fact that a United States Senator is to be nominated at the ensuing primary which said notice shall contain the date of the primary and shall be inserted in two newspapers of general circulation published within the county wherever such course is possible at least once each week for three successive weeks"

Also by adding after section 2 four new sections to be known as sections 3, 4, 5 and 6 as follows:

"Section 3 The names of candidates for nomination for the office of United States Senator shall be printed upon the official ballot of a designated party at such primary upon the filing of nomination petitions in their behalf signed by qualified electors of the State and the filing of affidavits by the candidates as provided in this act and the name of no candidate shall be printed upon the official ballot of a political party as hereinafter defined to be used at any primary unless petition and affidavit have been filed"

(a) Each signer of a nomination shall sign but one such petition for the office of United States Senator and shall declare therein that he is a member of the party designated in such petition He shall also declare therein that he is a qualified elector of the county therein named and shall add his occupation and residence giving the city borough or township with street and number if any and shall also add the date of signing No nomination petition shall be circulated prior to sixty days before the last day on which such petition must be filed and no signature shall be counted unless it bears date within sixty days of the last date for filing the same Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affidavit is a qualified elector of the State his residence giving the city borough or township with street and number if any that the signers signed with full knowledge of the contents of the petition that the respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors of the State

(b) Each candidate shall file with his nomination petition his affidavit stating his residence with street and number if any and his postoffice address his election district the name of the office for which he desires to be a candidate and that he is eligible for such office

(c) Nomination petitions in the case of candidates for the office of United States Senator shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth and shall be signed by at least one hundred duly qualified electors in each of at least ten counties of the State

Section 4 The Secretary of the Commonwealth immediately after the last day for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of the candidates of each party for said office with their respective residences and postoffice addresses as shown on their affidavits

Section 5 The names of candidates of each political party as herein defined filing petitions and affidavits as herein required shall be placed upon the ballots of the respective parties under the heading "United States Senator" in alphabetical order in the same manner as the names of other candidates to be voted for at said primary

Section 6 The county commissioners of each county shall make the proper certification of the returns of votes cast for candidates of the various political parties as herein defined for nomination for the office of United States Senator to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least twenty days prior to the date of the election

Candidates of the various political parties for nomination to the office of United States Senator who receive a plurality of votes of the party electors in the State at the primary shall be candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official ballots for use at the succeeding election under the heading of "United State Senator" as is now or may hereafter be required by law

In the case of a tie the candidates receiving the tie vote shall cast lots before the Secretary of the Commonwealth on the third Wednesday after the primary and the one to whom the lot shall fall shall be entitled in the nomination. Provided however That in any case where the fact of a tie vote is not authoritatively determined until after the third Monday after the primary the day for casting lots shall be the second day after the fact of such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the Secretary of the Commonwealth shall cast lots for him or them. For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law

The vote for candidates for the office of United States Senator shall be counted certified computed and returned as is now or may hereafter be provided by law with respect to other offices filled by a vote of the electors of the State at large. Provided however That the returns of the election of United States Senator shall be made to the Secretary of the Commonwealth who shall immediately tabulate and compute the same and upon the conclusion of said count certify the result thereof to the Governor who shall immediately issue a certificate of election under the seal of the Commonwealth duly signed by himself and attested by the Secretary of the Commonwealth and deliver the same to the candidate receiving the highest number of votes. He shall also transmit the returns of said election to the President of the United States Senate

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law

Any candidate for nomination to the office of United States Senator to be voted for at a primary under this act may at any time before four o'clock of Wednesday next succeeding the last day fixed for filing nomination petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before any person competent to take acknowledgements of deeds within the State and filed with the Secretary of the Commonwealth. The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the county commissioners of the proper county a correct list of the candidates filing such request

Also in section 3, line 1, by striking out the figure "3" and inserting in lieu thereof the figure "7;" also in line 5 by adding after the word "provided" the words: "Whenever a vacancy shall happen in the representation of this Commonwealth in the Senate of the United States the said vacancy shall be filled for the unexpired term by the vote of the electors a special election held at the time of the next general or municipal election whose antecedent primary occurs at least sixty days after the happening of such vacancy and it shall be the duty of the Governor to issue writs of election accordingly. Candidates to fill vacancies in the office of United States Senator shall be nominated at said antecedent primary and elected at said special election in the same manner herein provided for the nomination and election of candidates for the full term"

Also in section 4, line 1, by striking out the figure "4," and inserting in lieu thereof the figure "8."

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—1.

Magee,

NAYS—27.

Beidleman,
Buckman,
Catlin,
Clark,
Crow,
Dale,
Endsley.

Graff,
Hall,
Hoke,
Homsher,
Hunter,
Jones,
Judson,

Kurtz,
Martin,
McNichol,
Miller,
Moore,
Morgan,
Salus,

Sheatz,
Snyder,
Sones,
Wasbers,
Vare,
Gerberlich.
Pres. pro tem.

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. McNICHOL. Mr. President, I move that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. McNichol, Crow and Hall be such Committee on part of the Senate and that the Clerk inform the House of Representatives accordingly.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1117.

He also laid before the Senate communications from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. KLINE. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the difference existing between the two Houses in relation to said bill.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Kline, Kurtz and Vare be such committee on part of the Senate and that the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Judiciary Special, re-reported as committed, Senate Bill No. 1808 (House Bill No. 593), entitled:

An Act relating to contracts of insurance relief benefit of indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

CONCURRENT RESOLUTION FOR THE APPOINTMENT OF ADDITIONAL MINE INSPECTORS.

Mr. HOMSHER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER offered the following resolution which was twice read and referred to the Committee on Mines and mining:

Resolved (if the House of Representatives concur), That the Governor of the Commonwealth is hereby authorized to appoint two additional Mine Inspectors in the anthracite

region for the applicants having the highest percentage on the list of eligible candidates; the said inspectors to serve from the date of commission until December 31, 1915.

REPORT FROM COMMITTEE.

Mr. McNICHOL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOL, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 1917 (House Bill No. 2227), entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

BILL ON THIRD READING.

Mr. McNICHOL. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1917 (House Bill No. 2227), entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1917 (House No. 2227), entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Alexander,	Endsley,	Kurtz,	Nulty,
Bendheim,	Farley,	Magee,	Salus,
Buckman,	Graff,	Martin,	Sheatz,
Catlin,	Hall,	McNichol,	Snyder,
Clark,	Hoke,	McNichols,	Sones,
Cooper,	Homsher,	Miller,	Thompson,
Crow,	Hunter,	Mills,	Vare,
Daix,	Jones,	Moore,	Wasbers,
DeWitt,	Kline,	Morgan,	Gerberich,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 1003, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

Senate Bill No. 1396, entitled:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

Senate Bill No. 1409, entitled:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

Senate Bill No. 1817, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

Senate Bill No. 1823, entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguard the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

BILL RECOMMITTED.

Mr. McNICHOL. Mr. President, I move that Senate Bill No. 1262 (House Bill No. 117), on third reading, entitled:

An Act to regulate nominations and elections for certain public offices providing for non-partisan nominations and elections for said offices abolishing existing methods of nomination in certain cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth Auditor General State Treasurer county commissioners county treasurer election officers and clerks and the clerks for secretaries of cities boroughs townships and school districts providing for the payment by the several counties and their reimbursement by the State of certain expenses incident to such nominations and elections and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

be recommitted to the Committee on Elections.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until five o'clock.

Mr. KURTZ. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which were laid upon the table.

REPORT FROM COMMITTEE.

Mr. McNICHOL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOL, from the Committee on Elections, reported as amended, Senate Bill No. 1262 (House Bill No. 117), entitled:

An Act to regulate nominations and elections for certain public offices providing for non-partisan nominations and elections for said offices abolishing existing methods of nomination in certain cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth Auditor General State Treasurer county commissioners county treasurer election officers and clerks and the clerks or secretaries of cities boroughs townships and school districts providing for the payment by the several counties and their reimbursement by the State of certain expenses incident to such nominations and elections and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 318, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 348, entitled:

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical Schoolship located at the port of Philadelphia

House Bill No. 480, entitled:

An Act making an appropriation to the Renova Hospital at Renova Pennsylvania

House Bill No. 487, entitled:

An Act making an appropriation to the Franklin City Hospital

House Bill No. 488, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

House Bill No. 494, entitled:

An Act making an appropriation to the Saint Timothy's Memorial Hospital and House of Mercy Roxborough

House Bill No. 498, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill county Pennsylvania

House Bill No. 518, entitled:

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana county Pennsylvania

House Bill No. 522, entitled:

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

House Bill No. 524, entitled:

An Act making an appropriation for the Trustees of the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 535, entitled:

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette county Pennsylvania

House Bill No. 548, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 561, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

House Bill No. 568, entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

House Bill No. 586, entitled:

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

House Bill No. 599, entitled:

An Act making an appropriation to the Monongahela Memorial Hospital Association of Monongahela City Pennsylvania

House Bill No. 603, entitled:

An Act making an appropriation to the Trustees of the Coatesville Hospital Coatesville Chester county Pennsylvania

House Bill No. 614, entitled:

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 282, entitled

An Act making an appropriation to the Mid-Valley Hospital

House Bill No. 297, entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

House Bill No. 313, entitled:

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

House Bill No. 332, entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

House Bill No. 334, entitled:

An Act making an appropriation to the West Side Hospital Associations of the City of Scranton

House Bill No. 342, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland County Pennsylvania

House Bill No. 343, entitled:

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

House Bill No. 346, entitled:

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

House Bill No. 394, entitled:

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

House Bill No. 406, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

House Bill No. 182, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

House Bill No. 257, entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 264, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State pupils and also a special appropriation for one deaf dumb and blind pupil

House Bill No. 267, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital in the city of Philadelphia

House Bill No. 269, entitled:

An Act making an appropriation to the Western Institution for the Instruction of the Deaf and Dumb

House Bill No. 279, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 281, entitled:

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

House Bill No. 289, entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 309, entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 315, entitled:

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

House Bill No. 486, entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

House Bill No. 560, entitled:

An Act making an appropriation of fifty thousand dollars for the Sewickley Valley Hospital Association of Sewickley Allegheny County Pennsylvania

House Bill No. 1353, entitled:

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on such road in Elk Township Warren County Pennsylvania

House Bill No. 1609, entitled:

A joint resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Coal Company and making an appropriation therefor

House Bill No. 4, entitled:

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

House Bill No. 164, entitled:

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

House Bill No. 59, entitled:

An Act making an appropriation to the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 139, entitled:

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

House Bill No. 67, entitled:

An Act making an appropriation for the Pennsylvania Manual School for the Deaf

House Bill No. 161, entitled:

An Act making an appropriation to the Auxiliary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

House Bill No. 79, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania

House Bill No. 92, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

House Bill No. 91, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

House Bill No. 358, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 359, entitled:

An Act making an appropriation to the Historical Society of Western Pennsylvania

House Bill No. 363, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 367, entitled:

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford county Pennsylvania

House Bill No. 381, entitled:

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks county Pennsylvania

House Bill No. 382, entitled:

An Act making an appropriation for the purchase of the Roberts mineral collection for the Pennsylvania State Museum

House Bill No. 385, entitled:

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

House Bill No. 407, entitled:

An Act making an appropriation to the Ohio Valley General Hospital McKees Rocks Allegheny county Pennsylvania

House Bill No. 475, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 484, entitled:

An Act making an appropriation to the Trustees of the Cottage State Hospital at Connellsville Fayette county Pennsylvania

House Bill No. 410, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 431, entitled:

An Act making an appropriation to the Bradford Hospital of the City of Bradford

House Bill No. 439, entitled:

An Act making an appropriation to the Lying-In Charity Hospital Philadelphia

House Bill No. 441, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Mercer County Pennsylvania

House Bill No. 444, entitled:

An Act making an appropriation to the Charity Hospital of the City of Philadelphia

House Bill No. 446, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

House Bill No. 458, entitled:

An Act making an appropriation to the Corry Hospital of the City of Corry Pennsylvania

House Bill No. 468, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Erie County Pennsylvania

House Bill No. 474, entitled:

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette County Pennsylvania

House Bill No. 477, entitled:

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

House Bill No. 229, entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

House Bill No. 235, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania

House Bill No. 246, entitled:

An Act making an appropriation to the Columbia Hospital located at Columbia Lancaster County Pennsylvania

House Bill No. 251, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 255, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 272, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 62, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

House Bill No. 71, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

House Bill No. 81, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Pennsylvania

House Bill No. 84, entitled:

An Act making an appropriation to the Womans' Medical College of Pennsylvania for use in the Hospital department Philadelphia

House Bill No. 99, entitled:

An Act making an appropriation to the Gynceean Hospital in the City of Philadelphia

House Bill No. 112, entitled:

An Act making an appropriation to the Frederick Dougless Memorial Hospital and Training School of Philadelphia Pennsylvania

House Bill No. 186, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 187, entitled:

An Act making an appropriation to the Chester County Hospital

House Bill No. 193, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

House Bill No. 204, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

House Bill No. 207, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

House Bill No. 1803, entitled:

An Act to equalize educational advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

House Bill No. 754, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building

of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

House Bill No. 1257, entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

House Bill No. 1930, entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

House Bill No. 2155, entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor"

House Bill No. 681, entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

House Bill No. 1059, entitled:

An Act to establish a secondary school of Agriculture at Pennsburg Pennsylvania and making appropriation for the said school

House Bill No. 1582, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

House Bill No. 584, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

House Bill No. 2018, entitled:

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

House Bill No. 2051, entitled:

An Act to repeal section five of an act entitled A supplement to the act entitled "An Act for erecting part of Bedford county into a separate county" passed twentieth September one thousand seven hundred and eighty-seven and for other purposes approved April twelfth one thousand eight hundred and forty-five

House Bill No. 2052, entitled:

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

House Bill No. 925, entitled:

An Act making an appropriation to the Hamot Hospital Association of the City of Erie Pennsylvania

House Bill No. 848, entitled:

An Act making an appropriation to Grove City College Mercer county Pennsylvania

House Bill No. 999, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 1292, entitled:

An Act making an appropriation to the board of directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

House Bill No. 1422, entitled:

An Act making an appropriation to Charleroi-Monessen Hospital Charleroi Washington county Pennsylvania

House Bill No. 676, entitled:

An Act making an appropriation to the trustees of Temple University

House Bill No. 729, entitled:

A further supplement to an act entitled "An Act to accept the grant of public lands by the United States for the endowment of agricultural colleges" approved April first one thousand eight hundred and sixty-three and making an appropriation for carrying the same into effect

House Bill No. 829, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 577, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 710, entitled:

An Act making an appropriation to the Hahnemann Hospital of Scranton Pennsylvania

House Bill No. 788, entitled:

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania

House Bill No. 832, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

House Bill No. 836, entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

House Bill No. 852, entitled:

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

House Bill No. 880, entitled:

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Rittersville Pennsylvania

House Bill No. 893, entitled:

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

House Bill No. 948, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

House Bill No. 1260, entitled:

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

House Bill No. 1309, entitled:

An Act establishing the Pennsylvania State College to carry the benefits of its investigations to the farmers of the State and making an appropriation for that purpose

House Bill No. 1410, entitled:

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morgantown Washington County Pennsylvania

House Bill No. 1133, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

House Bill No. 1155, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 1177, entitled:

An Act making an appropriation to the Commonwealth Humane Society of Bradford

House Bill No. 1249, entitled:

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

House Bill No. 1262, entitled:

An Act making an appropriation to the Glenn Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the girls department

House Bill No. 1212, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana Indiana county Pennsylvania

House Bill No. 1231, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

House Bill No. 1366, entitled:

An Act making an appropriation to the Nesbitt West Side Hospital of Dorrenceton Luzerne county Pennsylvania

House Bill No. 1375, entitled:

An Act making an appropriation to the Industrial Home for Colored Working Girls of Pittsburgh Pennsylvania

House Bill No. 1474, entitled:

An Act making an appropriation to The Green Home of Roaring Branch Pennsylvania for the maintenance of said home

House Bill No. 1707, entitled:

An Act making an appropriation to Carlisle Hospital of Carlisle Pennsylvania

House Bill No. 1771, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

House Bill No. 1837, entitled:

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware County Pennsylvania

House Bill No. 2067, entitled:

A joint resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character of duties and compensation of persons in the employ of the State Government directing the co-operation of the various State Departments boards bureaus and commissions and making an appropriation

House Bill No. 65, entitled:

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan Schools approved May twenty-seventh one thousand eight hundred and ninety-three

House Bill No. 283, entitled:

An Act making an appropriation to Avery College Trade School of the North Side Pittsburgh Pennsylvania

House Bill No. 284, entitled:

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 308, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill County Pennsylvania

House Bill No. 339, entitled:

An Act carrying into effect the provisions of a concurrent resolution approved by the Governor the twentieth day of June one thousand nine hundred and eleven making an appropriation therefor

House Bill No. 460, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

House Bill No. 528, entitled:

An Act making an appropriation to the National Farm School at Doylestown

House Bill No. 567, entitled:

An Act making an appropriation to the State Normal Schools of the Commonwealth

House Bill No. 640, entitled:

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars (\$500,000) dollars or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania should such armory building be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

House Bill No. 1649, entitled:

An Act authorizing the trustees of the Danville State Hospital for the Insane to change the location of the effluent of the sewage-disposal plant of said hospital and making an appropriation therefor

House Bill No. 1104, entitled:

An Act making an appropriation to the State Highway Department to be used in deepening straightening widening and otherwise improving Turtle Creek so as to prevent damage and danger from floods and overflows and granting to the said State Highway Department the authority to make said improvements

House Bill No. 1322, entitled:

An Act making an appropriation to the Women's Union Day Nursery Philadelphia Pennsylvania

House Bill No. 1699, entitled:

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

House Bill No. 1750, entitled:

An Act making an appropriation to the Isaac Rendell Industrial Training School for Colored Youths in Lancaster County

House Bill No. 1884, entitled:

An Act making an appropriation to the Volunteers of America Sanitarium located at Aquashicola near Palmerton Carbon County Pennsylvania

House Bill No. 896, entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

House Bill No. 15, entitled:

An Act making an appropriation to the Dayton Normal Institution of Dayton Pennsylvania

House Bill No. 538, entitled:

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping grounds for three separate brigade encampments either or all and providing for the care and preparation of same said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing for the method of payment of land purchased

House Bill No. 674, entitled:

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor

House Bill No. 623, entitled:

An Act making an appropriation for the providing erection completion of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be erected completed managed and cared for under the direction of the Armory Board of the State of Pennsylvania also an appropriation for the management and care of armories erected completed or provided and to be erected completed or provided for the two fiscal years beginning June first one thousand nine hundred and thirteen necessary repairs and contingent expenses in maintenance of armories premiums on fire insurance and title insurance advertisement for bids actual traveling expenses of members of the Armory Board of the State of Pennsylvania clerical and general expenses of Board and inspection expenses

House Bill No. 769, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

House Bill No. 779, entitled:

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

House Bill No. 784, entitled:

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

House Bill No. 798, entitled:

An Act making an appropriation to Downingtown Industrial and Agricultural School

House Bill No. 811, entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 812, entitled:

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and a refrigerating plant and the repair and alteration of an old school building into an assembly room

House Bill No. 815, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the City of Johnstown

House Bill No. 821, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the City of Pittsburgh Pennsylvania

House Bill No. 828, entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

House Bill No. 833, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland county Pennsylvania

House Bill No. 839, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improved culture curing and preparation of tobacco and providing for the publication of the report thereon

House Bill No. 616, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 631, entitled:

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania

House Bill No. 632, entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia

House Bill No. 634, entitled:

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

House Bill No. 646, entitled:

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton county Pennsylvania

House Bill No. 649, entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Montgomery county Pennsylvania

House Bill No. 659, entitled:

An Act making an appropriation to the De Paul Institute of Scott township Allegheny county Pennsylvania

House Bill No. 662, entitled:

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

House Bill No. 664, entitled:

An Act making an appropriation to the Frankford Hospital located in Frankford Philadelphia

House Bill No. 665, entitled:

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

House Bill No. 685, entitled:

An Act making an appropriation for the Cottage State Hospital Phillipsburg Centre county Pennsylvania

House Bill No. 694, entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 700, entitled:

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

House Bill No. 713, entitled:

An Act making an appropriation to the Kittanning General Hospital

House Bill No. 715, entitled:

An Act making an appropriation to the Grove City Hospital at Grove City, Pennsylvania

House Bill No. 717, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Columbia county Pennsylvania

House Bill No. 718, entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

House Bill No. 722, entitled:

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

House Bill No. 730, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

House Bill No. 742, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 748, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny county Pennsylvania

House Bill No. 749, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

House Bill No. 756, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 757, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

House Bill No. 763, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 765, entitled:

An Act making an appropriation to the Bellefonte Hospital Corporation

House Bill No. 843, entitled:

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

House Bill No. 846, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 849, entitled:

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

House Bill No. 856, entitled:

An Act making an appropriation to the Columbia Hospital Wilkesburg Pennsylvania

House Bill No. 884, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

House Bill No. 889, entitled:

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

House Bill No. 901, entitled:

An Act making an appropriation to the Chester Hospital in the City of Chester

House Bill No. 936, entitled:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia

House Bill No. 942, entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

House Bill No. 947, entitled:

An Act making an appropriation to the Institution for colored youth in Chester Delaware county

House Bill No. 958, entitled:

An Act making an appropriation to the German Hospital of the City of Philadelphia

House Bill No. 1001, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Green county Pennsylvania

House Bill No. 1476, entitled:

An Act creating a Rebuilding and Insurance Fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure building or equipment owned by the Commonwealth and accidentally destroyed or damaged and for the payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

House Bill No. 167, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

House Bill No. 188, entitled:

An Act making an appropriation to the Curtis House for Destitute Women and Children at Pittsburgh

House Bill No. 319, entitled:

An Act making an appropriation to the Rosella Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

House Bill No. 360, entitled:

An Act making an appropriation to the Improvement Children's Home of the City of Pittsburgh

House Bill No. 386, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania Pittsburgh Pennsylvania

House Bill No. 491, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

House Bill No. 668, entitled:

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

House Bill No. 702, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

House Bill No. 707, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home at Brookeville Jefferson County Pennsylvania

House Bill No. 746, entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny County Pennsylvania

House Bill No. 767, entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew Streets Germantown Philadelphia Pennsylvania

House Bill No. 770, entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

House Bill No. 133, entitled:

An Act making an appropriation to the Evangelical Home for the Aged in the City of Philadelphia

House Bill No. 150, entitled:

An Act making an appropriation to the United Zion Home Hospital and Infirmary of Lancaster county Pennsylvania

House Bill No. 196, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

House Bill No. 191, entitled:

An Act making an appropriation to the Bethesda Home

House Bill No. 205, entitled:

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

House Bill No. 206, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No. 74, entitled:

An Act making an appropriation to the Home of the Good Shepherd in the city of Reading Pennsylvania

House Bill No. 47, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the county of Philadelphia incorporated

House Bill No. 219, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

House Bill No. 220, entitled:

An Act making an appropriation to the Home for Aged Veterans and Wives located at Sixty-fifth and Vine Streets in the city of Philadelphia

House Bill No. 755, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 809, entitled:

An Act making an appropriation to the Pennsylvania Society to protect Children from Cruelty of Philadelphia Pennsylvania

House Bill No. 826, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

House Bill No. 827, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

House Bill No. 874, entitled:

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny County Pennsylvania

House Bill No. 907, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminister Avenue Philadelphia

House Bill No. 927, entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie

House Bill No. 959, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

House Bill No. 1171, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny County Pennsylvania

House Bill No. 1172, entitled:

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

House Bill No. 224, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 242, entitled:

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

House Bill No. 261, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna Avenue Philadelphia Pennsylvania

House Bill No. 312, entitled:

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna County

House Bill No. 316, entitled:

An Act making an appropriation to the Florence Crittenton Mission of the City of Williamsport Lycoming County Pennsylvania

House Bill No. 320, entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

House Bill No. 333, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

House Bill No. 349, entitled:

An Act making an appropriation to Saint Joseph's Proctory Norristown Pennsylvania

House Bill No. 370, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

House Bill No. 418, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

House Bill No. 412, entitled:

An Act making an appropriation to Annie C. Spire's the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

House Bill No. 513, entitled:

An Act making an appropriation to the Brelsford Packing and Storage Company and Evans Burdett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant General of Pennsylvania under direction from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirteenth one thousand nine hundred and eleven

House Bill No. 656, entitled:

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

House Bill No. 467, entitled:

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

House Bill No. 804, entitled:

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants

House Bill No. 858, entitled:

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by C. S. Caughey

House Bill No. 1095, entitled:

A joint resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

House Bill No. 1272, entitled:

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-one thousand nine hundred and fifteen

House Bill No. 1726, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandy Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

House Bill No. 1968, entitled:

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

House Bill No. 60, entitled:

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the civil war of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof

House Bill No. 256, entitled:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proofreading and an appropriation for printing binding and mounting the same and for paper

House Bill No. 266, entitled:

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

House Bill No. 292, entitled:

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

House Bill No. 278, entitled:

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "mine fire" within the limits of the city of Carbondale Lackawanna county providing how such expenditures shall be made how the Commonwealth shall be repaid and authorizing the condemnation destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the County of Lockawanna

House Bill No. 321, entitled:

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase money of vacant land

House Bill No. 440, entitled:

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

House Bill No. 447, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 459, entitled:

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

House Bill No. 469, entitled:

An Act making an appropriation to the Florence Crittenden Mission of Scranton Pennsylvania

House Bill No. 476, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Erie County Pennsylvania

House Bill No. 481, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County

House Bill No. 485, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

House Bill No. 493, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Elipeltics at Rochester Beaver County Pennsylvania

House Bill No. 506, entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

House Bill No. 550, entitled:

An Act making an appropriation for the Irene Kaufman Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

House Bill No. 583, entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna County Pennsylvania

House Bill No. 1207, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 1240, entitled:

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust Street North Side Pittsburgh Pennsylvania

House Bill No. 1273, entitled:

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

House Bill No. 1299, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 1427, entitled:

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Pennsylvania

House Bill No. 1430, entitled:

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

House Bill No. 1443, entitled:

An Act making an appropriation to the Children's Aid Society of Allegheny County in the City of Pittsburgh Pennsylvania

House Bill No. 76, entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

House Bill No. 77, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

House Bill No. 83, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

House Bill No. 663, entitled:

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia Pennsylvania

House Bill No. 675, entitled:

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

House Bill No. 750, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen Street

House Bill No. 785, entitled:

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster at Lancaster Pennsylvania

House Bill No. 916, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill County

House Bill No. 943, entitled:

An Act making an appropriation to the Woods Run Industrial Home Petrel Street North Side Pittsburgh Allegheny County Pennsylvania

House Bill No. 1149, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherin's Orphan Asylum of Reading Pennsylvania

House Bill No. 601, entitled:

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna County Pennsylvania

House Bill No. 605, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

House Bill No. 625, entitled:

An Act making an appropriation to Saint Vincent's Home Philadelphia

House Bill No. 626, entitled:

An Act making an appropriation to the House of Good Shepherd Philadelphia

House Bill No. 627, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

House Bill No. 628, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia

House Bill No. 629, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

House Bill No. 630, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

House Bill No. 633, entitled:

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

House Bill No. 647, entitled:

An Act making an appropriation to the Philadelphia Association for the protection of Colored Women

House Bill No. 654, entitled:

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon Street Philadelphia Pennsylvania

House Bill No. 660, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County

House Bill No. 670, entitled:

An Act requiring any individual firm or corporation mining anthracite coal in this Commonwealth where coal is mined and paid for by the car to keep a record of all coal mined at the miners' chutes where said coal is loaded in cars providing that said record shall be the final basis in computing the miners' earnings per car without any deduction for any slate or refuse that may be loaded in said car or cars in the usual and natural course of mining coal providing further that said record shall be open for the inspection of all miners and providing penalties for failure to comply with the provisions of this act

House Bill No. 708, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria county

House Bill No. 718, entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

House Bill No. 1568, entitled:

An Act to provide for an additional law judge of the several courts of the eleventh judicial district

House Bill No. 1458, entitled:

An Act creating a Division of Distribution of documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

House Bill No. 532, entitled:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or

compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

House Bill No. 1498, entitled:

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class"

House Bill No. 1618, entitled:

An Act authorizing Boyd L. Hunter a citizen of Centre county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

House Bill No. 1744, entitled:

A supplement to an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred seven

House Bill No. 1839, entitled:

An Act making an appropriation to the Medico-Chirurgical College of Philadelphia

House Bill No. 2032, entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

House Bill No. 1599, entitled:

-- supplement to an act entitled "An Act providing for the incorporation and government of cities of the third class" approved the twenty-third day of May Anno Domini one thousand eight hundred eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said Department and authorizing the exercise of the powers herein provided by a Park or other Municipal Commission

House Bill No. 1606, entitled:

An Act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse of forfeiture of policies of insurance prescribing penalties for violations of this act making provision for compelling the production of evidence and repealing existing laws

House Bill No. 1614, entitled:

An Act authorizing the attachment of wages or salary upon judgments obtained for necessities limiting the amount of exemption to be claimed and providing for the payment of the costs

House Bill No. 1620, entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

House Bill No. 1627, entitled:

An Act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violation of this act and making provisions for compelling the production of evidence and repealing existing laws

House Bill No. 1656, entitled:

An Act providing for the annulment of charters of boroughs incorporated by decree of the court of quarter sessions and prescribing the manner and procedure necessary to secure such decree of annulment and providing for the reversion to the original township of the property embraced within such borough

House Bill No. 1303, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

House Bill No. 1311, entitled:

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away any part of any elevator or elevator equipment or elevator machinery

House Bill No. 1312, entitled:

An Act prohibiting the destruction or tampering with or feloniously taking and carrying away of any part of any apparatus or equipment used by persons firms corporations or municipalities to convey alarms of fire or used to extinguish fire and providing a penalty

House Bill No. 1352, entitled:

An Act amending the second section of an act approved the thirteenth day of June one thousand eight hundred thirty-six entitled "An Act relating to roads highways and bridges" by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort

House Bill No. 1373, entitled:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battle of Monmouth in one thousand seven hundred and seventy-eight known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model and supervise the erection thereof

House Bill No. 1506, entitled:

An Act making an appropriation to Julia White Priscoilla Home for Aged Colored people

House Bill No. 1543, entitled:

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

House Bill No. 1576, entitled:

An Act to amend an act entitled "An Act authorizing corporations organized for profit to purchase hold sell assign transfer mortgage pledge or otherwise dispose of the shares of capital stock of or any bonds securities or evidences of indebtedness created by any other corporation" approved July second one thousand nine hundred and one

House Bill No. 1106, entitled:

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

House Bill No. 1110, entitled:

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation and damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the

same authorizing the imposing of such restrictions in regard to the use thereof as will protect such public parks parkways and playgrounds

House Bill No. 1120, entitled:

An Act to amend section one of article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class"

House Bill No. 1178, entitled:

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania"

House Bill No. 1285, entitled:

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

House Bill No. 885, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 906, entitled:

An Act making an appropriation to the Province Mission and Rescue Home

House Bill No. 918, entitled:

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' court sales" which were not advertised in accordance with said act as amended

House Bill No. 923, entitled:

An Act making an appropriation to the trustees of the State Hospital for the insane for the Southeastern District of Pennsylvania located at Norristown

House Bill No. 996, entitled:

An Act to amend article six of an act entitled "An Act to provide for the better government of cities of the first class in his Commonwealth" approved the first day of June Anno Domini one thousand eight hundred eighty-five so as to permit the heads of departments to each appoint one deputy to sign warrants drawn in accordance with payrolls and salary lists approved by the head of the Department providing for the manner of appointing deputies and the filing of payrolls and salary lists so approved with the controller

House Bill No. 1016, entitled:

An Act authorizing the several Orphans' Courts to empower guardians and trustees of estates of minors to elect in writing to take land in fee which has been ordered to be sold by the provisions of any duly probated will in lieu of legacies bequeathed or distributable to said minors from the proceeds of such sale and validating certain elections to take land in lieu of legacies heretofore made pursuant to an order of court

House Bill No. 1045, entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

House Bill No. 1062, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

House Bill No. 1067, entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

House Bill No. 712, entitled:

An Act making an appropriation to the Armstrong County General Hospital

House Bill No. 714, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 724, entitled:

An Act making an appropriation to the DuBois Hospital Pennsylvania

House Bill No. 728, entitled:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

House Bill No. 47, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

House Bill No. 761, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield county Pennsylvania

House Bill No. 762, entitled:

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia

House Bill No. 780, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

House Bill No. 781, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 790, entitled:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

House Bill No. 842, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

House Bill No. 854, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 868, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

House Bill No. 869, entitled:

An Act to amend an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

House Bill No. 875, entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

House Bill No. 425, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle, Coal Field

House Bill No. 428, entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 445, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

House Bill No. 489, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

House Bill No. 492, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

House Bill No. 541, entitled:

An Act making an appropriation to the Western Pennsylvania Humane Society

House Bill No. 546, entitled:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

House Bill No. 549, entitled:

An Act making an appropriation to the St. Joseph's Protectory for Homeless Boys of Pittsburgh Pennsylvania

House Bill No. 579, entitled:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 606, entitled:

An Act making an appropriation to the Philadelphia Museums

House Bill No. 637, entitled:

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

House Bill No. 652, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

House Bill No. 661, entitled:

An Act making an appropriation to the Braddock General Hospital of the borough of Braddock Pennsylvania

House Bill No. 686, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

House Bill No. 706, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

House Bill No. 230, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 247, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

House Bill No. 249, entitled:

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

House Bill No. 298, entitled:

An Act authorizing the appointment of a Commission to consider the revision and amendment of the Penal Laws of the State so as to provide for the employment of all inmates of all Penal Institutions to provide for compensation for their labor and to devise a system whereby the results of such labor shall be utilized in the Penal and Charitable Institutions of the State and making an appropriation to the expenses of said Commission

House Bill No. 310, entitled:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

House Bill No. 329, entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

House Bill No. 335, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 353, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

House Bill No. 361, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 413, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 423, entitled:

An Act regulating the placing of earth or any other material in any creek within this Commonwealth and providing a penalty for the violation of this act

House Bill No. 32, entitled:

An Act to provide for an annual amount to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Governor of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the confederate states of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

House Bill No. 48, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 61, entitled:

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second street Philadelphia

House Bill No. 124, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

House Bill No. 138, entitled:

Joint resolution making application to congress under the provisions of Article five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

House Bill No. 144, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

House Bill No. 190, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

House Bill No. 192, entitled:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of Passavant Hospital of Pittsburgh

House Bill No. 216, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 197, entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the orphans' court and prescribing the duties of the clerk of orphans' court

House Bill No. 1987, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

House Bill No. 1442, entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reads Township Cambria County

House Bill No. 1456, entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

House Bill No. 1502, entitled:

An Act providing for the erection of a monument and memorial tablets on the Battlefield of Antietam

House Bill No. 1505, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

House Bill No. 1511, entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland County and providing a suitable memorial to the Pioneer Settlers of the Cumberland Valley

House Bill No. 1623, entitled:

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

House Bill No. 1733, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown borough in Dauphin county and making an appropriation therefor

House Bill No. 2085, entitled:

An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

House Bill No. 786, entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

House Bill No. 800, entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time

House Bill No. 902, entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

House Bill No. 1127, entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

House Bill No. 1188, entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mt Vernon cemetery located in Elizabethtown township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabethtown and providing for a commission to carry the same into effect and making an appropriation therefor

House Bill No. 1315, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Criminal Insane at Fairview Wayne county

House Bill No. 1428, entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

House Bill No. 19, entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

House Bill No. 22, entitled:

An Act to provide for the erection of a tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company G Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 129, entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 208, entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety Eighty Regiment of Pennsylvania Volunteer Infantry at the battles of Poplar Grove Church Hatches Run Lewis Farm Gravely Run Five Works and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

House Bill No. 374, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

House Bill No. 526, entitled:

An Act making an appropriation for the erection of a monument in memory of the soldiers of the Revolutionary war of Captain Phillips' Company of Colonel Piper's Regiment murdered by Indians near Sexton in Bedford county Sunday July sixteen one thousand seven hundred eighty

House Bill No. 673, entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

House Bill No. 782, entitled:

An Act making an appropriation to carry out for the two fiscal years beginning June first one thousand nine hundred and thirteen the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expeditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

HOUSE CONCURS IN SENATE BILL NO. 660.

The Chair cleared his table and laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 660, entitled:

A joint resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the eighteenth (XVIII) article thereof

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1884.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1872.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1872, entitled:

An Act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment and manner of filling vacancies

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 816.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 816, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to locate construct maintain and operate a reservoir at or in the vicinity of the headwaters of the Youghiogheny River upon lands situate wholly in this State or partly in this State and partly in the State of Maryland for the purpose of controlling and regulating the flow of the said Youghiogheny River and the River or Rivers to which it is tributary defining the powers of said Commission for the purpose providing for the payment of damages for property and rights taken in exercise of the right of eminent domain herein conferred and making an appropriation for carrying out the provisions of this act

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 818.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 818, entitled:

A joint resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1567.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1567, entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1889.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the Counties of Somerset Fayette and Washington

with the information that the House has passed the same without amendment.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 298, entitled:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high water mark of the war between the States and making an appropriation therefor

Senate Bill No. 781, entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

Senate Bill No. 1440, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof" by making further regulations in regard to fish

Senate Bill No. 1819, entitled:

An Act to confer additional powers upon mutual fire insurance companies

Senate Bill No. 1822, entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

Senate Bill No. 816, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to locate construct maintain and operate a reservoir at or in the vicinity of the headwaters of the Youghiogheny River upon lands situate wholly in this State or partly in this State and partly in the State of Maryland for the purpose of controlling and regulating the flow of the said Youghiogheny River and the River or Rivers to which it is tributary defining the powers of said Commission for the purpose providing for the payment of damages for property and rights taken in exercise of the right of eminent domain herein conferred and making an appropriation for carrying out the provisions of this act

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

SENATE BILL NO. 1871 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1871, entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution as follows:

In section 1, line 10 by striking out the words "shall be amended so as to read as follows" and inserting in lieu thereof the following: "which now reads as follows:

That the sum of seven hundred and twenty thousand dollars (\$720,000) or so much thereof as may be necessary is hereby specifically appropriated to pay for the deficit incurred in the care treatment and maintenance of the indigent insane in the Commonwealth during the five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlements by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the trustees directors or managers of the several hospitals and asylums for the insane of the Commonwealth shall have made under oath

or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent insane persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter be and the same is hereby amended to read as follows:

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

and has appointed Messrs. North, Ehrhardt and W. H. Wilson as a Committee of Conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insists on its amendments non-concurred in by the Senate to Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

and has appointed Messrs. Cox, Conrade and S. B. Scott as a committee of Conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 178.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 178, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

MOTION TO RECONSIDER HOUSE BILL NO. 1789.

Mr. HUNTER. Mr. President, I move to reconsider the vote by which Senate Bill No. 1788 (House Bill No. 1789), entitled:

An Act regulating process pleading and practice in all civil cases whether at law in equity in divorce or otherwise howsoever hereafter brought in any court of common pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

was defeated on final passage.

The PRESIDENT. How did the Senate vote?

Mr. HUNTER. Mr. President, I voted "No."

Mr. JARRETT. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. JARRETT. Mr. President, I voted "No."

On the question,

Will the Senate agree to the motion?

RECESS.

Mr. HUFFMAN. Mr. President, I move that the Senate do now take a recess until 8 o'clock this evening.

Mr. CLARK. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

MOTION TO RECONSIDER HOUSE BILL NO. 1789.

Agreeably to order,

The Senate resumed the consideration of the motion to reconsider the vote by which Senate Bill No. 1788 (House Bill No. 1789), entitled:

An Act regulating process pleading and practice in all civil cases whether at law in equity in divorce or otherwise howsoever hereafter brought in any Court of Common Pleas of this Commonwealth and providing a complete system of procedure within the limits of the subject matter of this act

was defeated on final passage.

On the question,

Will the Senate agree to the motion?

Mr. HUFFMAN. Mr. President, I have not objected to the reconsideration of any vote heretofore this winter, but this bill has been fairly considered by a full Senate, and there is no more merit in it now than there was when voted upon before, and I do not think it has any merit in it at all. Of course, I disagree with some of the members here on that, but I do hope that the Senators will not reconsider the vote taken on this bill. It is the practice bill that we discussed a couple of days ago. It reorganizes and revises the whole common pleas practice of Pennsylvania. It is objectionable because every lawyer will have to learn the law over again, and that is sufficient reason, unless there is shown here affirmatively some reason for it. Now, I have no more interest in it than any other lawyer in the Senate. My practice is about equally divided between corporation practice and private practice for individuals, and it is my honest belief that this bill does a great injury to both classes of people. If an affidavit of defense has to be made out by every defendant in a common pleas case it means additional expense to the defendant, whether he be a farmer or a merchant or a corporation, and for a period of three hundred years the lawyers of Pennsylvania have found it unnecessary to go to this additional expense. There is nothing to be gained in this bill by the plaintiff. It is designed to injure a certain class of people unfairly, and I hope the Senate will not be a party to the reconsideration of this vote.

Mr. BUCKMAN. Mr. President, it may be that some features of this bill are not absolutely necessary, but there is, to my mind, one feature of the bill which is so good that it carries with it anything else said against any other part of the bill, and that is this: Under our present laws a suit brought against a corporation, in trespass cases, the defendant does not have to file an affidavit of defense, and the plaintiff has no way of knowing what the defense of the corporation may be until he comes into court on the day of trial. In the City of Philadelphia and perhaps in some other parts of the State, a case of this kind cannot be gotten to trial for at least two years, and two years is the statute of limitations for bringing suits of this kind, and I know of many cases, excellent cases, where people

have been injured in accident cases and their trespass cases went to trial and they found that they had sued the wrong defendant, and if the two years have elapsed at the time of the trial of the case, he is entirely thrown out of court for the reason that the statute of limitations has run and he cannot sue the right party. There are a number of railroads in Pennsylvania which own subsidiary lines, and if you happen to sue the wrong company you cannot find out what the defense of that company is until you go to trial and then find you have sued the wrong company. It seems to me in this case it is a great injustice, and to me that feature of this bill should be sufficient to carry it through. My practice is divided and perhaps I represent as many corporations as does the Senator, and I wish to say that it is not a particular hardship to file an affidavit of defense for no other purpose than to let the plaintiff know the nature of the defense. He does not have to set out his defense in full, but he has to state the nature of that defense. I therefore hope the bill will pass.

Mr. HUNTER. Mr. President, I am not very much in favor of this bill myself and previously voted against it, but out of courtesy to some of the members of this body I agreed to make the motion to have our former action reconsidered, and have done so, simply to show that among the members of this body courtesy is not entirely eliminated. I propose to vote against the bill again.

Mr. VARE. Mr. President, I would just like to repeat what I said yesterday that the biggest law firm in Philadelphia is for this bill, and probably the biggest law firm in this State. Their argument in favor of the bill is that when the plaintiff brings suit he is entitled to an answer, and if I understand this bill right, that is what the purpose of this bill is.

Mr. HUFFMAN. Mr. President, I do not hold any brief here for any corporation, but I have been a practicing lawyer for sixteen years and I am surprised that a member of the bar of Pennsylvania would make an allegation for the purpose of having this bill voted upon that a plaintiff does not know what the defendant's defense is until the day he goes into court. There is not a Common Pleas Court in Pennsylvania that does not recognize the rule, if a rule is served on a defendant, to require that defendant to come into court and state in a bill of particulars what that defense is. This rule may be gotten inside of fifteen days after the suit is brought. The design of this bill goes further. It is designed to require the defendant to come in here and file a technical defense—not what the nature of his defense is, but what his technical defense is. It is designed to catch corporations and all other people who are defendants in damage suits, and I am not afraid to say here that I do defend corporations at home, but I also defend other people, and it is an iniquitous piece of legislation. It is designed for the benefit of those people who bring suits against corporations and regardless of how it will affect the individual defendants they desire to have the bill put through. I had a case at home recently where the horse of a farmer driving along a road was frightened by an automobile and the farmer was injured on a wire fence belonging to another farmer, and clearly the owner of the wire fence along this public road was the man who was liable for the loss that ensued. Now this act would require this man to go in and state his technical defense. Every lawyer knows that a layman can make a plaintiff's claim under the present law, and it does not make it any more difficult for the plaintiff in this bill to make out his statement, but it makes the defendant come into court a long time in advance of the trial of the case and state his technical defense, and I submit, gentlemen, that that technical defense, made under oath, may not be changed thereafter. Now this is the iniquity of this bill and besides that it makes it more difficult for the plaintiff to file his statement as he must file an affidavit that is not required under the present law. It does not simplify, it makes it more difficult. There may be some little merit in it, but there is not merit in it as a whole. There is no demand for it, and it ought not to pass. I feel very strongly about this, because it is one of the things I feel that comes in my line, and I do not think the lay members of the Senate ought to go along and put this bill over the bar of Pennsylvania when the bar is not asking for it. The bar, so far as it has been considered in a body, is against it.

On the question,

Will the Senate agree to the motion?

A division was called for,

Whereupon, sixteen Senators voted in the affirmative and seventeen in the negative.

So the question was determined in the negative.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. BEIDLEMAN. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 1808 (House Bill No. 593), on third reading, entitled:

An Act relating to contracts of insurance relief benefit of indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1808 (House Bill No. 593), entitled:

An Act relating to contracts of insurance relief benefit of indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

Mr. BEIDLEMAN. Mr. President, in explanation of the terms of this bill, the railroad companies now have relief departments. Before any person can procure employment with the company it is mandatory upon the applicant to join that relief association. The relief association is maintained largely by deductions from the men employed on the railroad. During each and every month there is deducted from the pay of each man a certain amount for relief insurance and there is a provision in the contract which provides that if a person belongs to the relief department and accepts the benefits he is prevented from bringing any action against the railroad company. It provides that the acceptance of the benefits shall be a bar to a recovery and the Supreme Court has decided in interpreting the relief department agreements between the Pennsylvania Railroad with its employees and the Philadelphia and Reading Railroad with its employees that the acceptance of these benefits shall be a bar to a recovery; Now, I contend, Mr. President, that it is not fair that the men who are obliged to contribute each and every month from their earnings towards the raising of a fund to pay to them in case of sickness, accident or death, and that the acceptance of money which is contributed by them should be a complete defense in any action for negligence against the company. This does not in any way create any additional liability on the part of the railroad company, but in case a man should happen to be stricken down by an accident the agent of the relief department comes along and gives him five dollars on account of the accident, the acceptance of that money is a complete bar to any suit that may be brought by him against the company to recover by reason of their negligence does not in any way excuse the plaintiff when he brings suit from answering for contributory negligence. The bill simply provides that acceptance of the benefits shall not be a bar in the way of a defense to an action for such negligence against the company. It is not asking anything in the way of increasing the liability of the company in whose employ the man may be. It simply says that when a man contributes to a fund out of which he shall be paid when he suffers an accident, or he may be killed and his family receives that benefit, that notwithstanding the acceptance of that benefit the man, or his family in case of his death, have the right to recover against the company for any negligence upon its part. And it is only a fair proposition and a sensible proposition and the Senate should pass the bill.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Alexander, Beidleman, Catlin, Clark, Crow, Daix, DeWitt, Endsley, Farley,	Graff, Heacock, Hoke, Homsher, Huffman, Jarrett, Jones, Judson, Magee,	Martin, McNichol, Miller, Mills, Moore, Nulty, Salus, Sensenich, Sheatz,	Sheatz, Snyder, Sones, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

RECONSIDERATION OF HOUSE BILL NO. 1636.

Mr. SALUS. Mr. President, I move to reconsider the vote by which Senate Bill No. 1387 (House Bill No. 1636), entitled:

An Act making it the duty of recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyances of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavit shall be sent to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury

was defeated on final passage.

The PRESIDENT. How did the Senator vote?

Mr. SALUS. Mr. President, I voted "No."

Mr. WASBERS. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. WASBERS. Mr. President, I voted "No."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. VARE. Mr. President, before we take a vote on this bill I would like to say to the members of the Senate that this bill was introduced with the idea of getting at the correct assessment of properties in Philadelphia. Mayor Blankenburg in our city has been complaining, more or less, that the assessments are not equal, and that they are not assessed at full value, and this bill proposes that when a sale takes place, that the buyer and seller shall make affidavit as to the exact price of the sale and then there is a provision in the bill that proposes that nobody shall see that affidavit or get information of the sale except those having the revision and the fixing of the taxes. Now it seems to me that as this bill only applies to first class cities and all our people are in favor of it, or about all, that the Senate ought to pass this bill to please Mayor Blankenburg first and the real estate assessors afterwards, and in the end have a correct assessment and not be charged with favoritism all the time. In other words have the exact amount of each sale to govern.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Catlin, Clark, Crow, Endsley, Farley, Graff, Heacock,	Homsher, Huffman, Hunter, Jarrett, McIlhenny, McNichol, McNichols,	Miller, Mills, Moore, Nulty, Salus, Sensenich, Sheatz,	Snyder, Sones, Thompson, Wasbers, Gerberich, Pres. pro tem.
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NAYS—7.

Alexander, Daix,	Hoke, Jones,	Judson, Magee,	Martin,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS ON FINAL PASSAGE POSTPONED FOR THE PRESENT.

Mr. McNICHOL. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 494 (House Bill No. 354), on final passage postponed for the present, entitled

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing a penalty for violation thereof

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 494 (House No. 354), entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing a penalty for violation thereof

And said bill having been read at length the third time and agreed to.

On the question,

Will the Senate agree to the bill?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Alexander, Beidleman, Catlin, Clark, Cooper, Crow, DeWitt, Farley,	Graff, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson,	Kline, Kurtz, Martin, McIlhenny, McNichol, McNichols, Miller, Moore,	Salus, Sensenich, Sones, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—1.

Nulty.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Mr. McNICHOL. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 530 (House Bill No. 243), on final passage postponed for the present, entitled:

An Act to prevent deception in the sale of paint and putty turpentine and linseed oil or any substitutes therefor and providing penalties for the violation thereof

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 530 (House Bill No. 243), entitled:

An Act to prevent deception in the sale of paint and putty turpentine and linseed oil or any substitutes therefor and providing penalties for the violation thereof

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—26.

Alexander, Beidleman, Buckman, Catlin, Clark, Crow, Daix,	DeWitt, Farley, Hoke, Homsher, Hunter, Jarrett, Jones,	Kline, Kurtz, Martin, McNichol, Salus, Sensenich, Sheatz,	Snyder, Sones, Thompson, Vare, Gerberich, Pres. pro tem.
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NAYS—4.

Graft, Judson, Miller, Wasbers,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 857.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has adopted the report of the committee of conference on House Bill No. 857, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House bill number eight hundred and fifty-seven, entitled "An Act to authorize the judges of separate orphans court at the request of the judges of the common pleas to hear and determine all issues in the Court of Common Pleas, courts of quarter sessions of the peace," beg leave to submit the following amended bill as our report.

SAML. W. SALUS,

ASA K. DEWITT,

Committee on the part of the Senate.

JOHN F. ELY,

CHARLES J. RONEY, JR.,

W. H. WILSON,

Committee on the part of the House of Representatives.

An Act to authorize the judges of separate orphans' court at the request of the judges of the Common Pleas to hear and determine all issues in the Court of Common Pleas courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the powers now possessed and exercised by the judges of the separate orphans' court of this Commonwealth said judges shall when called upon by the president judge of any Court of Common Pleas as hereinafter provided have power to hear and determine when certified according to the provisions of the second section of this act all pleas actions causes civil or criminal issues in Courts of Common Pleas courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace so fully and effectually and to dispose thereof in the same manner as may be done by the judges of the Court of Common Pleas sitting in said courts

Section 2 Nothing in this act shall be construed to make it compulsory upon the judges of said orphans' courts to render the services aforesaid but whenever the proper dispatch of business requires it and an arrangement can be made with a judge of such orphans court for such service the president judge of the Court of Common Pleas of the proper county may certify all matters or issues to be heard and determined by such orphans' court judge specially presiding as aforesaid

Section 3 In districts having one or more additional law judges whenever the president judge shall be absent from the district or disabled by sickness and occasion should occur it shall be competent for the additional law judge and in districts having more than an additional law judge for the one oldest in commission being then in the district to arrange for the service herein provided for and to make the necessary certificates in like manner and to the same intent effect and purpose as the same could be done by the said president judge

Section 4 No additional compensation shall be received by the said orphans' court judges for any service rendered in pursuance hereof but they shall be entitled to be paid such mileage and other actual expenses as provided by law for judges of this Commonwealth when holding court outside of the district for which they shall have been commissioned

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenrich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Crooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1010.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has adopted the report of the committee of conference on Senate Bill No. 1010, as follows:

To the members of the Senate and House of Representatives:

We the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering House bill number one thousand and ten, entitled "An Act relating to domestic animals, defining domestic animals so as to include poultry, providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof, imposing certain duties upon practitioners of veterinary medicine in Pennsylvania, regulating the manufacture, use and sale of tuberculin mallein and other biological products for use with domestic animals, defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof, fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act," beg leave to submit the following amended bill as our report

E. E. BEIDLEMAN,

Committee on the part of the Senate.

J. W. STONE

E. E. BITTLES,

R. J. BALDWIN.

Committee on the part of the House of Representatives.

An Act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the words "domestic animal" as used in this act shall mean any equine animal or bovine animal sheep goat pig dog cat or poultry and shall be taken to include the singular or plural as may be necessary in any given case

Section 2 The word "owner" as used in this act shall mean any person owning any domestic animal or leasing any domestic animal from another or any person who allows a domestic animal habitually to remain about the premises inhabited by such person

Section 3 The word "person" as used in this act shall mean any person co-partnership association or corporation and shall be taken to include the singular or plural as may be necessary in any given case

Section 4 The word "premises" as used in this act is to be taken in its widest sense and is to include land any structure erected on land and any vehicle or vessel used in transporting passengers goods or animals by land or by water

Section 5 The State Livestock Sanitary Board shall remain as at present constituted The State Veterinarian shall be ex-officio secretary of the State Livestock Sanitary Board and shall be the executive officer of said board For the proper performance of the work of the State Livestock Sanitary Board the State Veterinarian with the approval of the Board is authorized to appoint and employ for the Board such agents and employees legal clerical and otherwise as may be deemed necessary

In the absence or incapacity of the State Veterinarian the Deputy State Veterinarian shall act as Secretary of the State Livestock Sanitary Board and as executive officer thereof and shall have in all respects the powers and duties of the State Veterinarian under this act except that said Deputy State Veterinarian shall not be a member of the Board

For his services as Deputy State Veterinarian and services in connection with the State Livestock Sanitary Board he shall receive an annual salary of three thousand dollars which shall be in lieu of all compensation now received by law

The compensation of agents and other employees shall be fixed by the State Veterinarian with the approval of the Board The State Veterinarian shall assign to each agent and employee such duties as may be deemed for the best interests of the work of the Board Each officer agent and employee shall be allowed expenses actually and necessarily incurred in the performance of the duties devolved upon him All salaries compensation and expense of officers agents and employees and all other expenses under this act shall after approval by the State Veterinarian be paid by the State Treasurer upon the warrant of the Auditor General in the manner now provided by law

Section 6 It shall be the duty of the State Livestock Sanitary Board to improve the quality of the domestic animals and poultry of this Commonwealth to prevent, suppress, control and eradicate any transmissible diseases of such animals or poultry to issue circulars or bulletins for public distribution giving information on the prevalence and control of diseases and their treatment and such other information as would be of value to stock industry of the State and to enforce the laws of the Commonwealth relating to diseases of animals and poultry and the manufacture preparation storage sale and offering for sale of the food and food products derived from diseased animals and poultry. Whenever and wherever deemed necessary to prevent the spread of disease the Board may regulate and prohibit the importation into this Commonwealth of animals or poultry may cause general or special quarantine of premises and animals and poultry to be established and maintained may cause the disinfection of any premises may cause the destruction of animals and poultry and personal property and may regulate and prohibit the moving or transportation of animals and poultry from one place to another in this Commonwealth. The State Livestock Sanitary Board may also cause such investigations to be conducted as may seem advisable regarding methods of improving the quality of domestic animals and poultry and regarding the causes and the methods of preventing controlling and eradicating diseases thereof.

Section 7 In the performance of the duties herein required by law the officers agents and employees of the State Livestock Sanitary Board may at any time enter any premises. If permission so to enter shall be refused or delayed by any person any such officer or agent or employee may on oath or affirmation declare before any alderman magistrate or justice of the peace that he has reason to believe that diseased animals or poultry are or have been confined or kept in or on such premises and shall further declare that permission to enter and to investigate has been refused or delayed to an officer agent or employee of the Board whereupon such alderman magistrate or justice of the peace may upon payment of a fee of one dollar issue a search warrant for such premises directed to the proper officer agent or employee. Such search warrant shall describe as nearly as may be the premises which it is desired to search or investigate but need not describe the animal or animals or poultry which are alleged to be or have been diseased which are or have been confined or kept on such premises and such officer agent or employee armed with such search warrant shall have all the authority of a constable or other peace officer in the execution of such warrant. It shall be unlawful for any person to refuse or delay admission to any premises to any officer agent or employee of the State Livestock Sanitary Board provided with a search warrant as herein authorized.

Section 8 It shall be unlawful for any person to import or to bring into this Commonwealth any domestic animal or poultry affected with or that has been exposed to any transmissible disease of any kind in violation of the provisions of this act or to import or bring any domestic animal or poultry into this Commonwealth in violation of any of the provisions of this act.

Section 9 It shall be the duty of every practitioner of veterinary medicine in Pennsylvania immediately upon receiving information thereof to report to the Secretary of the State Livestock Sanitary Board each case of any of the following diseases namely glanders anthrax blackleg of black quarter contagious pleuro-pneumonia or lung plague of cattle rinderpest or cattle plague hemorrhagic septicaemia foot and mouth disease or alpthous fever of cattle southern cattle fever or Texas fever sheep scab mange of cattle or horses hog cholera or swine plague fowl cholera rabies or hydrophobias maladie du coit or dourine of horses advanced or generalized tuberculosis or tuberculosis of the udder or any other disease now or hereafter proclaimed by the State Livestock Sanitary Board to be a transmissible character or any domestic animal reacting to tuberculin or mallein test. This report shall be in writing and shall include a description of each animal affected with the name and exact address of the owner or person in charge of the animal if known and the exact locality of the animal and the number of susceptible domestic animals that have been exposed to the disease.

Section 10 No domestic animal shall be imported or brought into this Commonwealth except subject to the following regulations. There shall be provided for each bovine animal over six months old a health certificate and a tuberculin test chart each in duplicate from a veterinary inspector of the United States Bureau of Animal Industry or from the State Veterinarian or duly authorized and officially certified veterinarian of the State from whence the animal has been transported or moved. The original of the certificate and of the chart shall be attached to the waybill when the animal shall be brought into the Commonwealth by common carrier and the duplicate sent so as to reach the office of the State Livestock Sanitary Board before the animal reaches the point of destination. If the animal shall be brought into the Commonwealth other than by common carrier the office of the State Livestock Sanitary Board shall be notified before such animal shall be brought in. The original certificate and the chart shall be in the possession of the person who shall bring such animal into the Commonwealth and shall be surrendered to any officer or agent of the Board on demand. The duplicates thereof shall be sent to the Board as aforesaid. Such notice to the Board shall state when and where and how the animal is to be brought into the Commonwealth. Such certificates and chart shall show that the animal is free from Texas fever ticks and all transmissible diseases. The chart must show that an approved preparation of tuberculin has been used and that the examination

and tuberculin test have been carried out in a manner approved by the State Veterinarian of Pennsylvania.

This section shall not apply to animals brought into the Commonwealth for immediate slaughter or to animals brought into the Commonwealth for temporary exhibition purposes only after a permit for each animal for exhibition purposes shall have been obtained from the State Livestock Sanitary Board. The State Veterinarian subject to the approval of the State Livestock Sanitary Board may prescribe such condition for the issuance and duration of such permits as to him may seem proper.

Section 11 If the State Veterinarian shall suspect the genuineness of any health certificate or tuberculin test chart relating to imported animals or shall question the competency of the person of the State of export who shall have issued such chart or certificate he may on behalf of the State Livestock Sanitary Board decline to accept the same and may refuse to permit the importation of the animals concerned unless a certificate and chart be furnished from the proper inspector of the Bureau of Animal Industry of the United States or unless the said Board shall otherwise determine.

Section 12 No apparently healthy bull or heifer under six months of age shall be subject to examination or tuberculin test.

Section 13 Any bovine animal not accompanied by the health certificate and tuberculin test chart required by Section ten of this act may be brought into this Commonwealth under the direct supervision of a member officer or agent of the State Livestock Sanitary Board and subject to the following regulations.

Each such animal shall be held in close quarantine at such place under such conditions and during such time as may be prescribed by the State Veterinarian and during the period of such quarantine shall be submitted to a physical examination and a tuberculin test by an agent of the Board. The examination and test shall be at the expenses of the State. During the continuance of such quarantine the animal shall be provided with proper quarters food and water by the owner or at his expense. It shall be unlawful to remove any such animal from quarantine unless it shall have passed a satisfactory examination and test and unless the charges for the quarters feed water and attendance has been paid to the person entitled thereto. Any animal that fails to pass such an examination and test shall at the option of the owner be killed without compensation to the owner or continued in quarantine at the expense of the owner. This section shall not apply to any animals brought into the State for immediate slaughter or to an animal for which an exhibition permit shall have been obtained as provided in Section ten of this act. The expenses incurred in providing such animal or animals with proper quarters food and water may be recovered by the Board from the owner by an action at law as other debts are by law collectible. It shall be unlawful for any person to sell for dairy or breeding purposes any domestic animal brought into the State for immediate slaughter or to use or permit to be used any such animal for dairy or breeding purposes.

Section 14 When notified by an officer or agent of the State Livestock Sanitary Board not to do so it shall be unlawful for any person to receive or keep or have in his keeping or possession any domestic animal imported or brought into this Commonwealth in violation of any of the provisions of this act or to allow any such domestic animal to come into contact with any other domestic animal.

Section 15 Whenever any of the diseases enumerated in Section nine of this act or any other disease of domestic animals or poultry now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall exist anywhere in the State a quarantine of any locality or premises or of any infected or exposed animals or poultry may be established. Quarantines shall be of two kinds special and general.

A special quarantine shall mean a quarantine of a single animal or a quarantine of a single building structure pen coop car vessel vehicle field or enclosure or a quarantine of any number of animals or poultry when confined or contained in the same building structure pen coop car vessel vehicle field or enclosure.

A general quarantine shall include all quarantines not included under the term special quarantine as herein defined.

A special quarantine may be established and maintained whenever any domestic animal or poultry shall be affected with or exposed to any of the diseases enumerated in Section nine of the act or any other disease of domestic animals or poultry now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character or there shall be any animal or poultry which it is deemed necessary by the State Veterinarian or any other officer or agent of the State Livestock Sanitary Board to have examined or tested. The State Veterinarian or any officer or agent of the State Livestock Sanitary Board shall have the power to establish and maintain any special quarantine. It shall be the duty of the State Veterinarian or any officer or agent of the State Livestock Sanitary Board establishing a special quarantine to post on the building structure pen coop car vessel vehicle field or enclosure wherein the animal or animals or poultry quarantined are confined or contained a notice declaring the quarantine a description of the animal or animals or poultry quarantined and of the premises where quarantined and of the duration of such quarantine. Such quarantine may continue for such time as the State Veterinarian or the officer or agent of the State Livestock Sanitary Board establishing the same may deem advisable to accomplish the purpose of quarantine.

A general quarantine may be established and maintained whenever any of the diseases enumerated in Section nine of this act or any other disease of domestic animals or poultry now or hereafter adjudged or proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall exist in any locality in the State larger in extent than that which may be included in a special quarantine. A general quarantine shall be established and maintained by the State Livestock Sanitary Board only. Such quarantine shall include such premises locality or territorial district and such animals and shall continue for such time as may be deemed necessary or advisable by the said Board. In establishing and maintaining such quarantine the said Board may act through and by any member officer agent or employee of said Board to whom such power is delegated and the establishment and maintenance of such quarantine by any member officer agent or employee of said Board shall be prima facie the establishment and maintenance of quarantine by said Board. Whenever any premises or any locality or territorial district shall be placed in or under quarantine by said Board it shall be the duty of the member officer agent or employee of said Board by whom the order of said Board as to quarantine is executed to post notices within the premises locality or territorial district quarantined declaring the extent and limits of premises locality or territorial district so quarantined and the animals subject to such quarantine. At least ten such notices shall be posted in the most public places within said quarantined area. A copy of such notice shall be published in one newspaper published within such quarantined area or if there be no such newspaper then in one newspaper circulating generally within such area. If the quarantine shall be for the purpose of preventing the spread of rabies or hydrophobia the notice shall contain a warning to the owners of dogs within the quarantined area to confine closely or to muzzle all such dogs so as to effectually prevent biting.

Section 16 After the establishment of any quarantine authorized by this act and the posting of notices required by law it shall be unlawful for any person without a special permit in writing from the State Veterinarian or the State Livestock Sanitary Board as the case may be to remove from or to any premises within the limits of the quarantine any domestic animal or poultry or to remove from any quarantined area or premises any hay straw grain fodder or other food or animals or poultry or to remove any car or wagon or vessel so quarantined or to sell or exchange or give away or lease or lend or remove or allow to be removed any quarantined domestic animal or animals or poultry. It shall be unlawful after notice as aforesaid for the owner of any dog to permit such dog to run at large in any such quarantined locality unless such dog shall be muzzled so as to effectually prevent biting or for any person to remove or permit to be removed any dog from such quarantined area. Any dog found running at large in such quarantined area or known to have been removed from or to have escaped from such area not being muzzled as aforesaid may be secured and confined or may be shot or otherwise destroyed by any person without liability therefor.

Section 17 It shall be unlawful for any person to tear down or deface or to destroy any notice of quarantine posted by any member officer agent or employee of the State Livestock Sanitary Board or to remove or destroy wholly or partially any portion of a building or tree or fence whereon the same shall have been posted.

Section 18 When any quarantine shall be established under this act it shall be unlawful for the owner of any domestic animal within the limits of the quarantined area to allow such domestic animal to run at large during the continuance of the quarantine. Any animal so found running at large shall be taken up by the proper constable and kept at the expense of the owner until the lifting of the quarantine. For such service he shall be entitled to one dollar for each animal. Each animal shall be kept until such fee and all cost of keeping such animal shall have been paid. If not paid within two weeks from the lifting of the quarantine the animal may be sold and after the deduction of all fees costs and expenses the residue shall be paid to the owner if known and if not known shall be paid into the State Treasury. This section shall not apply to dogs or affect the special provisions of this act in reference to dogs.

Section 19 Animals that shall be placed in quarantine by the authority of the State Livestock Sanitary Board or any member officer agent or employee of the same shall be provided with suitable quarters and fed and watered by or at the expense of the owner. In default of payment by such owner of the expense of providing suitable quarters and of feeding and watering any of such animals within ten days after the lifting of said quarantine the State Livestock Sanitary Board may sell any such animal at public sale to collect such expense. Any surplus received at said sale over the expense aforesaid shall be paid to such owner. No animal shall be removed from a quarantined area until such sale except upon payment of such expense.

Section 20 Whenever it shall be required to destroy or dispose of the carcass of any animal to prevent the spread of disease such destruction or disposal shall be made by one of the following methods.

First Complete cremation of the entire carcass with all its parts and products.

Second Boiling the carcass and all its parts and products in water or heating the same with steam at the temperature of boiling water continuously during at least two hours.

Third Burial of the carcass and all its parts and products in such place that shall not be subjected to overflow from ponds or streams and which shall be distant not less than one hundred feet from any water course well or

spring public highway house or stable. In burying such carcass it shall be covered with quick lime to a depth of not less than three inches and the top of such carcass shall not be within two feet of the surface of the ground when such grave is filled and smoothed to the level of the surrounding surface. Such grave shall be so protected that the carcass may not be accessible to dogs or other animals.

Section 21 Whenever to prevent the spread of disease it shall be deemed necessary by any member officer or agent of the State Livestock Sanitary Board to cause any domestic animal to be killed the State Veterinarian may cause to be paid to the owner of such animal two-thirds of the fair market value thereof taking into consideration the condition of the animal as to disease and the nature and extent of the disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal. The amount paid by the State shall in no case exceed for a horse jack or mule the sum of sixty dollars for a non registered bovine animal the sum of forty dollars for a registered bovine animal the sum of seventy dollars for a sheep or pig the sum of ten dollars. The amount paid by the State together with the estimated value of the carcass hide and offal shall not exceed ninety per centum of the fair market value of the animal. When any animal is so killed the owner subject to such regulations as may be prescribed by the State Livestock Sanitary Board may dispose of the whole or any part of the carcass and of the hides and offal in such manner as may not tend to spread disease or affect the health of the public.

Section 22 Whenever to prevent the spread of disease it shall be deemed necessary by the State Livestock Sanitary Board or any member officer or agent of the Board to cause any domestic animal to be killed and the proper member officer or agent of the Board cannot agree with the owner as to the value of such animal three appraisers shall be appointed one by the State Veterinarian or other member officer or agent of the Board one by the owner and the third by the two so selected. If the owner shall refuse to appoint an appraiser the alderman magistrate or justice of the peace of the proper township borough or ward shall appoint such appraiser for the owner. Each appraiser shall be sworn to perform faithfully his duties as appraiser. The appraisers shall estimate the fair market value of each such animal taking into consideration the condition of the animal as to disease and the nature and extent of such disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal. When such appraisement shall be made such animals shall be killed and two-thirds of the appraised value paid to the owner subject to the limitations imposed in Section twenty-one. Each appraiser shall be entitled to one dollar for such appraisement irrespective of the number of animals appraised. One-half of the expense of the appraisement shall be paid by the owner the other half by the State Livestock Sanitary Board.

Section 23 The State Veterinarian and any member officer or agent of the State Livestock Sanitary Board are authorized to administer oaths and affirmations to appraisers appointed under this act.

Section 24 Whenever any animal affected with any of the diseases enumerated in section nine of this act or with any disease now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall die or be killed it shall be the duty of the owner of such animal at once to destroy or dispose of the carcass of such animal in the manner provided in this act. It shall be unlawful to sell such carcass or any part thereof or any hide or offal therefrom.

Section 25 Whenever any animal affected with any disease enumerated in Section nine of this act or with any disease now or hereafter adjudged or proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall die or be killed and the owner thereof shall not within twenty-four hours dispose of the carcass and products as required by law it shall be the duty of the State Livestock Sanitary Board or any member officer or agent of the Board to cause the same to be destroyed or disposed of according to law at the cost of such owner. The expense of such destruction or disposal may be collected from such owner as debts of like amount are by law collectible.

Section 26 It shall be unlawful for any person to drive or move or transport on or across or along any public highway or in wagons or railroad cars or other vehicles any animal affected with any disease enumerated in section nine of this act or with any disease now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character except upon express permission in writing from the State Livestock Sanitary Board or any member officer or agent of the Board.

Section 27 Without express permission in writing from the State Livestock Sanitary Board or a member officer or agent of the Board it shall be unlawful for any person to sell or offer for sale or to give away or allow to stray any animal affected with any disease enumerated in Section nine of this act or with any disease now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character or any animal that has reacted to any tuberculin mallein test or with such permission to sell or offer for sale or to give away any such animal without notifying the purchaser or prospective purchaser or the person to whom the animal shall be given that the animal is affected or has reacted as aforesaid.

Section 28 The State Veterinarian may prescribe methods of making tests with tuberculin mallein or other recognized tests for the diagnosis of diseases of animals.

Section 29 Each sale in this Commonwealth of tuberculin for cattle or of mallein for horses jacks or mules and each injection or test made with tuberculin or mallein shall be reported in writing to the State Veterinarian within one week after such sale or test. Each such report shall be signed by the person who shall have made the sale or test shall give the name of the purchaser of the tuberculin or mallein with the amount sold the date of sale the name and address of the owner of the cattle or horses or mules or jacks tested the locality where such test has been made a description of the animal or animals tested and a complete statement of the actual result of such test. It shall be unlawful for any person whose duty it is hereby made to make such report to fail or refuse to do so.

Section 30 It shall be unlawful for any person to manufacture for sale or sell or offer for sale any biological product intended for diagnostic or therapeutic purposes with animals excepting upon specific permission so to do from the State Livestock Sanitary Board or unless such product is officially endorsed by the Bureau of Animal Industry of the United States.

Section 31 Any domestic animal affected with advanced or generalized tuberculosis or with tuberculosis of the udder or any animal which has reacted to the tuberculin test may be plainly branded by any member officer agent or employee of the State Livestock Sanitary Board upon the forehead or upon the right side of the neck from six to ten inches back from the jaw bone with a capital "T" not less than two inches high one and one-half inches wide with mark one-fourth of an inch wide. Such branding shall not be construed as cruelty to animals within the meaning of the penal laws of the Commonwealth.

Section 32 Milk produced by a cow which has reacted to a tuberculin test or is affected with a dangerous transmissible disease shall not be used as food for animals unless it has been previously heated to at least one hundred and seventy-eight degrees Fahrenheit except a special examination has been made under the direction of the State Veterinarian and written permission to use such milk has been given by him.

Section 33 Every owner operator or manager of a creamery cheese factory receiving station or skimming station shall before returning to delivering to any person or persons any skimmed milk or separator slop to be used for food or feeding purposes for calves or swine cause such skimmed milk to be thoroughly pasteurized by heating it to at least one hundred and seventy-eight degrees Fahrenheit.

Section 34 To extend the efficiency of the State Livestock Sanitary Board said Board is authorized to co-operate with the proper authorities of the National Government in all matters relating to the diseases of domestic animals and poultry.

Section 35 All fees and costs and mileage received by any member officer agent or employee of the State Livestock Sanitary Board in the performance of his duties shall be paid as soon as practicable to the State Veterinarian and by the State Veterinarian paid into the Treasury of this Commonwealth.

Section 36 The Secretary of the State Livestock Sanitary Board shall render a report annually to the Governor of the Commonwealth concerning the work of the State Livestock Sanitary Board. Such report shall be rendered oftener if so directed by the Governor. Such report shall also contain such additional information and suggestions as may be requested by the Governor.

Section 37 The Board of Commissioners of Public Grounds and Buildings shall provide adequate quarters for the State Livestock Sanitary Board and shall on requisition of the State Veterinarian furnish such stationery paper furniture and supplies as may be necessary in the performance of the work of the Board.

Section 38 The Superintendent of Public Printing and Binding shall on requisition of the State Veterinarian furnish the State Livestock Sanitary Board with such printing and binding as may be necessary in the performance of the work of the Board.

Section 39 Any person firm or corporation who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall for the first offense be sentenced to pay a fine of not more than one hundred dollars. For each subsequent offense such person firm or corporation shall be sentenced to pay a fine of not more than five hundred dollars and in addition thereto such person or each of the members of the firm or each of the directors of the corporation as the case may be with guilty knowledge of the fact may be sentenced to undergo imprisonment in the jail of the proper county for a period of not less than ten nor more than ninety days or either or both at the discretion of the court.

Section 40 The State Livestock Sanitary Board shall be charged with the enforcement of this act and shall have the power to make all needful rules and regulations for the enforcement thereof.

Section 41 All acts and parts of acts inconsistent with this act are repealed.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,

Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graff,

Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,
Nulty,

Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENTS TO HOUSE BILL NO. 1246 RECALLED FROM THE GOVERNOR.

He also laid before the Senate for concurrence bill of the House of Representatives as follows:

House Bill No. 1246, entitled:

An Act providing for and regarding the releasing on parole of certain prisoners who have been sentenced for life

said bill having been recalled from the Governor for amendment.

The vote had on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendments the concurrence of the Senate is requested.

The amendments were twice read as follows:

In section 1, line 5, by inserting after the word "life" the words "or whose sentence has been or shall be commuted to life imprisonment."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 11 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 11, entitled:

An Act defining commodities regulating the sale thereof and providing penalties for violation thereof

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 1, by striking out all of lines 6 to 16, inclusive; also by striking out section 5; also in section 6, line 1, by striking out the figure "6" and inserting in lieu thereof the figure "5," also in section 7, line 1, by striking out the figure "7" and inserting in lieu thereof the figure "6," also by adding a new section 7 as follows:

Section 7 If in package form the quantity of the contents shall be plainly and conspicuously marked on the outside of the package in terms of weight measure or numerical count. Provided however That reasonable variations shall be per-

mitted and tolerances and also exemptions as to small packages shall be established by rules and regulations made by the Chief of the Pennsylvania Bureau of Standards; also by striking out section 8; also in section 9, line 1, by striking out the figure "9" and inserting in lieu thereof the figure "8;" also in section 9, line 7, by striking out the word "less;" also in section 10, line 1, by striking out the figure "10" and inserting in lieu thereof the figure "9;" also in section 11, line 1, by striking out the figure "11" and inserting in lieu thereof the figure "10;" also in section 11, line 3, by striking out the words "or fine imprisonment or confiscation;" also in section 12, line 1, by striking out the figure "12" and inserting in lieu thereof the figure "11"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 435 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 435, entitled:

An Act providing for the establishment of the Pennsylvania Historical Commission defining its powers and duties and making an appropriation for its work

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 7, line 1, by striking out the word "sixty" and inserting in lieu thereof the word "forty."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 830 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 830, entitled:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" as amended

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 1, line 31, by inserting after word "wharves" the words "or quarries."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 878 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 878, entitled:

An Act providing for the establishment of a State Department of Standardization and Supervision of Accounts requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any subdivision thereof to keep accounts and to make reports in the form prescribed by said Department providing for the inspection by said Department of the accounts of all such officers or offices defining the offenses in relation thereto and providing punishments for violations of the provisions thereof

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In the title, line 1, by striking out the words "State Department of" and inserting in lieu thereof the words "Bureau for the;" also in the title, line 2 by inserting after the word "accounts" the words "in the Department of Internal Affairs;" also in the title, line 7, by striking out the word "department" and inserting in lieu thereof the word "bureau;" also in the title, line 8, by striking out the word "department" and inserting in lieu thereof the word "bureau;" also in section 1 by striking out lines 4 to 32, inclusive, and inserting in lieu thereof the following: "there shall be and there is hereby created and established in the Department of Internal Affairs a Bureau of Standardization and Supervision of Accounts The Secretary of the Department of Internal Affairs shall within sixty days after the passage of this act appoint in charge of said Bureau a State examiner who shall be a skillful accountant and well versed in public and municipal accounting who shall receive a salary of six thousand dollars per annum Said State examiner shall give his entire time to the performance of the duties of his office and shall hold office during good behavior he shall be subject to removal by the Secretary of Internal Affairs for failure to perform the duties of his office or to carry out the purposes of this act but such removal shall only be made in written order setting forth the reasons therefor

The Secretary of Internal Affairs shall also appoint a deputy State examiner for said Bureau who shall receive a salary of three thousand five hundred dollars per annum one chief clerk of said Bureau who shall receive a salary of two thousand five hundred dollars per annum and such other employees as shall be necessary to carry out effectively the provisions of this act Said deputy examiner shall have like qualifications as said State examiner and shall hold office

during good behavior subject however to be removed by the appointing power for failure to perform the duties imposed upon him by the State examiner or by the provisions of this act. Provided however That such removal shall be made only upon written order setting forth the reasons therefor" also by striking out section 2 and inserting in lieu thereof the following: "Said bureau shall formulate and prescribe a uniform system or systems of accounting and reporting which shall exhibit true accounts and detailed statements of funds collected received and expended for or on account of the public for any and every purpose whatsoever and by all public officers employees or other persons and shall show the receipt use and disposition of all public property and the income if any derived therefrom and shall show all sources of public income and the amounts due and received from each source and shall show all receipts vouchers and other documents kept or that may be required to be kept necessary to separate to itself and prove the validity of every transaction. Said bureau shall formulate all statements and reports made or required to be made for the internal administration of the office to which they pertain and all reports published or that may be required to be made or published for filing in the office of the State examiner or for the information of the public regarding any and all details of the financial administration of public affairs. Said bureau shall from time to time make and enforce such changes in the systems and forms of accounting and reporting as shall by them be deemed wise or as may become necessary in order to conform to law.

Each State department and every municipality or public institution in the State shall keep separate accounts of every appropriation or fund made or accruing to such department municipality or public institution showing the date of each payment thereof the name address and vocation of each person firm corporation or association to whom paid and the purpose therefor. They shall also keep separate accounts for each department undertaking institution and public service industry owned or maintained wholly or partly by the State or any municipal subdivision thereof. Such accounts shall show the true and entire cost of the ownership and operation thereof the amount collected annually by general or special taxation for service rendered to the public and the amount and character of the service rendered therefor and the amount collected annually from private users if any for services rendered to them and the amount and character of the services rendered therefor. The accounts shall be so kept as to show profit and loss by operation" also by striking out section 3 and inserting in lieu thereof the following:

"Section 3 The State examiner shall require from the proper officers of every department municipality and every public office or public institution financial reports covering the full period of each fiscal year in accordance with the forms and methods prescribed by the Bureau of Standardization and Supervision of Accounts which said reports shall be prepared certified and filed with the State examiner within sixty days after the close of each fiscal year which shall be December thirty-first of each year in all cases in which the fiscal year is not otherwise fixed by law.

Such reports shall contain

(a) An accurate statement in summarized form from all sources an account of all transfer of funds inter se all accounts due the public treasury but not yet collected and all disbursements and liabilities whether actual or contingent.

(b) A statement of all income and revenues accrued and how derived and from what source and of all expenses and debts incurred whether paid or not and for what accounts and purposes the same are authorized the accounts of every public service industry owned by any municipality public office or public institution to be kept on a commercial basis showing surplus or deficit.

(c) A statement of all costs of ownership and operation showing any detailed units and unit costs classified in such manner as the State examiner shall prescribe.

(d) A statement of service records and any other statistics which may be required by said State examiner."

Also by striking out section 4 and inserting in lieu thereof the following:

"Section 4 The substance of the reports required by the provisions of this act shall be arranged by the State examiner in such form as shall indicate the comparative receipts of the various sources of revenue and the comparative costs of the several branches of government and shall be published in an annual statement of comparative statistics which shall be printed and issued at the expense of the State as a public document."

Also by striking out section 5 and inserting in lieu thereof the following:

"Section 5 The said Bureau shall formulate prescribe and approve the forms for reports herein required to be made and the State examiner shall annually furnish to the officers required to make reports by the provisions of this act at least ninety days before the time such reports are required to be filed with him such printed blanks and forms on which shall be indicated the information required together with suitable printed instructions for filling out the same."

Also by striking out section 6 and inserting in lieu thereof the following:

"Section 6 It shall be the duty of every public officer to permit the State examiner to examine personally or through his representatives all books records and accounts kept by him or under his charge or control. On such examination inquiry may be made as to the financial condition and resources of each municipality or public institution whether the laws of the State and the requirements of said Bureau have been complied with and into the methods and accuracy of said accounts and the reports of the office examined. Such examinations may be made without further notice. The State examiner or his representative when engaged in making any examination as provided by this act or when engaged in any official duty devolved upon them as such shall have the right to enter into the office of any State department mu-

nicipality or public institution in this State and examine any books records or accounts contained therein or belonging thereto for the purpose of making such examination.

The State examiner or his representatives shall be entitled to reimbursement for actual expenses made by them while engaged in making examinations as provided by this section to be paid out of the appropriation of the Bureau."

Also by striking out section 7 and inserting in lieu thereof the following:

"Section 7 It shall be the duty of all public officers and all officers of all boards commissions and public institutions maintained wholly or partly by the State or any of its subdivisions to keep in their respective offices a complete and separate record of all fines forfeitures fees and charges collected for services or otherwise from any and every source whatsoever by themselves or their respective deputies assistants clerks stenographers or other employee whether paid into the public treasury or retained by such officers. Such record shall show the names the amounts by whom the purpose for which and when the same were paid to such officer deputy assistant clerk or other employee. The forms and records necessary to comply with the provisions of this section shall be devised and formulated by said Bureau."

Also by striking out section 8 and inserting in lieu thereof the following:

"Section 8 The officers provided for by this act shall each give bond for the faithful performance of his duties as follows:

The State examiner in the sum of ten thousand dollars and the deputy examiner in the sum of five thousand dollars to be approved by the Secretary of Internal Affairs."

Also by striking out section 9 and inserting in lieu thereof the following:

"Section 9 The term 'municipality' as used in this act shall be construed to extend to include and mean any county city borough township or school district in this State. The term 'public office' as used in this act shall be construed to extend to include and mean the office of any and every person who for or on behalf of the State or any municipality holds receives disburses or keeps the accounts of the receipts and disbursements of any public funds. The term 'public officer' as used in this act shall be construed to extend to include and mean any person who holds receives disburses or is required by law to keep any account the examination and supervision of which is provided for in this act. The term 'public institution' as used in this act shall be construed to extend to include and mean any institution or public service industry maintained in whole or in part at public expense or supported in whole or in part by appropriations or public funds or by taxation. The term 'public service industries' as used in this act shall be construed to extend to include and mean any and all public service industries owned either directly by the municipality or to the support of which the municipality contributes from public funds to the capital stock of which the municipality may be the owner of any part or the bonds of which may be owned or guaranteed by the municipality."

Also by striking out section 10 and inserting in lieu thereof the following:

"Section 10 The uniform system of accounting and reporting to be formulated and prescribed by said bureau shall be installed in the various State departments municipalities and public institution at the beginning of the fiscal year ending in one thousand nine hundred and fifteen. Said State departments municipalities and public institutions shall adopt and use the forms records and systems of accounting reporting that shall be prescribed by the said bureau when directed so to do."

Also by striking out section 11 and inserting in lieu thereof the following:

"Section 11 Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to imprisonment for a period not exceeding one year either or both at the discretion of the court."

Also by striking out section 12 and inserting in lieu thereof the following:

"Section 12 All laws and parts of laws inconsistent with this act be and the same are hereby repealed. Provided That the provisions of this act shall not be construed to relieve any officer of any duties now required by law of him with relation to the auditing of public account or the disbursements of public funds."

Also by striking out sections 13, 14, 15, 16, 17 and 18

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem,
Graft,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. SALUS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS presented the report of the committee of conference on Senate Bill No. 884.

SENATE BILL NO. 883 RETURNED WITH AMENDMENTS.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, returning to the Senate, Senate Bill No. 883, entitled:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party and a condition of the right to vote at primaries in said cities providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 15, by striking out lines 83 to 89, inclusive; also in section 18, lines 6 and 7 by striking out the words "unless his witness fees as provided by this act shall be paid to him in advance."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—29.

Alexander,	DeWitt,	Hunter,	Sensenich,
Beidleman,	Endsley,	Judson,	Sheatz,
Buckman,	Graff,	Kline,	Snyder,
Catlin,	Gyger,	Magee,	Sones,
Clark,	Hall,	Martin,	Vare,
Cooper,	Heacock,	McNichol,	Gerberich,
Crow,	Hoke,	Salus,	Pres. pro tem.
Daix,	Homsher,		

NAYS—1.

McIlhenny.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1459 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1459, entitled:

An Act amending article two of section one of an act entitled "An Act relating to the descent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

By adding at the end thereof the following:

"Provided however that should any of such appraisers be unable to make the appraisement provided for by this act the orphans' court of the proper county may appoint a properly qualified appraiser to act in the place of said appraiser of the other personal estate of the decedent"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McNichol,	Sones,
Cooper,	Homsher,	McNichols,	Sproul,
Crow,	Huffman,	Miller,	Thompson,
Daix,	Hunter,	Mills,	Vare,
DeWitt,	Jarrett,	Moore,	Wasbers,
Endsley,	Jones,	Morgan,	Gerberich,
Farley,	Judson,	Nulty,	Pres. pro tem.
Graff,	Kline,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1460 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1460, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions in judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgements of deeds and sequestration of title estates" by regulating the appointment and number of appraisers

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

By adding at the end thereof the following:

"Provided however that should any of such appraisers be unable to make the appraisement provided for by this act the orphans' court of the proper county may appoint a properly qualified appraiser to act in the place of said appraiser of the other personal estate of the decedent"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1820 RETURNED WITH AMENDMENTS.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1820, entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments were twice read and printed as required by the Constitution, as follows:

In section 5, line 3, by striking out the words "Chief Factory Inspector" and inserting in lieu thereof the words "Commissioner of Labor and Industry."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE ADOPTS REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 986.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has adopted the report of the Committee of Conference on Senate Bill No. 986, entitled:

An Act authorizing corporations owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license and regulating the taxation of such corporation

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 791.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has adopted the report of the Committee of Conference on Senate Bill No. 791, entitled:

An Act vesting in municipalities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lanes and alleys within their corporate limits laid out by this Commonwealth

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 485.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has adopted the report of the Committee of Conference on Senate Bill No. 485, entitled:

An Act relating to and regulating motor vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest

and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder

HOUSE BILL NO. 1689 RECALLED FROM THE GOVERNOR.

He also laid before the Senate for concurrence bill of the House of Representatives as follows:

House Bill No. 1689, entitled:

An Act to provide for the assessment and collection of taxes on personal property

said bill having been recalled from the Governor for amendment.

The vote had on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendments the concurrence of the Senate is requested.

The amendments were twice read as follows:

In section 2, line 2, by inserting after the words "Auditor General" the words "or the local authorities charged with the assessment and collections of the tax in case the personal property tax shall be a county tax;" also in section 2, line 5, by inserting after the word "he" the words "or they;" also in section 3, line 3, by inserting after the words "Auditor General" the orders "or the local authorities charged with the assessment and collections of the tax in case the personal property tax shall be a county tax."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Salus,
Beidleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graft,	Kline,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read, as follows:

Senate Bill No. 660, entitled:

A Joint Resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVIII) Article thereof

Senate Bill No. 818, entitled:

A joint resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

Senate Bill No. 1567, entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

Senate Bill No. 1871, entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen

Senate Bill No. 1872, entitled:

An Act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment and manner of filling vacancies

Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich), in the presence of the Senate, signed the same.

REPORT FROM COMMITTEE.

Mr. McILHENNY. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McILHENNY, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 1906 (House Bill No 1738), entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. SALUS. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1906 (House Bill No. 1738), entitled:

An Act defining rape unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

Mr. BEIDLEMAN. Mr. President. I second the motion.

The motion was agreed to

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1906 (House Bill No. 1738), as follows:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall have unlawful carnal knowledge of a woman forcibly and against her will shall be guilty of a felony and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) and to undergo an imprisonment by separate or solitary confinement at labor or a simple imprisonment not exceeding fifteen years

Section 2 Any person shall be guilty of a felony who being of the age of sixteen years or upwards shall unlawfully and carnally know and abuse any woman child under the age of sixteen years with or without her consent and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) and to undergo an imprisonment by separate or solitary confinement at labor as follows If the child be under the age of twelve years an imprisonment not exceeding twenty-five years If of the age of twelve years or over and under the age of fourteen years an imprisonment not exceeding twenty years If of the age of fourteen years or over and under the age of sixteen years an imprisonment not exceeding ten years

Upon the trial of any defendant charged with the unlawful carnal knowledge and abuse of a woman child under the age of sixteen years if the jury shall find that such woman child was not of good repute and that the carnal knowledge was with her consent the defendant shall be acquitted of the felonious rape and convicted of fornication only If by the admission of the woman child or otherwise it be known that she has had wilful intercourse with male persons or has been guilty of unchaste or immodest conduct the jury may infer that she was not of good repute

Section 3 All acts and parts of acts inconsistent with or supplied by this act are repealed

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Beidleman,	Heacock,	Magee,	Sheatz,
Catlin,	Hoke,	Martin,	Sones,
Dalx,	Hunter,	Miller,	Sproul,
DeWitt,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Graff,	Judson,	Salus,	Gerberich,
Hall,	Kurtz,	Sensenich,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

RECESS.

Mr. McNICHOL. Mr. President, I move that the Senate do now take a recess until 10.45 o'clock.

Mr. ALEXANDER. Mr. President, I second the motion. The motion was agreed to

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

RULE 16 SUSPENDED.

Mr. VARE. Mr. President, I move that Rule 16 be suspended for the balance of the session.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 103.

Mr. SNYDER. Mr. President, I move that the Senate do now proceed to the consideration of the report of the committee of conference on Senate Bill No. 103.

Mr. McNICHOL. Mr. President, I second the motion.

The motion was agreed to.

The report was read as follows:

To the members of the Senate and House of Representatives:

We the undersigned Committee on Conference on the part of the Senate and House of Representatives for the purpose of considering Senate Bill No. 103 entitled "An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty" beg leave to submit the following amended bill as our report

CHAS. A. SNYDER,
JOHN G. HOMESHER,
C. W. SONES.

Committee on the part of the Senate

AUGUSTINE P. CONNIFF,
J. B. MARTIN,
C. M. C. CAMPBELL.

Committee on the part of the House of Representatives.

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of September Anno Domini one thousand nine hundred and thirteen whenever any teacher holding a certificate which confers a permanent right to teach shall have taught for ten years in any one school district of this Commonwealth it shall be the duty of the president and secretary of the board of school directors to execute a contract of permanent employment with such teacher in the school work of such district and thereafter he or she may not be dismissed from the employ of such district except for causes specified in the laws of this Commonwealth

Section 2 That the salary of any teacher permanently employed according to the provisions of this act shall not be reduced nor his or her position changed without his or her con-

sent in writing or upon the recommendation of the majority vote of the school directors of the district.

Section 3 That any president or secretary of a school board who neglects or refuses to perform his duty as specified in this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than twenty-five nor more than one hundred dollars.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Nulty,
Biedleman,	Gyger,	Knapp,	Salus,
Buckman,	Hall,	Kurtz,	Sensenich,
Catlin,	Heacock,	Magee,	Sheatz,
Clark,	Hilton,	Martin,	Snyder,
Cooper,	Hoke,	McIlhenny,	Sones,
Crow,	Homsher,	McNichol,	Sproul,
Daix,	Huffman,	McNichols,	Thompson,
DeWitt,	Hunter,	Miller,	Vare,
Endsley,	Jarrett,	Mills,	Washers,
Farley,	Jones,	Moore,	Gerberich,
	Judson,	Morgan,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. ENDSLEY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ENDSLEY. from the Committee on Agriculture, reported as amended, Senate Bill No. 1004 (House Bill No. 414), entitled:

An Act to regulate the sale for agricultural purposes of crushed lime-stone lime gypsum and related products defining sand products and requiring that they be sold under official tags bearing the manufacturer's or dealer's guarantee providing for its enforcement and prescribing penalties for its violation.

BILL ON FIRST READING.

Mr. ENDSLEY. Mr. President, I move that the Senate do now proceed to the first reading and consideration of Senate Bill No. 1004 (House Bill No. 414), entitled:

An Act to regulate the sale for agricultural purposes of crushed lime-stone lime gypsum and related products defining sand products and requiring that they be sold under official tags bearing the manufacturer's or dealer's guarantee providing for its enforcement and prescribing penalties for its violation.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1004 (House Bill No. 414), entitled:

An Act to regulate the sale for agricultural purposes of crushed lime-stone lime gypsum and related products defining sand products and requiring that they be sold under official tags bearing the manufacturer's or dealer's guarantee providing for its enforcement and prescribing penalties for its violation.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

RECESS.

Mr. THOMPSON. Mr. President, I move that the Senate do now take a recess for fifteen minutes.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 994.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two houses in relation to Senate Bill No. 994, entitled:

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 942.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the difference existing between the two houses in relation to Senate Bill No. 942, entitled:

An Act providing for the printing binding and distribution of two publications heretofore published by the State, namely "Pennsylvania at Gettysburg" and "Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proofreading and indexing thereof and making an appropriation for said work.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 711.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two houses in relation to House Bill No. 711.

Agreeably to order,

The Senate proceeded to the consideration of the report of the committee of conference on House Bill No. 711, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned, a majority of the Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 711, entitled "An Act relating to the management of penitentiaries, jails, prisons, houses of correction, work houses, houses of refuge and reformatories," beg leave to submit the following amended bill as our report:

SAMUEL W. SALUS,
EDWIN H. VARE,
JAMES P. MCNICHOL,

Committee on the part of the Senate.

JOHN T. LOWERS,
WILLIAM T. RAMSEY,
T. A. STEELE,

Committee on the part of the House of Representatives.

An Act relating to the management of the Eastern State Penitentiary.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the proper authorities of the Eastern State Penitentiary are authorized at their discretion to have any or all of the persons confined in the said penitentiary congregated for the several purposes of worship labor learning and recreation Provided That no person shall be brought into an assembly for common worship unless such person so desires.

Section 2 All acts and parts of acts inconsistent with this act are repealed.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Kline,	Nulty,
Beldleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Thompson,
DeWitt,	Jarrett,	Mills,	Vare,
Endsley,	Jones,	Moore,	Wasbers,
Farley,	Judson,	Morgan,	Gerberich,
Graff,			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 953.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two houses in relation to House Bill No. 953.

Agreeably to order.

The Senate proceeded to the consideration of the report of the committee of conference on House Bill No. 953, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill number nine hundred and fifty-three entitled: "An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the sanitary keeping of stables and other places in such cities where horses, mules, cows, sheep, goats or swine, are kept for the collecting, storing or transporting of manure from such animals, providing that no manure shall be collected or stored in any stable or manure pit or other place without a permit or transported in violation of said rules and regulation, making a violation of the act or said rules and regulation a misdemeanor, prescribing penalties therefor and repealing inconsistent acts," beg leave to submit the following amended bill as our report.

JOHN R. K. SCOTT,
EDWIN R. COX,
W. H. WILSON,

Committee on the part of the House of Representatives.

JAMES P. McNICHOL,
AUGUSTUS F. DAIX, Jr.,
Committee on the part of the Senate.

An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the sanitary keeping of stables and other places in such cities where horses mules cows sheep goats or swine are kept and for the collecting storing and transporting of manure from such animals providing that no manure shall be collected or stored in any stable manure pit or other place without a permit or transported in violation of said rules and regulations making a violation of the act or of said rules and regulations a misdemeanor prescribing penalties therefor and repealing inconsistent acts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of health in cities of the first class is hereby authorized and empowered to make all reasonable rules and regulations for the sanitary keeping of all stables and other places where horses mules cows sheep goats or swine or any of them are kept within such cities and for the collecting storing and transporting of manure from such animals

Section 2 No manure from such animals or any of them shall be collected or stored in any stable stall manure pit wharf or other place in any such city without a permit from the bureau of health of such city or contrary to the terms of said permit or contrary to said rules and regulations and regulations nor shall any such manure be transported through any such city or any part thereof except in accordance with said rules and regulations

Section 3 The rules and regulations adopted by said board of health in any such city as aforesaid shall be promulgated by advertising three times each in two newspapers published in said city notice that such rules and regulations have been adopted and where copies thereof may be had Such rules and regulations shall be printed and shall be furnished free upon application by the bureau of health

Section 4 Such permits be issued free upon application by the bureau of health to those who have complied with said rules and regulations

The persons firms or corporations to whom they are granted shall post them conspicuously within the premises to which they refer so as to be readily visible

Section 5 The term "manure" for the purpose of this act shall be construed to mean the dung or offal of any of afore-

said animals and the straw and other refuse dirt and waste ordinarily mixed with it

Section 6 Any violation of the provisions of this act or of any of the rules and regulations hereby authorized shall constitute a misdemeanor punishable on summary conviction before a magistrate by a fine of not less than two dollars or more than ten dollars or imprisonment in default of fine of not less than one day or more than five days subject to appeal as in other cases of summary conviction

Section 7 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Kline,	Salus,
Beldleman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Mills,	Wasbers,
Endsley,	Jones,	Moore,	Gerberich,
Farley,	Judson,	Morgan,	Pres. pro tem.
Graff,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1408.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two houses in relation to House Bill No. 1408.

Agreeably to order,

The Senate proceeded to the consideration of the report of the committee of conference on House Bill No. 1408, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House Bill number one thousand four hundred and eight, entitled: "An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives," respectfully beg leave to submit the following bill as our report

WALTER McNICHOLS,
STERLING R. CATLIN,
HENRY A. CLARK,
Committee on the part of the Senate.

ABRAM C. STEIN,
C. N. ISLER,
I. G. FORSTER,

Committee on the part of the House of Representatives.

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the Journal and reading clerks of the Senate and the House of Representatives shall each receive two thousand five hundred dollars (\$2,500) for each regular biennial session including the session of one thousand nine hundred and thirteen and ten dollars (\$10.00) per diem for each special or extraordinary session The mileage and salary of the said Journal and reading clerks as returning officers shall be as heretofore authorized by law

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Kline,	Nulty,
Beldleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,

Dalx, DeWitt, Endsley, Farley, Graff,	Hunter, Jarrett, Jones, Judson,	Miller, Mills, Moore, Morgan,	Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 1469.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 1469.

Agreeably to order,

The Senate proceeded to the consideration of the report of the committee of conference on House Bill No. 1469, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 1469, entitled "An Act relating to roads; providing for the supervision, construction, maintenance and repair of township roads, relating to road tax, and providing penalties for the violation thereof," beg leave to submit the following amended bill as our report:

WALTER McNICHOLS,
ASA K. DEWITT,
DAVID HUNTER,

Committee on the part of the Senate.

E. E. JONES,
RALPH GIBSON,
E. G. M. KUHN,

Committee on the part of the House of Representatives.

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within sixty days after the approval of this act the State Highway Commissioner shall establish in the State Highway Department a Bureau of Township Highways which shall be in general charge of one of the Deputy State Highway Commissioners to be designated by the State Highway Commissioner

The State Highway Commissioner shall subject to the approval of the Governor appoint any additional clerks officers and employees that may be required to carry out the provisions of this act fix the rate of their salary which shall not exceed that paid other employees of the department for similar service and the amount of the bond if any they shall be required to give

The salaries and expenses of all such employees shall be paid by the State Treasury upon warrant of the Auditor General out of the moneys appropriated therefor in the same manner as the salaries and expenses of other officers and employees of the State Highway Department are paid

The State Highway Commissioner may from time to time assign such clerks officers and employees of the State Highway Department to the work of the bureau as he may deem necessary

Section 2 The Deputy or other officer in charge of the Bureau of Township Highways under the direction of the State Highway Commissioner shall

First Have general supervision of all township highways and bridges which are constructed improved or maintained in whole or in part by the aid of State moneys excepting State and State-aid highways otherwise provided for

Second Prescribe rules and regulations not inconsistent with law fixing the duties of township officers in respect to all highways and bridges under his jurisdiction Such rules and regulations shall before taking effect be printed and transmitted to the highway officers affected thereby

Third Compel compliance with laws rules and regulations relating to such highways and bridges by highway officers and see that the same are carried into full force and effect

Fourth Compile statistics relating to such public highways throughout the State and collect traffic census data and such other information in regard thereto as he shall deem expedient

Fifth Prepare tables showing total number of miles of highways in the State by township and county and file a copy of the same in the office of the State Highway Commissioner

Sixth Make an annual report to the State Highway Commissioner for publication covering the work of his

bureau the condition and needs of the township roads of the Commonwealth and containing such recommendations as he shall deem necessary for their further improvement Said report shall also contain a complete list of the employees in his department and the compensation paid to each which shall be published as part of the State Highway Commissioner's report

Seventh Call such State county or township road meetings or conventions at such times and at such places as he shall deem wise and direct officers and employees of his department to attend

Eighth Perform such other duties and have such other powers as may be conferred by law or imposed by the State Highway Commissioner

Section 3 The State Highway Commissioner shall divide the State into suitable districts and assign to each district a Superintendent of Highways provision for whom has already been made by existing laws Each such Superintendent in addition to his other duties and subject to the rules and regulations of the State Highway Commissioner and for the purpose of ascertaining what townships shall be entitled to participate in moneys appropriated by the Commonwealth to assist the carrying out the provisions of this act shall

First Have the general charge of all township highways and bridges within his district or county and see that the same are improved repaired and maintained as provided by law and according to the rules and regulations of the State Highway Commissioner have the general supervision of the work of constructing improving and repairing township bridges and highways in his district or county so far as it is practical to do so

Second, Visit and inspect highways and bridges in each township of his district or county at least once in each year or whenever directed by the State Highway Commissioner and advise and direct how to repair maintain and improve such highways and bridges

Third, Examine the various formations and deposits of gravel and stone in his district or county for the purpose of ascertaining the materials which are best available and suitable for the improvement of highways therein and when requested by the State Highway Commissioner submit samples of such formations and deposits and make a written report in respect thereto

Fourth. Approve plans and specifications and estimates for the erection and repair of township bridges and culverts and the construction and maintenance of township highways except in case of emergency He shall not approve of plans or specifications for the construction or repair of any township bridge or culvert to be constructed of concrete stone or iron unless such plans and specifications are in accordance with standards which the State Highway Commissioner is hereby directed to prepare or have been submitted to and approved by the State Highway Commissioner through the superintendent in charge of such county or district and no contract for the repair or construction of any township bridge or culvert shall be valid unless such contract is in accordance with standard plans prescribed or unless the plans specifications and estimates have been prepared or approved by the State Highway Commissioner

Fifth. Report to the State Highway Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district or county containing such matter and in such form as may be prescribed by the State Highway Commissioner Additional reports shall be made from time to time when required by the State Highway Commissioner in respect to such matters as may be specified by him

Sixth. Attend any meeting or convention when directed to do so by the State Highway Commissioner Whenever a public meeting for a county or district shall have been called by the State Highway Commissioner he shall cause due notice to be mailed to each township supervisor or commissioner and such others as shall be directed by the State Highway Commissioner

Seventh. Perform such other duties as may be prescribed by law or the rules and regulations of the State Highway Commissioner

Section 4 The general supervision of road affairs in every township of the second class shall be in the hands of three qualified electors of such township who shall be styled township supervisors instead of road supervisors as under former laws and who shall be elected at the municipal elections in the odd numbered years for a term of six years The term of all supervisors elected in the years one thousand nine hundred and nine and one thousand nine hundred and ten shall expire on the first Monday of December one thousand nine hundred and thirteen and the term of all supervisors elected in the year one thousand nine hundred and eleven for the short or long term respectively (if two vacancies were filled) shall expire on the first Monday of December one thousand nine hundred and thirteen or one thousand nine hundred and fifteen as the case may be At the municipal election in the year one thousand nine hundred and thirteen one supervisor shall be elected for a full term of six years and one supervisor for a term of four years and then each municipal election thereafter one supervisor shall be elected for the full term of six years

In case two or more persons were in the year one thousand nine hundred and eleven elected supervisors and the length of the respective long and short terms were not designated the said supervisors shall after the passage of this act determine by lot the length of the said respective terms so as to harmonize the same with the provisions of this section

Section 5 The supervisors of each township shall meet at the place where the auditors of the respective townships meet to perform their official duties on the first Monday in December one thousand nine hundred and thirteen and yearly thereafter and after being duly sworn or affirmed according to law to discharge their duties with fidelity a copy of the oath

to be filed with the township auditors shall organize as a board by electing one of their number as chairman and shall appoint a treasurer and a secretary who may or may not be the same person and who may or may not be a member of the board and the secretary shall perform all the duties formerly performed by the township clerk which office has been abolished and the said secretary shall receive as compensation for his services such sum as shall be fixed by the township auditors. Provided That the combined amount paid to said secretary and treasurer shall not exceed two per centum of the money paid out by said treasurer except where such percentage would be less than ten dollars. The board shall proceed to levy a road tax which shall not exceed ten mills on each dollar of valuation this valuation to be the last adjusted valuation for county purposes and which shall be furnished to said township supervisors by the commissioners of the proper county. Provided That if any further adjustment of valuation of any property is made by the county commissioners after said tax is so levied and before said tax is payable such valuation so adjusted shall be certified to the township supervisors and the tax shall be collected on the basis of such valuation as so adjusted. Provided That a greater rate than ten mills and not to exceed ten additional mills may be levied by order of the court of quarter sessions of the peace of that county upon petition of the board of supervisors with their unanimous recommendation and upon due cause shown. Provided however That the said road tax shall hereafter be collected in cash and no such taxes shall be payable in labor or worked out. Each township coming under the provisions of this act shall receive annually from the State fifty per centum of the total amount of road tax collected by such township as shown by the sworn statement of the board of township supervisors contained in the annual report furnished to the State Highway Commissioner on or before the first day of January in each year as hereinafter provided. Provided That no township shall receive in any one year more than twenty dollars for each mile of township road in said township. Such distribution shall be made on a basis of an average amount to each mile of township road. Upon receipt of the sworn statement from the board of township supervisors it shall be the duty of the State Highway Commissioner to certify to the Auditor General the amount due the respective township and he shall draw a warrant upon the State Treasurer for the payment of the amount due said township under the provisions of this section to the treasurer of the board of township supervisors which shall be paid out of the moneys appropriated for that purpose. Provided however No such payment shall be made until such treasurer has filed in the office of the superintendent in charge of such county or district and with the State Highway Commissioner a certified copy of the bond given by him as hereinafter provided for in this act nor until the agreement for the expenditure of such State money together with the township's money has been made and approved as hereinafter provided. Provided That whenever the township highway funds together with funds appropriated by the General Assembly for State aid to township roads have been exhausted the board of supervisors is hereby authorized to issue a certificate of indebtedness and borrow on the credit of the township money in anticipation of taxes to be collected to the end that work may be performed in proper season and in accordance with rules and regulations prescribed.

The State Highway Commissioner shall furnish from time to time bulletins of instruction to each board of township supervisors for the building repairing and maintenance and improvement of township roads and bridges and shall furnish any additional information when called upon to do so. The State Highway Commissioner shall also furnish from time to time free of charge standards plans and specifications for permanent improvements in the building of bridges and culverts establishing of grades proper drainage and such other matters as he may deem essential. The State Highway Department shall furnish blanks to the supervisors in which said supervisors or a majority of them shall make a sworn statement that the money has been expended in building repairing maintaining dragging and improving the township roads according to the instructions standards and specifications or the rules and regulations prescribed by the State Highway Department so far as the available funds and local conditions make it possible. Provided further That upon the neglect or refusal of the supervisors of any township to carry out the instructions rules and regulations of the State Highway Commissioner then the State Highway Commissioner may withhold from said township so neglecting or refusing the amount to which it would otherwise be entitled for the year in which said neglect or refusal occurred.

Section 6 It shall be the duty of the board of township supervisors immediately after their organization as a board to divide their township into one or more road districts and they shall employ a superintendent for the entire township or a roadmaster for each district. Township supervisors may require the superintendent or roadmasters to give bond with approved security for faithful performance of their duties and said superintendent or roadmasters shall at all times be subject to removal by the board of supervisors. The township supervisors from time to time shall fix the wages to be paid per hour to the superintendent or roadmasters and laborers for work on the roads and bridges. Provided however That nothing in this act shall prohibit the board of township supervisors from making a contract for the improvement and keeping in repair of not more than ten miles of road no contract to extend over a period of more than four years and no contract to be given unless approved of and signed by at least two of the board of township supervisors. Every contractor for road work shall give bond for the amount of said contract and sign specifications furnished by the township supervisors for the building and care of such contract roads. Provided also That nothing in this act shall prohibit the township supervisors should they deem it advisable from overseeing and working on the roads themselves in part or all of the roads in their townships in which case they shall not be required to employ a superintendent or roadmasters. The

compensation of such supervisors when overseeing or working on roads shall be fixed by the township auditors. Provided however That the rate per day shall not be less than one dollar and fifty cents nor more than three dollars.

Section 7 The township superintendent or the roadmasters under the general direction of the board of supervisors or the supervisors acting as superintendent or roadmasters all subject to the rules and regulations of the State Highway Commissioner shall

First, Have the general care and superintendence of the improvement of the highways and bridges in the township except as otherwise specially provided.

Second, Cause such highways and bridges to be kept in repair and free from obstructions caused by snow trees brush etcetra and give the necessary directions therefor and inspect the highways and bridges within the township during the months of April and October of each year or at such other time as the board of supervisors or the superintendent may direct.

Third, Divide the township into as many sections as may be necessary for the proper maintenance and repair of the highways therein and the opening of highways obstructed by snow.

Fourth, Employ or hire such persons teams and implements as may be necessary for the proper maintenance and repair of highways and bridges and the removal of obstructions caused by snow subject to the approval of the board of supervisors and provide for the organization and supervision of the persons so employed and work on the roads themselves when directed to do by the Board of Supervisors. Records shall be kept and reports made and filed giving the names of all persons so employed including supervisors superintendent or road masters dates on which work was done and nature and location of same with compensation paid to each and the capacity in which they are employed.

Fifth, Construct and keep in repair sluices and culverts and cause the waterways bridges and culverts to be kept open.

Sixth, Cause loose stones lying in the beaten track of every highway within his township to be removed. Stones so removed shall be conveyed to some place from which they shall not work back or be brought back into the track by road machines road drags or by other implements used in repairing or maintaining such highways.

Seventh, Report monthly to the board of supervisors containing the matter and in the form to be prescribed by the State Highway Commissioner.

Eighth, Attend such road meetings and conventions as may be called when directed to do so by the board of supervisors.

Ninth, Perform such other duties and have such other powers as may be imposed or conferred by law or the rules and regulations of the State Highway Commissioner.

Section 8 The board of supervisors is authorized to purchase such material machinery road drags tools and implements as shall in its judgment be necessary for making and repairing roads and bridges the same to be the property of the township and used for the benefit of the township and to be properly housed and cared for by the board of supervisors.

All contracts for the purchase of power rollers traction engines stone crushers concrete mixers or road machines for grading or scraping shall be made only after consultation with the Superintendent in charge of such county or district and no such contract shall be valid unless it shall be approved and signed by such superintendent.

Section 9 The treasurer appointed by the board of township supervisors shall be required to give bond with at least two sufficient sureties to be approved by the auditors of the township conditioned that the said treasurer shall well and truly account for and pay over all moneys collected or paid by the State according to the provisions of this act and received by him for road purposes according to law and such bond shall be filed with the township auditors and a certified copy of the same shall be filed with the Superintendent and with the State Highway Commissioner. He shall pay out such moneys received by him only upon a written order signed by two members of the board of supervisors which order shall be by the use of blanks prepared and furnished by the State Highway Commissioner which is for the purpose of providing a uniform system of accounting and auditing throughout the State.

Section 10 Moneys levied and collected or received from the State as State aid according to the provisions of this act shall be expended at such place and in such manner as may be agreed upon by the board of supervisors. Such agreement which shall be upon a blank furnished by the State Highway Commissioner shall be written and signed in triplicate by a majority or all of the members of the board and shall be approved by the superintendent in charge of such county or district and the State Highway Commissioner before the same shall take effect and before the State's money shall be paid to the treasurer of the board of township supervisors as hereinbefore provided one of such triplicate copies shall be filed with the treasurer one in the office of the superintendent and one with the State Highway Commissioner.

Section 11 The board of township supervisors shall annually before their organization meeting in December or as soon thereafter as practicable make or cause to be made written estimate of the amount of money which should be raised in the township for the ensuing year beginning on the first Monday of December for the purpose therein set forth which shall be filed with the treasurer. Such estimates for the purpose of aiding the board in determining how much road tax to levy shall specify

First The amount of money necessary to be levied and collected for the maintenance repair and improvement of highways including sluices.

Second The amount of money to be levied and collected for the repair and construction of culverts and bridges.

Third The amount of money to be levied and collected for the purchase hire repair and custody of tools implements and machinery

Fourth The amount of money necessary to be levied and collected for the payment of debts or other miscellaneous purpose

Section 12 After the taking effect of this act the fiscal year shall expire on the day before the first Monday in December in each year and all receipts disbursements contracts or purchases subsequent to that date shall be chargeable to and entered as of record in the fiscal year following

Section 13 The State Highway Commissioner shall supply the necessary books blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended as provided for in this act for highways machinery bridges tools and implements and for miscellaneous purposes which shall be uniform through the State so far as practicable All books blanks forms reports et cetera provided for in this act shall be forwarded by the State Highway Commissioner to the various boards of supervisors by December first of each year

Section 14 The supervisors of each township shall make or cause to be made a duplicate designating the amount of road tax levied against each taxpayer of the township and deliver the same to the township collector who shall after receiving said duplicate give notice thereof in the same manner as is now required by law in collection of State county and poor taxes and shall give him a warrant to collect the tax which shall be collected as follows namely To all taxpayers who pay their road tax to the collector before June first of each year an abatement of five per centum shall be made on all road taxes paid to the collector between June first and October first of each year the taxpayers shall pay the full amount of the road tax levied against them and on all road taxes remaining unpaid on the first of October in each year the collector shall add five per centum thereto as penalty for such delinquency and shall collect said penalty in addition to the tax levied said penalty to be his compensation for collecting said delinquent taxes The tax collector shall be allowed two per centum on all taxes collected on his duplicate previous to the first day of June of each year and five per centum on all taxes collected from June first to October first

The tax collector shall keep correct accounts of all moneys collected marking paid on his duplicate each taxable amount of tax and the date on which paid and said collector shall on the first of each month make a true and correct statement in writing to the secretary of the board of supervisors for their use of all taxes collected during the previous month giving names of taxables and amount collected from each and the total amount received and said collector shall pay over on the first day of each month to the treasurer all moneys collected during the previous month and take his receipt for same In case of the refusal or neglect of any tax collector to comply with the provisions of this act he shall be guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not less than one hundred dollars or to be imprisoned for a term not exceeding one year or both at the discretion of the court

Section 15 The township supervisors shall meet for the transaction of business once each month at a time to be fixed by the board Two members shall constitute a quorum The board shall be allowed for necessary expenses including office rent and stationery light and fuel to be paid out of the township road funds Upon request the township auditors shall allow those supervisors who do not act in the capacity of superintendent or roadmasters to collect from the township road funds as compensation for serving as township supervisors an amount which will average not less than one dollar nor more than four dollars for each monthly meeting attended the amount to be determined by the township auditors

Section 16 In all cases where a vacancy occurs in the board of township supervisors from any cause and within a reasonable time thereafter no petition for the appointment of a person to fill such vacancy has been presented to the court as hereinafter provided for the two remaining supervisors may appoint a successor to fill the office for the unexpected term and shall certify his appointment to the Clerk of Courts of the county within fifteen days thereafter In the event of a petition signed by a supervisor and not less than ten voters who are owners of real estate in the township being presented to the court or in the event of several petitions being presented the court of quarter sessions of the proper county shall appoint a person or persons to fill the vacancy or vacancies for the unexpired term or terms

Section 17 The board of township supervisors shall keep minutes of their proceedings and such books as they may find necessary in the performance of their duties all of which shall be open for the inspection of any taxpayer at all reasonable times and which shall be submitted for the information of the township auditors when said auditors meet to audit the accounts of the treasurer and other township officers and shall deliver such books papers and accounts to their successors The State Highway Commissioner may at such times as may be deemed expedient cause an examination to be made of all accounts and records kept as required by this act and it shall be the duty of all county and township officers to produce all such accounts for examination and inspection at any reasonable time on demand of a duly appointed representative of the State Highway Department It shall also be the duty of the treasurer to produce all such records for the inspection of any taxpayer and to submit the same to the township auditors when said auditors meet as herein provided

Section 18 It shall not be lawful for any superintendent of highways township supervisor superintendent or roadmaster to be interested either directly or indirectly in any purchase made or contract relating to roads and bridges except as provided for in this act nor to furnish any materials therefor Any person knowingly violating the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to be imprisoned for a term not exceeding six months both or either at the discretion of the court and shall forfeit his office

Section 19 If any superintendent township supervisor township superintendent roadmaster or contractor employed to work on the roads bridges and highways of the Commonwealth shall violate any of the provisions of this act other than those otherwise provided for or shall fail neglect or refuse to carry out the provisions of the same he shall be guilty of a misdemeanor and upon conviction sentenced to pay a fine of not more than fifty dollars (\$50) to be collected in the name of the township as other debts of like amount and paid to township treasurer for the use of the road fund of said township

Section 20 The township supervisors or superintendents of the several townships of this Commonwealth elected or appointed in pursuance of this act shall have all the powers and shall perform all the duties imposed by the existing laws on supervisors of roads and bridges and highways and shall be subject to the same responsibilities and penalties as road supervisors are now subject to except in so far as changed or supplied by the terms of this act

Section 21 The board of supervisors of the several townships shall annually on or before the first day of January in each and every year make a sworn statement to the State Highway Commissioner on blanks furnished to them by the State Highway Commissioner of the whole amount of tax levied during the preceding year for road purposes and the total amount of road taxes collected during the year specifying in such report the amount expended for maintenance or repairs of roads for opening and building of new roads and for macadamizing or otherwise permanently improving roads and the number of miles thus made and the total number of miles of township roads in said township together with the names and addresses of the chairman members and secretary and treasurer of the board and such other matters and things as the State Highway Commissioner may require It shall be the duty of the clerk of courts in each county not later than the twentieth day of November following every municipal election to certify to the State Highway Commissioner the names and post office addresses of all supervisors and commissioners of the respective townships in said county The failure or neglect of any clerk of courts to furnish such list shall be deemed a misdemeanor and on conviction thereof shall be punished by fine of not more than fifty dollars at the discretion of the court

Section 22 The provisions of this act shall take effect the first Monday of December Anno Domini one thousand nine hundred and thirteen except those sections providing for the election of township supervisors which shall govern the election of township supervisors at the municipal election in the year one thousand nine hundred and thirteen As this act goes into effect all acts or parts of acts general special or local inconsistent herewith or supplied hereby be and the same are hereby repealed Provided however That an act entitled "An Act enabling the taxpayers of townships and road districts to contract for making at their own expense roads and paying salaries of township or road district officers and thereby preventing the levy and collection of road tax therein" approved June twelfth one thousand eight hundred and ninety-three and the act entitled "An Act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven also "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class" approved April twenty-eighth one thousand eight hundred and ninety-nine also "An Act to amend 'An Act to provide for the classification of townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class' approved April twenty-eighth one thousand eight hundred and ninety-nine" approved the twenty-fourth day of May one thousand nine hundred and one shall not be repealed or affected hereby

On the question.

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander, Beidieman, Buckman, Catlin, Clark, Cooper, Crow, Daly, DeWitt, Endsley, Farley, Graft,	Gyger, Hall, Heacock, Hilton, Hoke, Homsher, Huffman, Hunter, Jarrett, Jones, Judson,	Kline, Kurtz, Magee, Martin, McIlhenny, McNichol, McNichols, Mills, Moore, Morgan,	Nulty, Salus, Sensenich, Sheatz, Snyder, Sones, Sproul, Thompson, Vare, Wasbers, Gerberich, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECONSIDERATION OF HOUSE BILL NO. 1544.

Mr. DeWITT. Mr. President, I move to reconsider the vote by which Senate Bill No. 1282 (House Bill No. 1544), entitled:

An Act to amend the second third fourth fifth sixth seventh eighth eleventh twelfth and fifteenth sections of an act entitled "An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review his orders and making it the duty of officers of public instruction and persons in charge of public or private schools to instruct children as to the dangers of fire and the pervention of fire waste" approved the third day of June one thousand nine hundred and eleven by extending the powers and duties of State Fire Marshal his deputies and assistants and providing penalties for violations of said act as amended and to repeal the fourteenth section of said act

was defeated on final passage.

Mr. SALUS. Mr. President, I second the motion.

Mr. McILHENNY. Mr. President, You haven't asked the usual question as to how the Senator voted.

The PRESIDENT. The rule affecting reconsideration was unanimously suspended at tonight's session.

Mr. McILHENNY. Mr. President, when?

The PRESIDENT. Tonight, Rule 16 was suspended.

Mr. McILHENNY. Mr. President, Was I in the Chamber when this was done?

The PRESIDENT. I do not recall.

Mr. McILHENNY. Mr. President, I have been in the Chamber all evening and I was not out of the Chamber to the best of my belief.

The PRESIDENT. The motion was made, seconded and the question put and unanimously agreed to. There was no opposition.

Mr. JARRETT. Mr. President, I rise to a parliamentary inquiry.

The PRESIDENT. The Senator from Mercer, Mr. Jarrett, will state his parliamentary inquiry.

Mr. JARRETT. Mr. President, I would like to know just what time this motion was made.

The PRESIDENT. The stenographer will read his notes.

The notes regarding the suspension of Rule 16 were read.

On the question,

Will the Senate agree to the motion?

Mr. McILHENNY. Mr. President, I have been sitting now in this body for eight years, and there has never been a time when such action as this has been taken, and in justice to yourselves and to the State of Pennsylvania it is my opinion it is the duty of this Senate to vote down this motion to reconsider. It is not fair play, gentlemen, that a bill of this character in which there is so much interest when a man is out of the room or when the Senate is not fully in order to pass a resolution of this kind. Gentlemen, in my judgment and I leave it to the consciences of you men, it is not fair play, and this resolution should be voted down.

Mr. McNICHOL. Mr. President, I have been in this chamber for ten years and there has never been a time in that period that any bill upon the Calendar was defeated whether it was a bill opposed by the majority members of this chamber or by the minority members of this chamber that has not been reconsidered on motion of

those gentlemen who voted in the majority. There has never been a time in my experience or the experience of any of the members of this chamber in which such methods as to prevent reconsideration for the purpose of giving a final trial on this bill was denied to any Senator in my ten years' experience and it is only proper and right that members who have been unfortunate in their first attempt have been given a second opportunity to find whether the Senators have changed their opinion as to the merits or demerits of the bill and I think the injustice of the proceeding of this Senate is entirely upon the side of the minority who are opposed to this proposition to such an extent that it requires such efforts as this upon the part of the majority of the Senate and I trust that the motion to reconsider this bill will be agreed to.

Mr. McILHENNY. Mr. President, if the men who voted "No" on this question originally do not want to reconsider it it is not the duty of this Senate and it is not proper that they will be overruled by what can be nothing less than sharp practice.

Mr. McNICHOL. Mr. President, there has been considerable sharp practice going on in the Senate for the last six months at least.

Mr. McILHENNY. Mr. President, not upon my part nor the part of my friends.

The yeas and nays were required by Mr. McILHENNY and Mr. MILLER and were as follows, viz:

YEAS—25.

Beidleman, Buckman, Catlin, Clark, Crow, DeWitt, Endsley,	Gerberich, Graft, Hall, Homsher, Hunter, Jones,	Kurtz, Martin, McNichol, McNichols, Morgan, Salus,	Sheatz, Snyder, Sones, Sproul, Thompson, Vare,
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NAYS—15.

Farley, Gyger, Heacock, Hilton,	Hoke, Jarrett, Judson, Kline,	Magee, McIlhenny, Miller, Mills,	Moore, Nulty, Wasbers,
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So the question was determined in the affirmative.

And the question recurring,

Shall the bill pass finally?

Mr. McILHENNY. Mr. President, I dislike to speak on this bill because the bill should not be before the Senate, but I feel the necessity of doing so and that it is my duty to say what the contents of the bill are. Under this bill every fire marshal in the State is made an assistant to the State Fire Marshal and the result of that is that every fire department of a city or county or township if they have them every firemen in those places will be under the control of the State Fire Marshal. The local fire marshals will be his assistants and any order given by the State Fire Marshal, as in the case of a chief or his assistants, must be obeyed. This bill will take from the local government and put into the State government the control of every local fire department whether volunteer or paid. The bill gives inspectors to the State Fire Marshal to have a roving commission to be paid \$1500 per year each and expenses, and who have the right to go into the home and into the factory of every man in the State, and the bill suspends one of the inalienable rights of a citizen to have his home his castle, while this bill permits agents or inspectors to enter into the house without a search warrant. And in the General Appropriation Act the State Fire Marshal and his department are given ten thousand dollars for his salary, \$8,000 for his chief assistant, \$24,000 for the first, second, third and fourth deputy assistants, \$5,000 for statistician; \$4,000 for chief clerk; \$2,000 for salary for messenger; \$30,000 for payment of salary to clerks, \$60,000 for the payment of salaries of deputy state inspectors and \$50,000 for the payment of contingent expenses. This department has only been in existence and organization since last September. It is a great sum of money being placed into his hands and more power than is given to any State official in this State. If any body speaks in favor of this bill he will tell you it is on a parity with the State Commissioner of Health. The Commissioner of Health only has the right to go into a community when great public necessity demands it. These fire inspectors and Chief Fire Marshal have control at all

times of your firemen and fire marshals and they are his assistants. It might be some excuse even for the Department of Health to have control because some great disease might sweep over the State, but there is no danger of this thing from a fire, but fire is a local question and should be handled by local authorities, and there is absolutely no reason, no justice, or good sense that the control of these matters should be taken from the local authorities and put into the hands of this man in Harrisburg, who has had seven or eight months experience as Fire Marshal or fireman of any kind. The Chief Fire Marshal, Mr. Baldwin, was formerly employed in the City of Philadelphia in the Health Department. He was removed from that office by Dr. Neff who was appointed both by former administration and by the present administration. He has had no experience whatever in the control of fires. He has had seven months only to formulate the rules of his Department and we should never permit a bill such as this. It should never come until after the department is thoroughly organized and until they have men capable of dealing with this situation. He does not know as much about fighting fire as any man in this Senate Chamber practically he has had no experience, you men know what the firemen do but this man has lived in Philadelphia and his work has been in an entirely different direction.

Now the way this bill has gotten this far is bad enough. The bill itself is bad enough, but the threats that have been made are worse. I can only repeat what I stated before, that since I have been in this chamber there has never been a thing that happened here that has so shocked my sense of right, and fair dealing between man and man as the acts of this Senate tonight. This bill has been urged for four days now by every means which could be brought into play to control the votes of these men. Constantly have been in this chamber, interviewing Senators, high officials of this Government, from the Secretary of the Commonwealth down to the lowest man in the government who could have any influence with a Senator, and I submit to you gentlemen that not only as to this bill alone, but as a general policy it is contrary to the best interests of this Commonwealth that men from other parts of the State Government—the executive part—come here and attempt to control the votes of these Senators who have failed to do things that we wanted them to do for us from the Highway Departments or other Departments can bring influence to bear on Senators which should not be brought on any bill, much less on a bill of this character, and I can only say to you gentlemen that this bill bad in itself, bad as to the means by which it has been put through, certainly should be defeated.

Mr. SALUS. Mr. President, this bill, as I understand it is a matter of grave importance to Pennsylvania. If the Senators here assembled would defeat it because of what proceeding or what manner of proceeding it comes before them at this particular time. So far as the circumstances under which it was reconsidered are concerned with a kindly feeling towards some of the men who propose to vote against this bill I will not try on this floor to tell of the unfair and underhanded and unparliamentary manner in which this bill was tied up. I can say, and I can say safely, and I know whereof I speak, that men on the floor of the Senate have followed principles I imagine were never heard of in the history of the law making of Pennsylvania, men who have almost put their words down to fight this bill with their own blood. There was conspiracy among the men who are opposed to this bill for no other reason that it might take power from some political party in some particular part of this State and deprive the State of Pennsylvania of a law, and there is no better one in the history of this State. Mr. President, it is idle and idiotic for the members of this Senate to stand here on the question of a few paltry dollars in a place like this. And may I state that I know of no crime that any man under Gods domain can commit that rises higher in the annals of the criminal than to be an incendiary. To my mind, murder itself is a similar crime, and one of the reasons why we of this State ought to stand up manly and courageously as against any outside influences and pass this bill, is that it may place in the hands of the fire marshal of this State a law that will bring such offender to justice. It is a known fact that men who have committed this crime in Pennsylvania go unpunished for years. There have been fewer convictions for arson in the State of Pennsylvania in proportion to the

number of fires than any other State in this Union. I say that of itself is a blot upon the fair name of our State. In addition to that, Mr. President, this bill is in accord with all policies of the time, not only in accord with questions of fire, but in accord with other questions. It is an effort on the part of the State to establish a department which will cause the prevention of fires.

We have been taught in our Health Department and in all other departments about the best way to economize for this State is the prevention of waste, be it so far as the health of the citizenship is concerned, be it so far as the wealth and resources of the State are concerned. This bill is being advocated for those two reasons more than any other. In twenty-six States of the Union it has been a success. In many of the States the number of fires has dwindled to about thirty-three and a third per cent. This is the twenty-seventh State in which this effort is being made. There are objections to this bill from the Director of Public Safety of the City of Philadelphia and from similar people in Pittsburgh, and the only reason that they object is because they feel that it might take some power from their hands. This does not interfere with either of their directors. The bill in itself does not allow the Fire Marshal to do anything in so far as pertains to the management of the fire department in this State. He has no say in the management of the fire department in so far as their departments are concerned in the fighting of fires. All that he can do under this bill is to send his deputies around to use their best efforts to prevent fires and make report. I know little of the condition in Pittsburgh, but I know that in the City of Philadelphia a man who is opposed to this bill is a man who once wrote a book on the prevention of fires. He had as he says five years' study in the prevention of fires. This bill is framed in accordance with many instances in the book that this particular man wrote and when he appeared before the Committee and opposed this bill, he was brought face to face with statements made in his own book, and he refused to answer the questions. The only thing he would say was: "I will not answer this question at this time." This particular party is closely connected with out present Director of Public Safety in the City of Philadelphia. This particular party uses each day of his life sixty-five firemen in the City of Philadelphia for no other purpose than to advocate his own particular business interests. I heard him before the Committee say to this Committee "If I had my way I would have fire sprinklers in every house in the City of Philadelphia and would have the City pay for it." I did not know at the time who the man was, I turned around to one of my friends who was sitting near and said "That is a pretty liberal sort of a man." I wanted to listen to him and I did listen and found out that this great philanthropist sells five sprinklers in the City of Philadelphia and is using sixty-five of the City's firemen every day in his own business. This self same man is the same man who two years ago advocated the establishment of an institution the same as we are trying to have the State of Pennsylvania establish now. This particular gentleman was appointed by our present Director of Public Safety as the head of this Fire Department of Fire Commission as they call it, and now opposes the bill because it would interfere with his business. I say that this is one of the most important bills that has come before this Senate and it is not a bill advocated to help anybody except the citizens of this Commonwealth, and for the benefit, of every man, woman and child, in the State, and the man who votes against it is voting against humanity and all things that tend to uplift in this great community.

Mr. NULTY. Mr. President, I just want to say a word here and why I am opposed to this bill, not because I know anything of the gentleman the Senator has just spoken of. I have met him but once, but from my inquiries from the various firemen in the district from which I come they tell me and I think it is a necessity that these men should become familiar with the conditions that surround buildings and the conditions that confront them when a fire breaks out, they become familiar with the building, the openings in the buildings, the size of the walls and the conditions that surround it. We had a great fire in the City of Philadelphia and I think it is high time we had somebody trained along these lines. I submit on a very cold night when a fire takes place in a building with a nine or twelve inch wall that the heat and cold coming in contact, something

must give way, expansion and contraction. The firemen whom I visited in Philadelphia told me they were becoming familiar with the various buildings in their districts so that if a fire would break out they were familiar with the openings in that building they would know how to go in and protect themselves and the public. That is the only reason that I am opposed to this bill after asking these men would they like the conditions that they were working under now changed, they said they would not and for that reason and that reason only am I against the bill.

Mr. JARRETT. Mr. President, I am opposed to this bill. I am opposed to it for the reason that in the place in which I live the council is sufficiently capable to look after their own affairs. We owe the State of Pennsylvania nothing. We pay the taxes on our buildings and we pay the upkeep of our municipality. It has appointed the fire chief and there are some paid men. We have a well regulated department, there is no dissention in the running of that fire department, and the people of the municipality in which I live are entirely satisfied. And now it comes Mr. President to the proposition of throwing on the State of Pennsylvania the burden of creating a lot more offices. We know not whom these deputies are going to be we know not whether they know anything about fire regulations. As has been said here by the Senator from Philadelphia, Mr. McIlhenny, that the present Fire Marshal is a man who knows nothing at all about fire regulation and for a man of that kind to come into the municipality in which I live to tell a man whom I know to be well trained in that position, I am not for such a proposition and then to have some fellow up the State here who knows nothing at all about it and have him placed in office to pay some political debt come in and dictate to the Chief of the Fire Department I am not for such a proposition, as that, and as I said we are amply fitted to take care of our own affairs. As to the matter of the unfair means used in order to get this proposition to come before us for reconsideration I want to say that you have to fight a fellow at his own game if the other fellow uses stones, use stones, if he uses a club you have to use it too, this is a proposition here that means dollars and cents to the State of Pennsylvania and to the people of the municipalities different cities and boroughs and townships of this Commonwealth it means their civil rights being abused and their civil liberties and I am against such a proposition as that and for that reason Mr. President, I will vote against the bill.

Mr. HOKE. Mr. President, when this bill was up for final passage several days ago I voted for it and about half an hour ago I told several persons in this chamber that I would vote for it again, but I wish to state to them in their hearing now that I propose to break that promise and vote against the bill for certain reasons that have happened since I made that promise. I shall vote against the bill.

Mr. McILHENNY. Mr. President, it is absolutely impossible in these long sessions,—we have been in session of and on, since 10 o'clock this morning—for any man to watch what is done in this chamber. We have got to trust to the honor and manhood of our fellow Senators to protect us from sharp practice and I want to say for the Senate of Pennsylvania that never before since I have been here have they had to resort to taking advantage of a man when he was out of the Chamber or that a snap meeting was called.

This is an important bill. Everybody here knew that I was interested against this bill and to say that a man ought to have been in his chair at 10:45 or any other particular time is humanly impossible, and I really find difficulty to speak on this bill. Gentlemen, I am so shocked and so swerved at the feeling that the men whom I sat with here, some for eight years, some for nearly four, that would be party to a transaction of this kind. I find it difficult to speak, gentlemen, on this question, because it was a shock to me such as I have never had before in my life, from men I have sat with, and have had warm friendships with, and I think that these men in this Senate who voted for this bill what has been done they are doing an injustice to themselves and to the State of Pennsylvania and I must say that I honor greatly the Senator from Franklin who has been man enough to stand and see justice done between man and man.

Mr. VARE. Mr. President, the recess taken this evening was to meet at 10:45. This chamber met in session at 11:15. The motion was made and seconded in the regular way and

unanimously agreed to, and it ill becomes the Senator from Philadelphia to talk about fair play. When he sat in his seat within three weeks when a judge was appointed by the Governor of this State and I went to him and asked him if I made a canvass of the members of his committee and got the sanction if he would not report the appointment out with a favorable recommendation for confirmation by this Senate. He said it was absolutely against the rules of his committee, he could not do it, as it was impossible, and he would have to wait until next morning until the Committee heard that particular case. The very next day came the appointment of five judges and without him talking to a single Senator about them and recommending them he reported it out with a favorable recommendation. He is the last man in this Senate who ought to talk about not having fair play.

Mr. McILHENNY. Mr. President, I leave to the Senate whether I have played fair in this session. In reply to what the Senator said I explained that to him personally. When we have nominations sent from this Committee on Tuesday we always wait until Wednesday morning to act upon them at our regular meeting. When we receive nominations on Wednesday and there is no further meeting of the Committee until the next Tuesday, we report them out by merely going around. The nomination the Senator referred to was referred to us on Monday night. The Committee met at nine o'clock Tuesday morning and reported it out at 10 o'clock. I leave it to the members of the Senate whether such a charge is fair from the Senator from Philadelphia.

Mr. VARE. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. McIlhenny.

The PRESIDENT. Will the Senator from Philadelphia, Mr. McIlhenny, allow himself to be interrogated.

Mr. McILHENNY. Mr. President, I will.

Mr. VARE. Mr. President, I would like to ask the gentleman if he knew the first appointee. I would like to know if he is acquainted with the one that came in first.

Mr. McILHENNY. Mr. President, I have met him since.

Mr. VARE. Mr. President, I would like to know if he is not acquainted with one of the last ones.

Mr. McILHENNY. Mr. President, I was acquainted with several of the last.

Mr. VARE. Mr. President, I would like to state to the Senate that that was the difference between the two.

Mr. KLINE. Mr. President, If I did not arise in my seat this night to oppose the passage of this bill I would consider myself a coward, and not doing my duty in behalf of over nine hundred men in the fire department of the City of Pittsburgh, of which I have the honor and pleasure of being a part thereof. I do not care now about this conspiracy, as has been suggested here to-night. Such does not appear according to the notes as read by the stenographer of our Senate, but I am obliged to oppose this, not of my knowledge of the fires of the State of Pennsylvania, but I take my information and knowledge of my superiors in this particular line. I have here a letter of a man who has fought fires in the City of Pittsburgh for over fifty years and who is now the Chief of the Fire Department of that city. He says: "I desire to say for myself and those under me that this bill practically makes the Department that is paid for and kept up by the taxpayers of the City of Pittsburgh a tail to the fire marshal of the State of Pennsylvania. Personally I have no objection to this bill so long as it does not conflict with the running of the Bureau of Fire in the City of Pittsburgh. But when Mr. Baldwin, the State Fire Marshal undertakes to make me and my men adjuncts to his department then I am obliged in the interests of my men to rebel. The Fire Marshal Act is a fire insurance law. It is designed primarily for the prevention of arson by the detection and punishment of the incendiaries. It may be urged that the fire losses in this State are enormous. They are and always will be so as long as the fire insurance companies are willing to insure stocks of goods for several times their value and until we improve our building laws. The Fire Marshal Act attempt to correct an evil after it had occurred. The way to stop arson is for the fire insurance companies to insure stock only at its real value. A fire then ceases to be a source of profit to the dishonest policy holders, and will become as rare as it is common now. If all the money paid into the fire

insurance companies 50 per cent. goes to the companies for administrative costs, commissions, dividends, etc. Of the remainder it is claimed that 75 per cent. goes to the dishonest policy holder who burns his stock for profit, leaving but one-eighth of the total amount of premiums paid in to go to the honest man whose fire is purely accidental. The great danger from the incendiary fire lies in the fact that it is always started at such a time of the night (generally) as will insure the getting a good start before detection, the idea of the incendiary being to have a complete loss, thus destroying all evidence of his crime and rendering it impossible to prove the wide difference in value between the actual stock of goods and the amount of insurance that is issued upon them. It is our duty as firemen to care for human life and to subdue fires as we find them, not to become part and parcel and become subject to the call of the Fire Marshal of the State of Pennsylvania. In conclusion I desire to inform you that since I have taken office as chief engineer of the Bureau of Fire from March 1st to April 30, the men under me have made over two thousand inspections of buildings in the City of Pittsburgh. These inspectors have been thorough and have familiarized the men with their territories and the class of buildings they will have to contend with in case of fire." In a subsequent letter he states: "I have no objection to the Fire Marshal having his salary raised or his assistants having their salary raised, but I do object to a man who has never handled a fire in his life being granted by the Legislature the right to dominate ten Chief Engineers and a working body of nine hundred men of the City of Pittsburgh." My good friend, Senator Salus, stood on the floor here and told you about the man in the City of Philadelphia employing sixty-five men to promote his own interests and his own game, and he said this bill should be passed in the interest of humanity. I do not know anything about the City of Philadelphia but I do know about the City of Pittsburgh, and in the interest of God and humanity do not lay at the door of the City of Pittsburgh and do not compel us to take a law that the people of the City of Pittsburgh and the Fire Department of the City of Pittsburgh do not want. I do not stand here and no other man that desires to vote against this bill wants to vote against the interests of supporting humanity and the interest of the people whose lives are at stake caused by fires, either incendiary or otherwise. We all believe in the interests of humanity and I want to tell you that I believe in the statements made by this chief with over fifty years experience, that what he says is true. Let this man carry out the duties for which this office was originally created, the investigation of fires, instead of allowing him to go into the different cities of the Commonwealth of Pennsylvania and tell them how they shall run their fire department and the interest of the fire department of the City of Pittsburgh, we do not want him. We are well satisfied the way we run our Department.

Mr. SALUS. Mr. President, in view of the lateness of the hour I move that the question, together with the further consideration of this bill be postponed for the present and that it be made a special order of business for to-morrow morning at eleven o'clock.

Mr. SPROUL. Mr. President, I second the motion. On the question,

Will the Senate agree to the motion?

Mr. HEACOCK. Mr. President the hour is not so late. It is a good way off before twelve o'clock. when we adjourn and this thing is brought forward and let us fight it out. I am opposed to this bill because it takes from the people of the different parts of the State the rights and privileges of governing their own affairs, as they see fit, and they can do it a great deal better than we can do it for them by a great big department in the City of Harrisburg and there is too much of this trying to govern every little thing of the State from the centre here and I am opposed to this bill.

And the question recurring,

Will the Senate agree to the motion?

A division was called for, whereupon twenty-three Senators voted in the affirmative and seventeen Senators voted in the negative.

So the question was determined in the affirmative.

RESOLUTION TO AMEND REPORT OF COMMITTEE OF CONFERENCE
ON HOUSE BILL NO. 183.

Mr. HALL. Mr. President, I ask unanimous consent to offer resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HALL offered the following resolution which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), that the report of the Committee of Conference on House Bill No. 183, entitled:

An Act defining public service companies and providing for their regulations by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloading within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars" approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

be amended by striking out the numeral "13" in line 19, page 99, and inserting in lieu thereof the numeral "11."

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS SIGNED.

The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerberich) announced that the Chief clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 720, entitled:

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stoney Creek

House Bill No. 937, entitled:

An Act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses defining its powers and duties and providing certain penalties

House Bill No. 1259, entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

House Bill No. 1429, entitled:

An Act prohibiting any person to lead drive ride or work or cause or permit any other person to lead drive ride or work any horse mare mule or ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class. Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of fully incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

House Bill No. 1433, entitled:

An Act authorizing companies incorporated under the laws of any other State of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and to take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

House Bill No. 1647, entitled:

An Act authorizing and empowering municipalities to establish separate and distinct grades on the same street or highway

House Bill No. 1912, entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

House Bill No. 2219, entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

House Bill No. 2227, entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee upon Committees and for clerical assistance therefor

House Bill No. 178, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Whereupon,

The PRESIDENT PRO-TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

HOUSE ADONTS REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 1407.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to Senate Bill No. 1407, entitled:

A Joint Resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 696.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 696:

Agreeably to order.

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 696, as follows:

To the Members of the Senate and House of Representatives: We, the undersigned Committee of Conference, on the part of the Senate and House of Representatives, for the purpose of considering House bill number six hundred and ninety-six, entitled "An Act providing and requiring standard provision in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain con-

tracts and fixing penalties for violation of this act" beg leave to submit the following amended bill as our report:

JOHN P. MOORE,
JOHN GYGER,
ASA K. DeWITT,
Committee on the part of the Senate.

R. J. BALDWIN,
D LOYD CLAYCOMB,
Committee on the part of the House of Representatives.

An Act providing and requiring standard provision in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of January one thousand nine hundred and fourteen no policy of insurance against loss from sickness or loss or damage from bodily injury or death of the insured by accident shall be issued or delivered to any person in this Commonwealth until a copy of the form thereof and of the classification of risks and the premium rates pertaining thereto have been filed with the Insurance Commissioner nor shall it be so issued or delivered until the expiration of thirty days after it has been so filed unless the said Commissioner shall sooner give his written approval thereto. If the said Commissioner shall notify in writing the company corporation association society or other insurer which has filed such form that it does not comply with the requirements of law specifying the reasons for his opinion it shall be unlawful thereafter for any such insurer to issue any policy in such form. The action of the said Commissioner in this regard shall be subject to review by the court of Common Pleas of Dauphin county

Section 2 No such policy shall be issued or delivered except subject to the following conditions (1) unless the entire money and other consideration therefore are expressed in the policy nor (2) unless the time at which the insurance thereunder takes effect and terminates is stated in a portion of the policy preceding its execution by the insurer nor (3) if the policy purports to insure more than one person nor (4) unless every printed portion thereof and of any indorsements or attached papers shall be plainly printed in type of which the face shall be not smaller than ten point or (5) unless a brief description thereof be printed on its first page and on its filing back in type of which the face shall be not smaller than fourteen point nor (6) unless the exceptions of the policy be printed with the same prominence as the benefits to which they apply. Provided however That any portion of such policy which purports by reason of the circumstances under which a loss is incurred to reduce any indemnity promised therein to an amount less than that provided for the same loss occurring under ordinary circumstances shall be printed in bold face type and with greater prominence than any other portion of the text of the policy

Section 3 Every such policy so issued shall contain certain standard provisions which shall be in the words and in the order hereinafter set forth and be preceded in every policy by the caption "Standard Provisions" In each such standard provisions wherever the word "insurer" is used there shall be substituted therefor the word "company" or "corporation" or "association" or "society" or such other word as will properly designate to the insurer Said standard provision shall be

(1) A standard provision relative to the contract which may be in either of the following two forms Form (A) to be used in policies which do not provide for reduction of indemnity on account of change of occupation and Form (B) to be used in policies which do so provide. If Form (B) is used and the policy provides indemnity against loss from sickness the words "or contracts sickness" may be inserted therein immediately after the words "in the event that the insured is injured"

(a) 1 This policy includes the endorsements and attached papers if any and contains the entire contract of insurance. No reduction shall be made in any indemnity herein provided by reason of change in the occupation of the insured or by reason of his doing any act or thing pertaining to any other occupation

(b) 1 This policy includes the endorsement and attached papers if any and contains the entire contract of insurance except as it may be modified by the insurer's classification of risks and premium rates in the event that the insured is injured after having changed his occupation to one classified by the insurer as more hazardous than that stated in the policy or while he is doing any act or thing pertaining to any occupation so classified except ordinary duties about his residence or while engaged in recreation in which event the insurer will pay only such portion of the indemnities provided in the policy as the premium paid would have purchased at the rate but within the limits so fixed by the insurer for such more hazardous occupation

If the law of the State in which the insured resides at the time this policy is issued required that prior to its issue a statement of the premium rates and classification of risks pertaining to it shall be filed with the State official having supervision of insurance in such State then the premium rates and classification of risks mentioned in this policy shall mean only such as have been last filed by the insurer in accordance with such law but if such filing is not required by such law then they shall mean the insurer's premium rates and classification of risks last made effective by it in such state prior to the occurrence of the loss for which the insurer is liable

(2) A standard provision relative to changes in the contract which shall be in the following form

2 No statement made by the applicant for insurance not included herein shall avoid the policy or be used in any legal proceeding hereunder. No agent has authority to change this policy or to waive any of its provisions. No change in this policy shall be valid unless approved by an executive officer of the insurer and such approval be endorsed hereon.

(3) A standard provision relative to reinstatement of policy after lapse which may be in either of the three following forms. Form (A) to be used in policies which insure only against loss from accident. Form (B) to be used in policies which insure only against loss from sickness and Form (C) to be used in policies which insure against loss from both accident and sickness.

(A) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover loss resulting from accidental injury thereafter sustained.

(B) 3 If default be made in the payment of the agreed premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover such sickness as may begin more than ten days after the date of such acceptance.

(C) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover accidental injury thereafter sustained and such sickness as may begin more than ten days after the date of such acceptance.

(4) A standard provision relative to time of notice of claim which may be in either of the three following forms. Form (A) to be used in policies which insure only against loss from accident. Form (B) to be used in policies which insure only against loss from sickness and Form (C) to be used in policies which insure against loss from both accident and sickness. If Form (A) or Form (C) is used the insurer may at its option add thereto the following sentence: "In event of accidental death immediate notice thereof must be given to the insurer."

(A)—4 Written notice of injury on which claim may be based must be given to the insurer within twenty days after the date of the accident causing such injury.

(B)—4 Written notice of sickness on which claim may be based must be given to the insurer within ten days after the commencement of the disability from such sickness.

(C)—4 Written notice of injury or of sickness on which claim may be based must be given to the insurer within twenty days after the date of the accident causing such injury or within ten days after the commencement of disability from such sickness.

(5) A standard provision relative to sufficiency of notice of claim which shall be in the following form and in which the insurer shall insert in the blank space such office and its location as it may desire to designate for such purpose of notice.

5 Such notice given by or in behalf of the insured or beneficiary as the case may be to the insurer at or to any authorized agent of the insurer with particulars sufficient to identify the insured shall be deemed to be notice to the insurer. Failure to give notice within the time provided in this policy shall not invalidate any claim if it shall be shown not to have been reasonably possible to give such notice and that notice was given as soon as was reasonably possible.

(6) A standard provision relative to furnishing forms for the convenience of the insured in submitting proof of loss as follows:

6 The insurer upon receipt of such notice will furnish to the claimant such forms as are usually furnished by it for filing proofs of loss. If such forms are not so furnished within fifteen days after the receipt of such notice the claimant shall be deemed to have complied with the requirements of this policy as to proof of loss upon submitting within the time fixed in the policy for filing proofs of loss written proof covering the occurrence character and extent of the loss for which claim is made.

(7) A standard provision relative to filing proof of loss which shall be in such one of the following forms as may be appropriate to the indemnities provided:

(A)—7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the date of the loss for which claim is made.

(B)—7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the termination of the period of disability for which the company is liable.

(C)—7 Affirmative proof of loss must be furnished to the insurer at its said office in case of claim for loss of time from disability within ninety days after the termination of the period for which the insurer is liable and in case of claim for any other loss within ninety days after the date of such loss.

(8) A standard provision relative to examination of the person of the insured and relative to autopsy which shall be in the following form:

8 The insurer shall have the right and opportunity to examine the person of the insured when and so often as it may reasonably require during the pendency of claim hereunder and also the right and opportunity to make an autopsy in case of death where it is not forbidden by law.

(9) A standard provision relative to the time within which payments other than those for loss of time on account of disability shall be made which provision may be in either of the following two forms and which may be omitted from any policy providing only indemnity for loss of time on account of disability. The insurer shall insert in the blank space either the word "immediately" or appropriate language to designate such period of time not more than sixty days as it may desire. Form (A) to be used in

policies which do not provide indemnity for loss of time on account of disability and Form (B) to be used in policies which do so provide.

(A) 9 All indemnities provided in this policy will be paid after receipt of due proof.

(B) 9 All indemnities provided in this policy for loss other than that of time on account of disability will be paid after receipt of due proof.

(10) A standard provision relative to periodical payments of indemnity for loss of time on account of disability which provision shall be in the following form and which may be omitted from any policy not providing for such indemnity. The insurer shall insert in the first blank space of the form appropriate language to designate the proportion of accrued indemnity it may desire to pay which proportion may be all or any part not less than one-half and in the second blank space shall insert any period of time not exceeding sixty days.

10 Upon request of the insured and subject to due proof of loss accrued indemnity for loss of time on account of disability will be paid at the expiration of each during the continuance of the period for which the insurer is liable and any balance remaining unpaid at the termination of such period will be paid immediately upon receipt of due proof.

(11) A standard provision relative to indemnity payments which may be in either of the two following forms. Form (A) to be used in policies which designate a beneficiary and Form (B) to be used in policies which do not designate any beneficiary other than the insured.

(A) 11 Indemnity for loss of life of the insured is payable to the beneficiary if surviving the insured and otherwise to the estate of the insured. All other indemnities of this policy are payable to the insured.

(B) 11 All the indemnities of this policy are payable to the insured.

(12) A standard provision providing for cancellation of the policy at the instance of the insured which shall be in the following form:

12 If the insured shall at any time change his occupation to one classified by the insurer as less hazardous than that stated in the policy the insurer upon written request of the insured and surrender of the policy will cancel the same and will return to the insured the unearned premium.

(13) A standard provision relative to the rights of the beneficiary under the policy which shall be in the following form and which may be omitted from any policy not designating a beneficiary:

13 Consent of the beneficiary shall not be requisite to surrender or assignment of this policy or to change of beneficiary or to any other changes in the policy.

(14) A standard provision limiting the time within which suit may be brought upon the policy as follows:

14 No action at law or in equity shall be brought to recover on this policy prior to the expiration of sixty days after proof of the loss has been filed in accordance with the requirements of this policy nor shall such action be brought at all unless brought within two years from the expiration of the time within which proof of loss is required by the policy.

(15) A standard provision relative to time limitations of the policy as follows:

15 If any time limitation of this policy with respect to giving notice of claim or furnishing proof of loss is less than that permitted by the law of the State in which the insured resides at the time this policy is issued such limitation is hereby extended to agree with the minimum period permitted by such law.

Section 4. No such policy shall be so issued or delivered which contains any provisions (1) relative to cancellation at the instance of the insurer or (2) limiting the amount of indemnity to a sum less than the amount stated in the policy and for which the premium has been paid or (3) providing for the deduction of any premium from the amount paid in settlement of claim or (4) relative to other insurance by the same insurer or (5) relative to the age limits of the policy unless such provisions which are hereby designated as optional standard provisions shall be in the words and in the order in which they are hereinafter set forth but the insurer may at its option omit from the policy any such optional standard provision. Such optional standard provisions if inserted in the policy shall immediately succeed the standard provisions named in section three of this act.

(1) An optional standard provision relative to cancellation of the policy at the instance of the insurer as follows:

16 The insurer may cancel this policy at any time by written notice delivered to the insured or mailed to his last address as shown by the records of the insurer together with cash or the insurer's check for the unearned portion of the premiums actually paid by the insured and such cancellation shall be without prejudice to any claim originating prior thereto.

(2) An optional standard provision relative to reduction of the amount of indemnity to a sum less than that stated in the policy as follows:

17 If the insured shall carry with another company corporation association or society other insurance covering the same loss without giving written notice to the insurer then in that case the insurer shall be liable only for such portion of the indemnity promised as the said indemnity bears to the total amount of like indemnity in all policies covering such loss and for the return of such part of the premium paid as shall exceed the pro rata for the indemnity thus determined.

(3) An optional standard provision relative to deduction of premium upon settlement of claim as follows:

18 Upon the payment of claims hereunder any premium then due and unpaid or covered by any note or written order may be deducted therefrom.

(4) An optional standard provision relative to other insurance by the same insurer which shall be in such one of the following forms as may be appropriate to the indemnities provided and in the blank spaces of which the insurer

shall insert such upward limits of indemnity as are specified by the insurer's classification of risks filed as required by this act

(A) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity in excess of \$..... the excess insurance shall be void and all premiums paid for such excess shall be returned to the insured

(B) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance shall be void and all premiums paid for such excess shall be returned to the insured

(C)—19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity for loss other than that of time on account of disability in excess of \$..... or the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance of either kind shall be void and all premiums paid for such excess shall be returned to the insured

(5) An optional standard provision relative to the age limits of the policy which shall be in the following form and in the blank spaces of which the insurer shall insert such number of years as it may elect

20 The insurance under this policy shall not cover any person under the age of.....years nor over the age of.....years Any premium paid to the insurer for any period not covered by this policy will be returned upon request

Section 5 No such policy shall be issued or delivered if it contains any provision contradictory in whole or part of any of the provisions hereinbefore in this act designated as "Standard Provisions" or as "Optional Standard Provisions" nor shall any endorsements or attached papers vary after extend be used as a substitute for or in any way conflict with any of the said "Standard Provisions" or the said "Optional Standard Provisions" nor shall such policy be so issued or delivered if it contains any provision purporting to make any portion of the charter constitution or by-laws of the insurer a part of the policy unless such portion of the charter constitution or by-laws shall be set forth in full in the policy but this prohibition shall not be deemed to apply to any statement of rates of classification of risks filed with the Insurance Commissioner in accordance with the provisions of this act

Section 6 The falsity of any statement in the application for any policy covered by this act shall not bar the right to recovery thereunder unless such false statement was made with actual intent to deceive or unless it materially affected either the acceptance of the risk or the hazard assumed by the insurer

Section 7 The acknowledgment by any insurer of the receipt of notice given under any policy covered by this act or the furnishing of forms for filing proofs of loss or the acceptance of such proofs or the investigation of any claim thereunder shall not operate as a waiver of any of the rights of the insurer in defense of any claim thereunder shall not operate as a waiver of any of the rights of the insurer in defense of any claim arising under such policy

Section 8 No alteration of any written application for insurance by erasure insertion or otherwise shall be made by any person other than the applicant without his written consent and the making of any such alteration without the consent of the applicant shall be a misdemeanor If such alteration shall be made by any officer of the insurer or by any employee of the insurer with the insurer's knowledge or consent then such act shall be deemed to have been performed by the insurer thereafter issuing the policy upon such altered application The commissioner may revoke the license of the insurer for any violation of this section

Section 9 A policy issued in violation of this act shall be held valid but shall be construed as provided in this act and when any provision in such a policy is in conflict with any provision of this act such provision shall be invalid and the policy shall be deemed to contain all of the standard provisions

Section 10 The policies of insurance against accidental bodily injury or sickness issued by an insurer not organized under the laws of this Commonwealth may contain when issued in this Commonwealth any provision which the law of the State territory or district of the United States under which the insurer is organized prescribes for insertion in such policies and the policies of insurance against accidental bodily injury or sickness issued by an insurer organized under the laws of this Commonwealth may contain when issued or delivered in any other State territory district of country any provision required by the laws of the State territory district or country in which the same are issued anything in this act to the contrary notwithstanding

Section 11 Discrimination between individuals of the same class in the amount of premiums or rates charged for any policy of insurance covered by this act or in the benefits payable thereon or in any of the terms of conditions of such policy or in any other manner whatsoever is prohibited

Section 12 (1) Nothing in this act however shall apply to or affect any policy of liability or workmen's compensation insurance or any general or blanket policy of insurance issued to any municipal corporation or department thereof or to any corporation co-partnership association or individual employer police or fire department underwriters' corps salvage bureau or like associations or organizations where the officers members or employees or classes or departments thereof are insured for their individual benefit against specified accidental bodily injuries or sickness while exposed to the hazards of the occupation or otherwise in consideration of a premium intended to cover the risks of all the persons insured under such policy

(2) Nothing in this act shall apply to or in any way effect contracts supplemental to contracts of life or endowment insurance where such supplemental contracts contain

no provisions except such as operate to safeguard such insurance against lapse or to provide a special surrender value therefor in the event the insured shall be totally and permanently disabled by reason of accidental bodily injury or by sickness provided that no such supplemental contract shall be issued or delivered to any person in this Commonwealth unless and until a copy of the form thereof has been submitted to and approved by the Insurance Commissioner under such reasonable rules and regulations as he shall make concerning the provisions in such contracts and their submission to and approval by him

(3) Nothing in this act shall apply to or in any way affect fraternal benefit societies or be applicable to policies issued by companies organized under the provisions of the act approved April twenty-eighth one thousand nine hundred and three entitled "An Act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which such corporations may issue policies

(4) The provisions of this act contained in clause (five) of section two and clauses two three eight and twelve of section three may be omitted from railroad ticket policies sold only at railroad stations or at railroad ticket offices by railroad employees

Section 13 Every company corporation association society or other insurer or any officer or agent thereof which or who issues or delivers to any person in this Commonwealth any policy in willful violation of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than three hundred dollars for each offense The Insurance Commissioner may revoke the license of any company corporation association society or other insurer of another State or country or of the agent thereof which or who willfully violates any provision of this act

Section 14 This act shall take effect on the first day of October one thousand nine hundred and thirteen Any policy covered by this act the form of which has received the approval of the Insurance Commissioner may be issued or delivered in this Commonwealth on and after the said date

Section 15 Section twenty-six twenty-seven twenty-eight twenty-nine thirty and thirty-one of the act approved June first one thousand nine hundred and eleven entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" are repealed

All other acts or parts of acts inconsistent with this act are repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander.	Gyger,	Kline,	Nulty,
Beldeman.	Hall,	Salus,
Buckman.	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Humsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Dalx,	Hunter,	Miller,	Thompson,
DeWitt,	Jarrett,	Mills,	Vare,
Endsley,	Jones,	Moore,	Wasbers,
Farley,	Judson,	Morgan,	Gerberich,
Graff,			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 451.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 451.

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 451, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee on Conference on the part of the Senate and House of Representatives for the purpose of considering House bill number four hundred and fifty-one, entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania, providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several

provisions," beg leave to submit the following amended bill as our report.

ENOS M. JONES,
C. W. SONES,
JOHN P. MOORE,
Committee on the part of the Senate.

D. S. KENNEDY,
JONATHAN CURRIER,
M. W. REESER,
Committee on the part of the House of Representatives.

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act a reward or bounty shall be paid by this Commonwealth for the killing within the Commonwealth only of the following noxious animals as follows For each wildcat the sum of four dollars for each gray fox the sum of two dollars for each weasel the sum of two dollars for each goshawk or sharp shinned hawk the sum of fifty cents and for each great horned owl the sum of fifty cents

Section 2 It shall be the duty of any person who having killed one of these animals or birds within the Commonwealth and being desirous of securing the reward or bounty named in section one of this act to produce such slain animal or the entire pelt of such animal before any person authorized to administer oaths in the county in which said animal or bird was killed and to make affidavit that he or some member of his family killed the same stating clearly the time of such killing and that the place at which such animal or bird was killed (naming it) was within the Commonwealth of Pennsylvania Upon the production of such animal or pelt or of such bird and the making of such affidavit the said official shall in the presence of the party making such affidavit and at least one elector of the county in which the claim is made cut off the ears from such animal or pelt or the head of such bird and burn the same and split the skin of the face of the animal from between the eyes through the end of the nose

Section 3 Upon the destruction of such ears or head and the splitting of the skin of the face of such animal the said official shall give to the party making such affidavit a certificate directed to the commissioners of the county in which he has jurisdiction setting forth clearly the fact that the provisions of this act have been complied with naming the kind of animal killed the name of the person killing it the time it was killed and the name of the place within the Commonwealth where it was thus killed Upon the presentation of such certificate in proper form the commissioners of the county shall give an order for the amount named in such certificate to the person presenting the same drawn upon the county treasurer directing the payment of the reward or bounty as provided for in this act and the County Treasurer shall at once upon presentation of said order pay the same from the funds in his hands belonging to said county

Section 4 The county commissioners of the several counties of this Commonwealth shall keep an accurate account of all applications made to them for bounty under the provisions of this act and shall on or about the first of January and the first day of June of each year prepare and forward to the Auditor General of the Commonwealth at Harrisburg an itemized statement to be prepared upon a form supplied by the Auditor General at the cost of the Commonwealth of all the several amounts directed by them to be paid between the aforesaid dates and under the provisions of this act making affidavit thereto and accompanying the same by a sworn statement of the county treasurer setting forth the fact that the several amounts were actually paid by him in compliance with said orders and the Auditor General shall if he finds the before named return in proper form draw a warrant in favor of such county upon the State Treasurer for the amount so claimed and approved which said warrant upon presentation to the State Treasurer shall be paid out of the funds which shall hereafter accumulate in the hands of the State Treasurer from the fifty per centum of the fees paid for hunter's licenses as provided by section twelve of the Act of Assembly approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees and the penalties received"

Section 5 No person shall at any time be paid a bounty for the killing of any animal named in this act the skin of which has had the ears cut off or the front of the face split or of any bird which has had the head cut off before presentation to the person authorized to take affidavits under the provisions of this act and no person shall at any time collect or attempt to collect a second bounty for the killing of any animal or bird under the provisions of this act or shall attempt to collect such bounty through the presentation of the skin or head or any part thereof of an animal or bird not named in this act or through deception of any character and it shall be unlawful for any person in

this Commonwealth to present for the purpose of securing the bounty provided for by this act the skin or head or any part thereof of an animal or bird that has been reared in captivity or the skin or head or any part thereof of any animal or bird killed or captured outside of this Commonwealth Each and every person who shall wilfully or fraudulently collect or attempt to collect any reward or bounty provided for by this act to which he or they are not legally entitled under the provisions of this act or shall aid or abet or assist in any capacity official or otherwise in an attempt to defraud the State through the collection or payment of any reward or bounty provided for by this act shall be guilty of a misdemeanor and upon conviction thereof shall in addition to the penalty that may be imposed for perjury where a false affidavit is made be sentenced to pay to the Commonwealth of Pennsylvania a fine of not less than one hundred dollars or more than five hundred dollars or suffer an imprisonment in the common jail of the county for a period of one day in jail for each dollar of fine imposed

Section 6 All acts or parts of acts inconsistent with this act are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Kline,	Salus,
Beldeman,	Hall,	Kurtz,	Sensenich,
Buckman,	Heacock,	Magee,	Sheatz,
Catlin,	Hilton,	Martin,	Snyder,
Clark,	Hoke,	McIlhenny,	Sones,
Cooper,	Homsher,	McNichol,	Sproul,
Crow,	Huffman,	McNichols,	Thompson,
Daix,	Hunter,	Mills,	Vare,
DeWitt,	Jarrett,	Moore,	Washers,
Endsley,	Jones,	Morgan,	Gerberich,
Farley,	Judson,		Pres. pro tem.
Graff,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 888.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 888.

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 888 as follows:

To the Members of the Senate and House of Representatives: We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House bill No 888, entitled "An Act designating the lilac as the floral emblem or State flower of this Commonwealth, and fixing a day for the observance of the same," beg leave to submit the following amended bill as our report:

CLARENCE J. BUCKMAN,
HENRY HUFFMAN,
JOSEPH ALEXANDER,
Committee on the part of the Senate.

H. C. JACKSON,
ALBERT DAVIS,
PLYMOUTH W. SNYDER,
Committee on the part of the House of Representatives.

An Act designating the Daisy as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

Whereas The Commonwealth of Pennsylvania in one among the eight states of the United States which have up to the present time failed or neglected to adopt some form of floral emblem or State flower and

Whereas The adoption of some emblem as aforesaid would inculcate patriotism in the school children of the State therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Daisy shall be the State flower or floral emblem of the Commonwealth of Pennsylvania

Section 2 The fourteenth day of June in each year shall be known as Daisy Day and be celebrated accordingly

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Gyger,	Kline,	Nulty,
Beldleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Thompson,
DeWitt,	Jarrett,	Mills,	Vare,
Endsley,	Jones,	Moore,	Wasbers,
Farley,	Judson,	Morgan,	Gerberich,
Graft,			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1547.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 1547.

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 1547, as follows:

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering House bill number one thousand five hundred and forty-seven, entitled "An Act to amend section two of an act entitled 'An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary,' approved the twenty-first day of April, Anno Domini one thousand nine hundred and three," beg leave to submit the following amended bill as our report.

J. V. PENEGAR,
R. J. BALDWIN,
D. LLOYD CLAYCOMB,

Committee on the part of the House of Representatives.

JOHN W. HOKE,
HENRY HUFFMAN,
CHAS. E. MILLS,

Committee on the part of the Senate.

An Act to amend section two of an act entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" approved the twenty-first day of April Anno Domini one thousand nine hundred and three.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second section of the act approved April twenty-first one thousand nine hundred and three entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightend as often as may be necessary" which reads as follows

"Section 2 Said county commissioners shall during the month of March of each year in which it may be necessary to paint any of the county bridges and tighten the bolts thereof as required by section one of this act cause to be published in two newspapers of the proper county a list of such bridges stating their location and specifying the kind and quantity of paint to be used and asking for sealed bids for furnishing the material and doing the work upon each separate bridge which bids shall be opened on the first day of the following May or as soon thereafter as practicable and the contract for material and work upon each bridge shall be given to the lowest and best bidder" be amended so that the same shall read as follows

Section 2 Said county commissioners shall whenever it may be necessary to paint any of the county bridges and tighten the bolts thereof a srequired by section one of this act cause to be published at least once a week for four successive weeks in two newspapers of the proper county a list of such bridges stating their location and specifying the kind and quantity of paint to be used and asking for sealed bids for furnishing the material and doing the work upon each separate bridge which bids shall be opened on the first Monday following the close of said four weeks or as soon thereafter as practicable and the contract for material and work upon each bridge shall be given to the lowest and best bidder

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows. viz:

YEAS—45.

Alexander,	Gyger,	Kline,	Nulty,
Beldleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Thompson,
DeWitt,	Jarrett,	Mills,	Vare,
Endsley,	Jones,	Moore,	Wasbers,
Farley,	Judson,	Morgan,	Gerberich,
Graft,			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 183.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 183.

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 183, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House Bill No. 183, entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; erecting and establishing a Public Service Commission for the regulation aforesaid, prescribing and defining the powers and duties of such Commission and its officers; including the exclusive power to regulate the construction, alteration, relocation of abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways, by the tracks or other facilities of said companies, providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation or abolition and for the payment of such expense and damages, severally or proportionately, by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the Commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions, mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroads to properly man their trains," by amending section nine thereof, repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission, and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three, entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to

railroads and canals,' and an act entitled 'To provide the maximum car service charges, including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars, approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven, and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four,' and all other legislation inconsistent with or supplied by this act," respectfully beg leave to submit the following amended bill as our report,

FRANK H. ROCKWELL,
AUGUSTINE P. CONIFF,
SAMUEL A. WHITAKER,

Committee on the part of the House of Representatives.

JAMES P. McNICHOL,
EDWIN S. VARE,
J. P. K. HALL,

Committee on the part of the Senate.

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations alteration street railway corporation or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

ARTICLE 1

Definitions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The Public Service Company Law"

The term "Public Service Company" when used in this act includes all railroad corporations canal corporations street railway corporations stage line corporations express corporations baggage transfer corporations pipe line corporations ferry corporations common carriers Pullman car corporations dining car corporations tunnel corporations turnpike corporations bridge corporations wharf corporations incline plane corporations grain elevator corporations telegraph corporations telephone corporations natural gas corporations artificial gas corporations electric corporations water corporations water power corporations heat corporations refrigerating corporations sewage corporations doing business within this State and also all persons engaged for profit in the same kind of business within this Commonwealth Provided however Such persons and corporations shall not be subject to the provisions of this act with respect to any business transacted or any property owned by

them outside of the Commonwealth of Pennsylvania nor shall the provisions of this act be so construed as to extend to any matter or thing which under the Federal Constitution the Congress of the United States has the exclusive power to regulate or which the Congress has under said Constitution in the exercise of its concurrent power in fact regulated to the exclusion of the concurrent power of the several states And provided further That none of the provisions of this act shall apply to the generation transmission or distribution of electricity to the manufacture or distribution of gas to the furnishing or distribution of water or to the production delivery or furnishing of steam or any other substance for heat or power by a producer who is not otherwise a public service company for the sole use of such producer or for the use of tenants of such producer and not for sale to others

The term "Corporation" as used in this act shall be construed to include all bodies corporate joint stock companies or associations domestic or foreign their lessees assignees trustees receivers or other successors in interest having any of the powers or privileges of corporations not possessed by individuals or partnerships and shall not include municipal corporations except as otherwise provided in this act

The term "Municipal Corporation" as used in this act shall include all cities boroughs towns townships or counties created or organized under any general or special law of this Commonwealth

The term "Person" as used in this act means all individuals partnerships or associations other than corporations

The term "Railroad Corporation" as used in this act includes every corporation owning leasing operating or managing or controlling any railroad for public use within this Commonwealth

The term "Railroad" as used in this act includes every road other than a street railway by whatsoever power operated for public use in the conveyance of passengers or property or both with all bridges ferries tunnels facilities plant and equipment thereof

The term "Street Railway Corporation" as used in this act includes every corporation owning leasing operating or managing or controlling any street railway within this Commonwealth

The term "Street Railway" as used in this act includes every railroad and railway by whatsoever power operated or any extension or extensions thereof for public use in the conveyance of passengers or property or both being mainly or in part located upon over above below across through or along any street avenue road highway bridge or public place including the facilities plant and equipment thereof

The term "Common Carrier" as used in this act includes any and all common carriers whether corporations or persons engaged for profit in the conveyance of passengers or property or both between points within this Commonwealth by through over above or under land or water or both

The term "Conveyance of passengers or property" as used in this act includes any and all service in connection with the receiving transportation elevation transfer in transit ventilation refrigeration icing storage handling and delivering of property baggage or freight as well as any and all service in connection with the transportation or carrying of passengers

The term "Service" is used in this act in its broadest and most inclusive sense and includes any and all acts done rendered or performed and any and all things furnished or supplied and all and every the facilities used or furnished or supplied by public service companies in the performance of their duties to their patrons employees and the public as well as the interchange of facilities between two or more public service companies

The term "Facilities" as used in this act includes all plant and equipment of a public service company which includes all tangible real and personal property buildings materials easements rights of way rights of trackage subways tunnels railroads street railways tracks canals and all animal locomotives apparatus appliances devices instruments appurtenances freight cars refrigerator cars baggage cars express cars passenger cars drawing-room cars parlor cars sleeping cars dining cars rolling stock carriages cabs hansoms taxicabs vehicles boats ships vessels bridges barges cables conduits converters transformers condensers wires poles structures telegraph lines telephone lines crossbars engines machines dynamos boilers motors storage batteries switch-boards water falls water-power stations power stations pumping stations reservoirs purifiers oil tanks gas tanks holders retorts ducts pipes pipe galleries pipe lines mains meters lamps scrubbers wharves piers docks ferries incline planes side tracks spurs turn outs switches systems stations depots terminals terminal facilities water or gas jets wells and any and all other means and instrumentalities in any manner owned operated leased licensed used controlled furnished or supplied for by or in connection with the business of any public service company Provided however That no property owned by the Commonwealth of Pennsylvania or a municipality thereof at the date when the act becomes effective shall be subject to the Commission or to any of the terms of this act except as elsewhere provided herein

The term "Commissioner" when used in this act means the Public Service Commission created by this act

The term "Commission", when used in this act means one of the members of such commission

ARTICLE II

Duties and Liabilities of Public Service Companies

Section 1 It shall be the duty of every public service company

(a) To furnish and maintain such service including facilities as shall in all respects be just reasonably adequate and practically sufficient for the accommodation and safety of

its patrons employees and the public and in conformity with such reasonable regulations or orders as may be made by the commission

(b) To render and furnish all such service at prices charges rates tolls fares or compensation that shall be just and reasonable and in conformity with such reasonable regulations or orders as may be made by the commission

(c) To make all such repairs changes alterations and improvements in or to such service including facilities as shall be reasonably necessary for the accommodation or safety of its patrons employees and the public

(d) Whenever and in the form required by the commission to file with the commission tariffs and schedules showing prices charges rates fares tolls or other compensation asked demanded or received for any service rendered or furnished by said company and if a common carrier showing the method of distribution of trains cars vehicles boats motive power or other facilities operated or owned by said common carrier. It shall also be the duty of every public service company to post and publish such tariffs and schedules including if a common carrier schedules showing the method of distribution of trains cars vehicles boats motive power or other facilities in every office or station of said public service company open to the public where payments are made by shippers consumers users or patrons in such manner form and place in such office or station as to be readily accessible and so that the said tariffs and schedules may be conveniently inspected by the public and similarly in such other places as the commission may require. In case of railroad or other common carrier telegraph and telephone corporations such tariffs and schedules shall conform to those required by the Interstate Commerce Commission. Every public service company shall also file with and as a part of such tariffs and schedules and post as directed all rules and regulations that in any manner affect the said prices charges rates fares tolls or other compensation or the distribution of trains cars vehicles boats motive power or other facilities. Upon application the Commission may limit and restrict the number and character of such tariffs and schedules and the number of offices or stations at which the same are required to be posted as aforesaid

(e) Where any public service company jointly acts or participates or connects with any other public service company in the performance of any service to make and file with the Commission when so required by it and post and publish as hereinbefore provided the tariffs or schedules of the joint rates prices charges fares or tolls adopted or in force between them (including when directed the rules and regulations contracts and practices affecting or relating to the same) which must be just and reasonable and not more in the aggregate nor in the apportionment thereof between said companies than may be prescribed by any order of the Commission

Provided however that the tariffs or schedules of such joint rates prices charges fares or tolls need only be filed by one of the said public service companies and the other company or companies with the consent and approval of the Commission need only file such evidence of concurrence therein or acceptance thereof as may be required by the commission. Provided that whenever any public service company shall file any tariffs or schedules under the provisions of this act or shall participate in any such tariff or schedule so filed the rates fares and charges and the rules regulations and practices therein contained as against such public service company its officers agents and employees shall be deemed to be the legal rate fare or charge and the rules regulations and practices otherwise the published rate and the rules regulations and practices if any shall be the legal rate fare or charge and the rules regulations and practices

(f) To make no change in any tariff or schedule which shall have been filed or published or posted by any public service company in compliance with the preceding sections except after thirty days' notice to the Commission and to the public posted and published in the manner form and places required with respect to the original tariffs or schedules which shall plainly state the exact changes proposed to be made in the tariffs or schedules then in force and whether an increase or decrease and the time when the proposed changes will go into effect and all such changes shall be shown by filing posting and publishing new tariffs or schedules or shall be plainly indicated upon the tariffs or schedules in force at the time and keep open to the public inspection provided that the Commission may in its discretion and for good cause shown allow changes in such tariffs on schedules upon less than thirty days' notice herein specified or upon other conditions and provided further that no rate practice or classification which shall have been determined by the Commission shall be changed or discontinued by the Public Service Company directly or through any change in classifications rules regulations contracts or practices within a period of three years after such determination without application to and the approval of the Commission of which application thirty days' prior notice shall be given in the said tariffs or schedules to the public. And provided further that it shall be the duty of every public service company when required by the commission to issue to its shippers consumers or other patrons a certificate or other evidence of payments made by them to it in excess of the prior established rate of an increase in which rate notice has been given to the Commission and the public as aforesaid

(g) To file with the Commission when required by it verified copies of any and all contracts writings agreements leases arrangements or other engagements entered into by such public service company with any person corporation municipal corporation any state government the Federal government or any branch or subdivision thereof or other public service company in relation to its public service

(h) To make and file when and in the manner and form required by the Commission any and all reports to the Commission which shall contain such facts accounts and infor-

mation as may be prescribed by the Commission and generally to furnish any and all information required by the Commission in the performance of its duties under this act

(i) To adopt use and keep in conducting its business such form method system or systems of accounts records and memoranda as shall be prescribed by the Commission to carry no charges in any operating account which should properly be charged to the capital account or vice versa to carry a proper and reasonable depreciation account if required so to do by order of the commission and to obey and abide by all the regulations and orders of the Commission concerning such accounts records and memoranda and the keeping of the same. Provided that this subsection shall also apply to all municipal corporations with respect to the accounts records and memoranda relating to the rendering or furnishing by them to the public of any service of the kind or character rendered or furnished by public service companies and to the making of reports in relation thereto. And provided further that all corporations and persons operating under lease or other contract any such plant or other facilities owned by such municipal corporation shall adopt use and keep in respect to such operation of such plant or other facilities under such lease or contract such form or system of accounts as shall be adapted to and reasonable under the circumstances and consistent with the obligations of such lease or contract or of any contract made in pursuance thereof and shall conform to such orders as the Commission on hearing may make in respect to such form or system of account and shall make such reports in relation thereto as may be required by the Commission

(j) To keep all books accounts papers records and memoranda as shall be required by the Commission in an office within this Commonwealth and not to remove the same or any of them from the Commonwealth except upon such terms and conditions as may be prescribed by the Commission but the provisions of this paragraph shall not apply to a public service company of another state engaged in interstate commerce whose accounts are kept at its principal place of business without the State in the manner prescribed by the Interstate Commerce Commission. Provided That such public service company when required by the Commission shall furnish to the Commission within such reasonable time as it shall prescribe certified copies of its books accounts papers records and memoranda relating to the business done by such public service company within this Commonwealth

(k) To furnish to the Commission from time to time and as the Commission may require all maps profiles reports of engineers books papers records and other documents or memoranda or copies of any and all of them in aid of any inspection examination inquiry investigation or hearing or in aid of any determination of the value of its property or any portion thereof and to co-operate with the Commission in the work of the valuation of its property or any portion thereof and to furnish any and all other information to the Commission as the Commission may require in any inspection examination inquiry investigation hearing or determination of such valuation of its property and facilities

(l) To account or report to the Commission when required by it so to do for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness and other securities which accounts and reports shall be made in such form and detail verified by affidavit of the proper officer or officers of such company having knowledge thereof as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission to use and apply the proceeds thereof to the purpose or purposes certified to the Commission under the provisions of this act and to no other purpose or purposes whatsoever

(m) If a railroad corporation or street railway corporation or other common carrier to furnish a reasonably sufficient number of safe trains cars vehicles boats or other facilities and to run and operate the same with such motive power as may reasonably be required in the conveyance of all such passengers or property as may seek or be offered to it for such conveyance and to run and operate its said trains cars vehicles boats or other facilities with sufficient frequency at such reasonable and proper time and to and from such stations or points as the Commission having regard to the general convenience and safety of the public may require and when reasonably required by the Commission to change the time schedule for the running and operation of its trains cars vehicles boats or other facilities and generally make any other arrangements and improvements in its service which the Commission may lawfully and reasonably determine and require

(n) If a railroad corporation or other common carrier engaged in the transportation of freight or property to furnish upon reasonable request to all persons and corporations who may apply therefor and offer freight or property for transportation sufficient and suitable cars vehicles boats motive power or other facilities as may be reasonably required for the transportation of such freight or property or in case at any particular time it may not have sufficient cars boats vehicles motive power or other facilities to meet the requirements for the transportation of property then to lawfully distribute all available cars vehicles boats motive power or other facilities among the several applicants therefor without discrimination between shipper localities or competitive or non-competitive points in accordance with the rule of distribution of the Interstate Commerce Commission. But preference may always be given in the supply of cars boats vehicles motive power or other facilities for shipment of live stock or perishable matter

(o) If a railroad corporation upon application of any owner or operator of any lateral railroad or any private side track or of any shipper tendering property or traffic for transportation or of any consignee to construct maintain and operate at a reasonable place and upon reasonable terms a switch connection with any such lateral railroad or

private side track which may be constructed to connect with its railroad where such connection may be reasonably practicable and can be put in with safety and will furnish sufficient business to justify the construction and maintenance of the same. Provided that whenever any lateral line of railroad or private side track has been so connected with a line of any railroad or whenever any owner of such lateral railroad or any private side track has at any time heretofore sold or leased or shall hereafter sell or lease such lateral railroad or side track to any railroad corporation any person or corporation shall be entitled to connect therewith or to use the same upon payment to the party incurring the primary expenses thereof of a reasonable proportion of the cost of the said lateral railroad or private side track and of the maintenance thereof which shall be determined in case of disagreement among the parties by the Commission after notice to the interested parties and a hearing. Provided that such connection and use can be made without unreasonable interference with the use thereof by the party incurring the primary expense or owning or leasing said lateral railroad or side track.

(p) If a telephone or telegraph corporation or person or persons engaged in like business to cause the transmission of dispatches messages or communications by it to be reasonably continuous and without unreasonable interruption or delay and if a common carrier to cause the conveyance of passengers and property by it to be reasonably continuous and without unreasonable interruption or delay.

(q) Whenever a common carrier receive property for transportation between points within this Commonwealth it shall issue a receipt or bill of lading therefor and shall be liable to the lawful holder thereof for any loss damage or injury to said property caused by it or any other common carrier to which said property may be delivered or over whose line or lines such property may pass. No contract receipt rule or regulation shall exempt such common carrier from the liability hereby imposed provided that nothing in this section shall deprive any lawful holder of such receipt or bill of lading of any remedy or right of action which he has under existing laws and provided further that any common carrier issuing such receipt or bill of lading shall in the event of a recovery of a judgment against or of a satisfaction made by such carrier for such loss or damage be entitled to recover from the common carrier on whose line the loss or damage shall have been sustained an amount not in excess of the loss or damage to said property which the lawful holder of said bill of lading or receipt would otherwise have been entitled to recover against such last mentioned carrier and not in excess of the amount actually paid to the holder of such receipt or bill of lading.

(r) If a street railway corporation or incline plane corporation whenever the Commission shall deem necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and object shall make proper and convenient arrangement or adjustment of the time schedules of the said street railway corporation or incline plane corporation and shall also make such proper and convenient arrangement or adjustment of its time schedules with those of other contiguous or connecting street railway corporations or incline plane corporations as to the Commission shall seem necessary or proper for the accommodation convenience or safety of the public.

(s) If a railroad corporation or a street railway corporation to construct and maintain whenever the Commission may require the same such switch or other connections with or between the lines of other companies of the same character where the same is reasonably practical and can readily be connected to form a continuous line of transportation and to cause the conveyance of persons and property between points within this Commonwealth to be without unreasonable interruption or delay and to establish through routes and service therein and just and reasonable joint rates fares and charges applicable thereto and where practicable transport freight over the same without transfer from the originating cars and shall not discriminate in the said rates fares charges or in any rules or regulations applicable thereto between any such connecting lines. Provided That no railroad corporation or street railway corporation shall be required to give the use of its tracts or terminal facilities to any other common carrier. And Provided that this section shall not apply to a street railway corporation engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which does not generally solicit the transportation of freight as a main branch of its business.

(t) To obey and abide by all lawful orders and regulations of the Commission made under the provisions of this act regulating the manner in which the tracks or other facilities of any railroad corporation street railway corporation or any other public service company may be constructed across the tracks or other facilities of any other railroad corporation street railway corporation or any other public service company at grade or above or below grade or at any prescribed level or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across any public highway at grade or above or below grade or in which any public highway may be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade or regulating the manner in which such crossings shall be operated maintained and protected including the stationing of watchmen there at installation and regulation of lights block or other system of signaling safety appliances devices or such other means or instrumentalities as the Commission may prescribe as well as to obey and abide by all lawful orders and regulations of the Commission made under the provisions of this act requiring the alteration re-location removal or abolition of any such cross-

ings to the end intent and purpose that accidents may be prevented and also to bear and pay the expenses damages or compensation incident thereto either severally or in such proportion as the Commission may determine under the provision of this act.

(u) If a telegraph corporation or person engaged in the public telegraph business to connect whenever the Commission may require it or him so to do its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business and thereupon it shall be and become the reciprocal duty of each of such connecting telegraph corporations or persons upon the payment of the usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporations or persons or by the Commission as hereinafter provided to receive and to transmit dispatches from and for each other with impartiality and good faith and likewise for any individual or individuals.

(v) If a telephone corporation or person engaged in the telephone business whose lines together with the lines of another telephone corporation or person engaged in the telephone business form a continuous line of communication between different localities which are not reached by the lines facilities or connections of either alone and could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities to jointly arrange for the interchange and transfer of conversations at such common points when it can reasonably be done and efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and when necessity exists therefor in order to supply through traffic communication between different localities not otherwise provided for by the companies in question or either of them and shall operate and conduct a joint through traffic over the several lines so connected and shall make the proper rules and regulations governing the same and shall establish just and reasonable rates and charges for the service thereby rendered and shall make among themselves an equitable apportionment of the costs and revenues appertaining to the joint facilities and service.

(w) If a gas corporation water corporation or other public service company furnishing its service or product upon meter or other similar measurement or electric corporation to provide and keep in and upon its premises suitable and proper apparatus to be approved from time to time and stamped or marked by the Commission for testing and proving the accuracy of gas water electric or other meters furnished by it for use and by which apparatus every meter may be tested upon the written request of the consumer to whom the same shall be furnished and in his presence if he shall so desire. If the meter so tested shall be found to be accurate within such commercially reasonable limits as the Commission may by general or special order fix for such meters or class of meters a reasonable fee to be fixed by the Commission by standing order sufficient to cover the cost of such test shall be paid by the consumer requiring such test but if not so found then the cost thereof shall be borne by the public service company furnishing said meter.

(x) To give immediate notice to said Commission of the happening of any accident in or about or in connection with the operation of its property facilities or service wherein any person shall have been killed or injured and to furnish such full and detailed report of such accident within such time and in such manner as the Commission shall by general rule or special order or otherwise require. Such report shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for any purpose in any suit or action for damages growing out of any matter or thing mentioned in said report.

(y) To observe and obey all and singular the lawful orders and requirements which may be issued or made by the Commission in the exercise of the powers conferred upon it by this act.

ARTICLE III

Creation Power and Limitation of Powers of Public Service Companies

Section 1 It shall be lawful for every public service company

(a) To demand collect and receive fair just and reasonable prices rates fares tolls charges or other compensation for each and every service rendered or to be rendered by it to any person or corporation or to any other public service company with whom it interchanges facilities and services.

To establish a sliding scale of rates fares or charges provided that a schedule showing such scale of rates fares or charges shall first have been filed with the Commission and approved by it.

To establish with the consent of the Commission a scale of charges subject to automatic adjustment in relation to the dividends to be paid to the stockholders of such public service company or the profit to be realized by any person engaged in like business.

To participate to such an extent as may be permitted by the Commission and deemed by the Commission wise for the purpose of encouraging economies efficiencies or improvements in methods or service in the additional profits which will be afforded by such economies efficiencies or improvements in methods or service.

(b) To employ in the conduct and management of its business suitable and reasonable classifications of its service patrons and rates and such classification may in any proper case take into account the nature of the use and quantity used the time when used the purpose for which used the kind bulk value and facility of handling of commodities and any other reasonable consideration.

(c) To have reasonable rules and regulations subject to existing law and the provisions of this act governing the conduct of its business and the conditions under which it shall be required to render services

It may require the payment of charges in advance the making of reasonable minimum payments and deposits to secure future payments of such charges or it may allow discounts for prompt payments of the same or impose penalties for failure to pay promptly provided that such advance charges minimum payments deposits discounts or penalties are reasonable and apply equally and without discrimination or preference to all shippers consumers and patrons under like conditions and under similar circumstances

(d) To apply to the Commission by complaint in the manner hereinafter provided in this act whenever such company claims to be aggrieved by any ruling regulation classification or order which it is or has been required by the Commission to observe or carry into effect and thereupon such public service company shall be entitled to a full and fair hearing and a speedy determination of its complaint on the merits by the Commission and to all just and reasonable relief consistent with the rights and duties of such public service company

(e) Whenever any owner of property transported by any common carrier or any user or patron of any other public service company renders directly or indirectly any service connected with such transportation or other public service the charge and allowance therefor shall be no more than is just and reasonable and the Commission may after hearing on its own motion or upon complaint determine what is a reasonable charge as a maximum to be paid by the carrier or other public service company for the use of the service so furnished or rendered and what is a proper proportion of the said cost and fix the same by appropriate order to be observed and enforced by the parties concerned

Section 2 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any proposed public service company

(a) To be incorporated organized or created provided that existing laws relative to the incorporation organization and creation of such companies shall first have been complied with prior to the application to the commission for its "Certificate of Public Convenience"

(b) To begin the exercise of any right power franchise or privilege under any ordinance municipal contract or otherwise

Section 3 Upon like approval of the Commission first had and obtained as aforesaid and upon compliance with existing laws and not otherwise it shall be lawful

(a) For any public service company to renew its charter or obtain any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise

(b) For a foreign public service company upon compliance with existing laws if any there be permitting such foreign company to exercise its powers and franchises within this Commonwealth to obtain the right to do business within this Commonwealth

(c) For any public service company to sell assign transfer lease consolidate or merge its property powers franchises or privileges or any of them to or with any other corporation or person

(d) For any municipal corporation to acquire construct or begin to operate any plant equipment or other facilities for the rendering or furnishing to the public of any service of the kind or character already being rendered or furnished by any public service company within the municipality

Provided however that nothing herein contained shall interfere with or affect the right or power of a municipal corporation to continue the operation of its municipal plant or to extend the same within the territory of such municipal corporation or any part thereof which is not then being supplied by a public service company rendering or furnishing service of a like kind or character And provided further That any municipal corporation which at the time this act becomes effective has by authority of law in process of construction any such plant for the rendering or furnishing to the public of any such service may proceed with and complete the said construction and begin to operate the same without the aforesaid approval of the Commission first had and obtained

Section 4 It shall be lawful for any public service company

(a) To issue stocks trust certificates bonds notes and other evidences of indebtedness or other securities or make any increase in the issue thereof in the manner prescribed by law for and only for money labor done or money or property actually received in accordance with the requirements of the Constitution and the laws of the Commonwealth

All stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued in violation of this sub-section and all fictitious increase of stock trust certificates bonds notes or other indebtedness or securities shall be void

Application as hereinafter provided may be made by such public service company to the Commission for a certificate of valuation to the effect that the provisions of this section have been complied with as to any stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued after the passage of this act such application shall certify as to the number and amount thereof to be issued and the purpose of such issue and shall contain such facts and detailed information and be in such form as the Commission shall determine and prescribe and shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company

(b) Every public service company shall file with the Commission on or prior to the date of issuance of any stock trust certificates bonds notes or other evidences of indebtedness or other securities payable at periods of more than twelve months after the date thereof and now or

hereafter to be authorized (unless upon application as aforesaid a certificate of valuation shall have been obtained in accordance with the provisions of this act) a certificate to be known as a Certificate of Notification in such form as the Commission may from time to time determine and prescribe which among other things that may be required by the Commission shall show

I The total amount thereof

II The number and amount thereof outstanding prior to the date of such certificate the amount thereof theretofore retired the amount hereof heretofore undisposed of and whether such amount is held in the treasury of the public service company as a free asset or pledged and if pledged the terms and conditions of such pledge

III The number and amount thereof to be issued and the purpose of such issue and whether to be sold pledged or held in the treasury of the public service company as a free asset if such securities are to be sold the terms of sale if a contract for such sale has been made and if any part of the consideration to be received therefor is other than money an accurate and detailed description thereof if such securities are to be pledged the terms and conditions of such pledge

IV The number and amount thereof remaining unissued

V If the issue is of shares of stock the certificate shall also show the par value thereof and the number of their outstanding shares previously issued

VI The preference or privilege granted to the holders of any such shares of stock the dates of maturity rates of interest of any such bonds notes or other evidences of indebtedness or other securities and any conversion rights granted to the holders thereof and the price if any at which such shares or such securities may be redeemed

(c) Whenever any securities set forth and described in any Certificate of Notification as pledged or held as a free asset in the treasury of the public service company shall subsequent to the filing of such certificate be sold or pledged or otherwise disposed of by the public service company such company shall file a further Certificate of Notification to that effect setting forth therein all such facts as are required by sub-division III sub-section (b) of this Section 4

(d) All Certificates of Notification furnished to the Commission shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company Such Certificates of Notification shall at all times be deemed to be public records and open to inspection and may be given such further publicity as the Commission may deem to be for the public interest or welfare

The provisions in this act contained in regard to Certificates of Valuation and unless so required by the Commission in regard to Certificate of Notification shall not apply to the issuance of bonds notes or evidences of indebtedness payable at periods of twelve months or less nor to the pledging or repledging of stocks trust certificates bonds or other evidences of indebtedness to secure such bonds notes or evidences of indebtedness payable at periods of twelve months or less but if such bonds notes or other evidences of indebtedness shall in whole or in part directly or indirectly be refunded by any issue of bonds notes or other evidences of indebtedness running for more than twelve months then the said mentioned provisions with regard to Certificates of Notification and Valuation shall apply

Neither the filing with the Commission of any Certificate of Notification nor the issuing by the Commission of any Certificate of Public Convenience or Certificate of Valuation and nothing therein or in this act contained nor any hearing had nor finding nor order nor decree made by the Commission nor any act or thing done by any public service Company in pursuance thereof nor any act or thing done by the Commission under the provisions of this act shall in any wise affect the invalidity if any of the stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued or assumed or guaranteed prior to the date when this act shall become effective by any public service company

Section 5 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any railroad corporation or street railway corporation to construct its tracks or other facilities across the tracks or other facilities of any other railroad corporation or street railway corporation or across any public highway at grade or above or below grade or for any public highway to be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade or for any public service company to construct any of its facilities across the facilities of any other public service company at the same or different levels And it shall be lawful upon like approval first had and obtained and not otherwise for any public service company to alter re-locate remove or abolish any such crossing Provided however that in all cases in which the tracks or other facilities of a railroad corporation or street railway corporation cross the tracks or other facilities of another railroad corporation or street railway corporation or a public highway at grade and such crossing is at the time this act becomes effective in process of abolition under and in accordance with an agreement or contract entered into with any municipality providing for such abolition it shall be lawful to proceed with the consummation of such abolition as provided in such agreement or contract without the aforesaid approval of the Commission first being obtained

Section 6 It shall be unlawful for any public service company

(a) To capitalize its franchises rights powers privileges or right to own and operate or enjoy any such franchises rights and powers or privileges in excess of the amount paid to the Commonwealth or any political sub-division thereof

as the consideration for the grant thereof or to capitalize any lease or contract of sale or contract for consolidation or merger of two or more public service companies or to issue by way of substitution any capital stock trust certificates bonds or other evidences of indebtedness or other securities for any consolidated or merged company exceeding the aggregate values of the properties of the companies so consolidated or merged and any additional sum actually paid in in cash and any additional property or labor actually contributed. Provided that any such public service company or companies may apply to the Commission to determine such consideration or value aforesaid.

(b) In the case of any reorganization under the provisions of the Act of Assembly approved the eighth day of April Anno Domini one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof to issue any stock trust certificates bonds notes or other evidences of indebtedness or other securities in excess of the amount paid or agreed to be paid to the Commonwealth or any political subdivision thereof as the consideration for the grant of any franchises rights powers or privileges and the value of the property of such reorganized corporation (and any additional sum actually paid in cash and any additional properties or labor actually contributed) Provided that any such public service company may apply to the Commission to determine such consideration or value aforesaid.

(c) To purchase acquire take or hold either in absolute ownership or in pledge or as collateral security directly or indirectly any controlling right title or interest legal or equitable in the capital stock bonds trust certificates or other evidences of indebtedness or other securities issued by or other controlling right title or interest whatsoever in any other public service company conducting business within this Commonwealth without the consent and approval of the Commission but the purchase taking and holding aforesaid of any right title or interest in any such capital stock bonds trust certificates or other evidences of indebtedness or other securities or of any other right title or interest in any other public service company which shall amount to less than the aforesaid controlling right title or interest of any nature or kind shall be lawful without the approval of the Commission so far as the same may be lawful under existing laws. Provided however That nothing in this act shall be construed to affect the holding of stock bonds trust certificates or other evidences of indebtedness or other securities heretofore legally acquired and held or in any way diminish lessen or impair the rights of any public service company in virtue of the holding by said company of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities heretofore acquired and held or to prevent the future acquisition of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities of a public service company where the major interest therein has been acquired and held by a public service company prior to the date when this act shall become effective or to prevent the future acquisition holding or cancellation by a public service company of trust certificates bonds notes or other evidences of indebtedness or other securities secured by stock theretofore legally acquired and owned by a public service company and pledged as security therefor.

Section 7 It shall be unlawful for any public service company after the first day of January one thousand nine hundred and fourteen to render or furnish or to offer to render or furnish within this Commonwealth any service of the kind or character rendered or furnished by it until it shall have filed and posted its tariffs and schedules in accordance with the provisions of sub-section (e) of section one of article two.

Section 8 It shall be unlawful for any public service company (a) To charge demand collect or receive directly or indirectly by any special rate rebate drawback abatement or other device whatsoever from any person or corporation for any service rendered or to be rendered a greater or less compensation or sum than it shall demand charge collect or receive from any other person or corporation for a like and contemporaneous service under substantially similar circumstances and conditions.

Provided however that where as the result of a bona fide mistake or error of a common carrier the full tariff charges are not collected in the first instance and the balance is subsequently found to be due and outstanding the collection of such balance may be waived by the carrier provided the matter is submitted to the Commission and its approval of such waiver is first had and obtained.

(b) To make or give any undue or unreasonable preference or advantage in favor of or to any person or corporation or any locality or any particular kind or description of traffic or service in any respect whatsoever or to subject any particular person or corporation or locality or any particular kind or description of traffic or service to any undue or unreasonable prejudice or disadvantage in any respect whatsoever.

Section 9 It shall be unlawful for any common carrier

(a) To charge or receive any greater compensation in the aggregate for the conveyance of passengers or property of the same class for a shorter than for a longer distance over the same line in the same direction the shorter being included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any common carrier to charge and receive as great a compensation for a shorter as for a longer distance provided however that nothing in this section contained shall prohibit common carriers from establishing reasonable zone systems of charges.

(b) To knowingly assist suffer or permit any person or corporation to obtain transportation for any passengers or property between points within this Commonwealth at

less than the rates established by such common carrier or by order of the Commission by means of false billing false classification false weight or weighing or false report of weight or by any other means or device whatsoever.

Any common carrier may however issue at special rates of fare excursion and commutation tickets but before any common carrier may issue any such excursion or commutation tickets it shall file with the Commission and shall post in the same manner as required by this act in the case of other rates or charges copies of the tariffs or schedules of the rates fares or charges on which such tickets are to be based and issued and any common carrier may grant free passes or passers at a discount to any officer or employee of such carrier. Nothing in this act shall be construed to prevent telephone telegraph express or railroad corporations from entering into contracts with each other for the exchange of service at free or reduced rates which contracts however shall be filed with the Commission.

Section 10 It shall be unlawful for any telephone or telegraph corporation or person or persons engaged in like business to charge or receive any greater compensation in the aggregate for the transmission of any message or conversation for a shorter than for a longer distance over the same line or route in the same direction the shorter being included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any such telephone or telegraph corporation person or persons engaged in like business to charge and receive as great a compensation for a shorter as for a longer distance. Upon application to the Commission the Commission may in special cases after investigation authorize such telephone or telegraph corporation or person or persons engaged in like business to charge less for a longer than for a shorter distance but the order must specify and prescribe the extent to which relief from the operation of this section is given provided that nothing in this section contained shall prohibit telephone or telegraph corporations from establishing reasonable zone systems of charges.

Section 11 No contract or agreement between any public service company and any municipal corporation shall be valid unless approved by the Commission. Provided That upon notice to the local authorities concerned any public service company may apply to the Commission before the consent of the local authorities has been obtained for a declaration by the Commission of the terms and conditions upon which it will grant its approval of such contract or agreement if at all.

Section 12 Every public service company shall be entitled to the full enjoyment and exercise of all and every the rights powers and privileges which it lawfully possesses or might possess at the time of the passage of this act except as herein otherwise expressly provided.

The several duties rights powers and limitations of rights and powers of public service companies as enumerated in article two and this article three respectively or contained in any of the provisions of this act or the performance exercise or enforcement thereof by or in favor of or against any public service company shall in every proper case be subject to section twelve of article sixteen sections one and four of article seventeen of the Constitution of the Commonwealth and to any other applicable provisions of the Constitution of the Commonwealth or of the United States.

ARTICLE IV

Constitution of Commission

Section 1 For the purpose of regulating public service companies and of carrying out the provisions of this act an administrative body or Commission is hereby established to be known as "The Public Service Commission of the Commonwealth of Pennsylvania" and in that name it shall issue its orders and certificates and may become or be made a party to legal proceedings. It shall have an official seal which shall be prepared and furnished by the Secretary of the Commonwealth with the words "The Public Service Commission of the Commonwealth of Pennsylvania" and such other design as the Commission may prescribe engraved thereon by which seal it shall authenticate its proceedings and of which seal the courts shall take judicial notice.

Section 2 This Commission shall consist of seven members who shall be appointed by the Governor by and with the advice and consent of the Senate. Each Commissioner at the time of his appointment and qualification shall be a resident of the Commonwealth of Pennsylvania and shall have been a qualified elector therein for a period of at least one year next preceding his appointment and shall also be not less than thirty years of age.

The Commissioners first appointed under this act shall continue in office for the terms of four five six seven eight nine and ten years respectively from the first day of July Anno Domini one thousand nine hundred and thirteen and until their respective successors shall be duly appointed and shall have qualified but their successors shall each be appointed for a term of ten years.

A member of said Commission designated by the Governor shall during his term of office be the chairman of the Commission. The chairman shall when present preside at all meetings and in his absence the member whose term shall first expire shall preside.

Section 3 When a vacancy shall occur in the office of any Commissioner a Commissioner shall in the manner aforesaid be appointed for the residue of the term. If the Senate shall not be in session when this act is approved or when any vacancy occurs the original appointments or any appointment made by the Governor to fill a vacancy shall be subject to the approval of the Senate when convened.

A quorum of the Commission shall be four members who for all purposes including the making of any order or the

ratification of any act done or order made by one or more of the Commissioners must act unanimously.

No vacancy in the Commission shall impair the right of a quorum of the Commissioners to exercise all the rights and perform all the duties of the Commission.

Section 4 Any investigation inquiry or hearing which the Commission has power to undertake or hold may be undertaken or held by or before any one of the Commissioners upon condition however that such Commissioner shall first have been authorized by the Commission to undertake or hold such investigation inquiry or hearing. All investigations inquiries or hearings before or by any such Commissioner shall be and be deemed to be the investigations inquiries and hearings of the Commission. Any determination ruling or order of a Commission upon any such investigation inquiry or hearing undertaken or held by him shall not become and be effective until approved and confirmed by at least a quorum of the Commission and ordered to be filed in its office. Upon such confirmation and order such determination ruling or order shall be the determination ruling or order of the Commission.

Section 5 The Commission shall have a secretary to be appointed by it and to hold office at its pleasure. It shall be the duty of the secretary to keep a full and true record of all the proceedings of the Commission and of all determinations rulings and orders made by the Commission or by any of the Commissioners and of the approval and confirmation by the Commission of determinations rulings or orders made by individual members thereof.

The Secretary shall be the custodian of the records of the Commission and file and preserve at its general office all books maps profiles tariffs schedules reports and documents and papers whatsoever filed with it or entrusted to its care and shall be responsible to the Commission for the same.

Under the direction of the Commission the secretary shall be its chief executive officer have general charge of its general office superintend its clerical business conduct its correspondence give notice of all determinations rulings and orders of the Commission prepare for service such papers and notices as may be required of him by the Commission and perform such other duties as the Commission may prescribe. He shall have power and authority to administer oaths in all parts of the Commonwealth in all proceedings by or before the Commission or any Commissioner and in all cases or matters appertaining to the duties of his office.

The secretary shall have power to designate from time to time one of the clerks appointed by the Commission to perform the duties of the secretary during his absence and the clerk so appointed shall possess for the time designated the powers of the secretary of the Commission.

The secretary shall be the disbursing officer of the Commission subject to the approval of the Commission with respect to both requisitions and expenditures and before entering upon the duties of his office he shall file in the office of the Secretary of the Commonwealth a bond to the Commonwealth with corporate security in the sum of ten thousand dollars to be approved by the Governor conditioned for the faithful performance of his official duties.

Section 6 The Attorney General shall ex officio be the general counsel of the Commission. He shall appoint by and with the consent of the Senate two attorneys who shall be learned in the law as counsel and assistant counsel respectively for the Commission. The said counsel or assistant counsel shall attend the hearings before the Commission or a Commissioner conduct the examination of witnesses when requested so to do by the Commission or a Commissioner represent the Commission upon appeals and other hearings in the Court of Common Pleas and in the Superior and Supreme Courts or other courts of the Commonwealth of Pennsylvania or in any Federal court and in actions instituted to recover penalties and to enforce orders of the Commission. Said counsel and assistant counsel shall also assist the Attorney General in conducting all mandamus injunction and quo warranto proceedings at law or in equity instituted by him for the enforcement of the determinations rulings and orders of the Commission and shall perform such other professional duties as may be required of them or either of them by the Commission.

Section 7 The Commission shall appoint a marshal to serve during its pleasure. He shall attend the hearings of the Commission preserve order thereat superintend the serving of subpoenas orders of the Commission and such other papers as the Commission may direct make such reports and perform such other duties as may be prescribed by the Commission.

Section 8 The Commission shall appoint an "Investigator of Accidents" whose duty it shall be to have charge of the investigation of and to investigate subject to the orders and direction of the Commission the cause of any accident in or about or in connection with the operation of the property facilities or service of any public service company wherein any person shall have been killed or injured or property shall have been destroyed or injured which may be assigned to him for investigation by the Commission or of the happening of which he may by due diligence obtain knowledge and to make a full and complete report thereon to the Commission and also to report to the Commission whether any public service company has failed to perform the duties prescribed by Article two section one (x) of this act with relation to accidents of the happening of which in the exercise of due diligence he may obtain knowledge and also to collate and tabulate all data statistics and other pertinent information for the use of the Commission obtained by him as the result of such investigations and to make an annual report of such investigation to the Commission with recommendations as to means or methods whereby such accidents may be averted and to perform all such other duties concerning said accidents as to the Commission may seem advisable for the promotion of the safety of patrons and employees of public service companies and of the safety and welfare of the public. Such reports statistics data or informa-

tion shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for any purpose in any suit for damages growing out of any matter or thing mentioned therein.

Section 9 The Commission shall have power to employ during its pleasure and at such rates of compensation as it may determine such officers experts engineers statisticians accountants inspectors clerks and employees as it may deem necessary to carry out the provisions of this act or to perform the duties and exercise the powers conferred upon the commission.

Section 10 Each of the Commissioners shall receive an annual salary of ten thousand dollars except the Chairman who shall receive an annual salary of ten thousand five hundred dollars.

The secretary shall receive an annual salary of five thousand dollars.

The counsel for the Commission shall receive an annual salary of seven thousand five hundred dollars.

The assistant counsel for the Commission shall receive an annual salary of five thousand dollars.

The marshal shall receive an annual salary of two thousand dollars.

The investigator of accidents shall receive an annual salary of five thousand dollars.

The salaries hereinbefore mentioned and the salaries of all other officers agents appointees and employees of the Commission shall be payable monthly.

Each member of the Commission its secretary attorneys marshal and investigator of accidents and other officers agents employees and appointees shall be paid in addition to their stipulated salary or compensation the railroad fare board lodging and other traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act or performed by direction of the Commission.

Section 11 The salaries when properly certified by the secretary of the Commission shall be audited by the Auditor General and when audited and allowed shall be paid out of moneys specifically appropriated for that purpose by warrants drawn therefor by the Auditor General upon the State Treasurer.

All disbursements of such a nature as to make it impracticable for the Commission to file with the Auditor General itemized receipts or vouchers prior to the advance by the accounting officers of funds sufficient to meet such expenses shall be paid out of money specifically appropriated for that purpose in the manner provided by an act entitled "An Act prescribing the method for disbursing and accounting for certain appropriations to the departments bureaus commissions and other branches of the State Government" approved April twenty-third Anno Domini one thousand nine hundred and nine.

The moneys necessary to carry this act into effect shall be appropriated to the Commission biennially as an item in the general appropriation bill.

Section 12 No person shall be appointed a member of the Commission or hold any place position or office under it who occupies any official relation to any public service company doing business in this Commonwealth or who holds any other appointive or elective office of the Commonwealth of any municipality thereof. No Commissioner shall during his term be a candidate for any such office.

No Commissioner and no employee appointee or official engaged in the service of or in any manner connected with said Commission shall hold any office or position or be engaged in any business employment or vocation the duties of which are incompatible with the duties of his office or employment as Commissioner or in the service or in connection with the work of the Commission. No Commissioner shall participate in any hearing or proceeding in which he has any direct or indirect pecuniary interest. Every Commissioner the said secretary attorneys marshal and investigator of accidents and every individual employed or appointed to office under the service of or in connection with the work of the Commission is hereby forbidden to solicit suggest request or recommend directly or indirectly to any public service company or to any officer attorney agent or employee thereof the appointment of any individual to any office place or position in or the employment of any individual in any capacity by said public service company.

Section 13 Every public service company and every officer attorney agent or employee thereof is hereby forbidden to offer to any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person appointed or employed by the Commission any office place appointment or position or to offer to give any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person employed in the service of the Commission or in connection with the work of the Commission any free pass or transportation or any reduction in fares to which the public generally is not entitled or any free carriage of property or any present gift or gratuity money or valuable thing of any kind.

Section 14 If the secretary marshal or investigator of accidents or any person employed or appointed in the service of the Commission shall violate any provision of this act the Commission shall forthwith remove him from the office or employment held by him.

Section 15 The Governor by and with the consent of the Senate may remove any Commissioner or any of the counsel to the Commission for inefficiency neglect of duty or misconduct in office giving him a copy of the charges against him and affording him an opportunity to be publicly heard in person or by counsel in his own defense upon not less than ten days' notice. If such Commissioner shall be removed the Governor shall file in the office of the Secretary of the Commonwealth a complete statement of all charges made against such Commissioner and his finding thereon together with a complete record of the proceedings.

Section 16 Each Commissioner the said secretary attorneys marshal and investigator of accidents shall qualify before entering upon the duties of their respective offices or appointments by taking and subscribing before the Secretary of the

Commonwealth the oath prescribed by Article seven of the Constitution of this Commonwealth

Section 17 The principal office of the Commission shall be in the city of Harrisburg in such rooms in the Capitol building or other public building as may be designated by the Board of Commissioners of Public Grounds and Buildings

Section 18 The Commission or a quorum thereof shall hold stated meetings at least twice a month during the year at its principal office and may hold meetings at any time and at any place within this Commonwealth

Section 19 The Board of Commissioners of Public Grounds and Buildings shall upon requisition of the secretary of the Commission furnish the Commission with such books stationery furniture and supplies as may be needed properly to conduct the affairs of the Commission

The printing and binding necessary for the proper performance of the duties of the Commission or the proper preservation of books documents and papers filed with the Commission shall be done by the state printer upon the order of the Superintendent of Public Printing and Binding upon requisition of the secretary of the Commission

Section 20 The principal office of the Commission at Harrisburg shall be open for business between the hours of nine ante meridian and five post meridian every business day in the year and one or more responsible persons to be designated by the Commission or by the secretary under the direction of the Commission shall be on duty at all times in immediate charge thereof

ARTICLE V

Powers and Duties of Commission

Section 1 The Commission shall have general administration power and authority as provided in this act to supervise and regulate all public service companies doing business within this Commonwealth

Said power and authority shall include the power to inquire into and regulate the service rates fares tolls or charges of any and all public service companies including individual and joint rates the charges for long and short transmission of messages and conversations by telegraph and telephone companies the making of repairs alterations and improvements in and to such service as shall be reasonably necessary for the accommodations or safety of its patrons employees and the public the granting of transfers to or from one part of the system of the same common carrier to another part the routing of the lines of street railways under the provisions of the act entitled "An Act authorizing traction or motor power companies and street passenger railway companies owning leasing controlling or operating different lines of street railways to operate all of said lines as a general system and to lay out such new routes or circuits over the whole or any part of any street or streets occupied by such different companies and to run cars thereon for such distances and in such directions as will in the opinion of the operating company best accommodate public travel" approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-five (Pamphlet Laws sixty-five) or otherwise the just and equitable distribution of trains cars vehicles and motor power or other facilities of all common carriers the granting construction operation or discontinuance of switches sidings and crossings the construction operation or discontinuance of switch connections with or between lines of railroad corporations the location or abolition of freight and passenger stations wharves docks or piers the use and compensation for cars owned or controlled by persons other than the carrier the safety adequacy and sufficiency of the facilities plant and equipment for the carrying on of their business by said public service companies the quantity or quality of water gas electricity or light heat or power supplied and as specifically provided in this act the issuing of stocks trust certificates bonds notes or other evidences of indebtedness or other securities by public service companies

Section 2 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint as hereinafter provided that the service facilities rules regulations practices or classifications of any public service company in respect to or in connection with or employed by or in the performance of its public duties within this Commonwealth are unsafe inadequate insufficient unjust or unreasonable the Commission shall determine and specify by an order in writing to be made and filed as hereinafter provided and to be served as hereinafter provided upon every public service company to be affected thereby the just reasonable safe adequate and sufficient service facilities' rules regulations or practices thereafter to be put in force observed rendered used or furnished in the performance of its public duties by said public service company or companies and thereupon it shall be the duty of every public service company affected by said order to observe and obey said order and all and every the mandates and requirements thereof

Section 3 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint that the rates fares tolls or charges established demanded exacted charged or collected by any public service company or companies for any service rendered or furnished are unjust or unreasonable or inadequate or are unjustly discriminatory or unduly or unreasonably preferential or that the facilities or service furnished or rendered by any public service company or companies unjustly discriminatory or unduly or unreasonably preferential in favor of or against any particular person corporation locality or any particular kind or description of traffic or service then the Commission shall determine and prescribe by a specific order the maximum just due equal and reasonable rates fares tolls and charges to be thereafter established demanded exacted charged or collected for the service to be performed and the just due equal reasonable and proper regulations and practices as affecting such rates to be observed by the public service company and the Commission may classify such rates The said order shall be served as hereinafter provided upon all

public service companies by which such rates fares tolls and charges and such regulations and practices affecting the same are thereafter to be charged and observed The power to fix maximum rates or charges shall include the power to fix joint rates or charges where joint service is rendered by two or more public service companies or where other public service companies may be interested in the rate or charge

Section 4 Whenever the Commission receives notice of any change proposed in any tariff or schedule filed or posted under the provisions of this act it shall have power either upon complaint or upon its own motion and if it so orders without answer or other formal pleading by the interested public service company after notice to hold a public hearing and make investigations as to the propriety of such proposed change and of the new rate practice or classification After such hearing and investigation whether completed before or after such change goes into effect the Commission may make such order in reference to the new rate practice and classification as would be proper in a proceeding initiated after the same had become effective At any such hearing involving any proposed increase in any rate the burden of proof to show that such increased rate is just and reasonable shall be upon the public service company

The Commission shall have power in its discretion and for good cause shown to permit changes in the schedules filed and good cause shown to permit changes in the tariffs or schedules filed and published upon less than the thirty days notice specified in Article two section one (g) of this act or upon other conditions which shall be just and reasonable

The Commission shall also have power in its discretion where any notice of increase in any rates fares tolls or charges of a public service company has been filed to require by general rule or special order that such company shall furnish to its shippers consumers or other patrons a certificate or other evidence of payments made by them in excess of the prior established rate

Section 5 If after hearing upon complaint or upon its own motion the Commission shall determine that any rates which have been collected or any acts which have been done or omitted to be done or any regulations classifications or practices which have been enforced for or in relation to any service rendered after this act becomes effective by any public service company complained of were in violation of any order of the Commission or were unjust and unreasonable or unjustly discriminatory or unduly unreasonably preferential or in like manner shall find that the rates so collected are in excess of the rates contained in the tariffs or schedules of any such public service company on file or posted and in effect and applicable at any time the said service was rendered the commission shall upon petition have the power and authority to make an order for reparation awarding and directing the payment to any such complainant petitioner within a reasonable time specified in the order of the amount of damages sustained in consequence of said unjust unreasonable or unlawful collections acts or omissions regulations classifications or practices of such public service company Provided That such damages have been actually sustained by such complainant petitioner The Commission shall state in said order the exact amount to be paid as well as its findings upon pertinent questions of fact

If the public service company does not comply with the aforesaid order for the payment of money within the time fixed therein the person named therein to whom such payment is directed to be made may sue therefor in any Court of Common Pleas of this Commonwealth and said order made by the Commission shall be prima facie evidence of the facts therein stated and that the amount awarded is justly due the plaintiff in such suit and the defendant public service company shall not be permitted to avail itself of the defense that the service was in fact rendered to the plaintiff at the rate contained in its tariffs or schedules in force at the time payment was made and received

No reparation as herein provided shall be awarded by the Commission unless the complaint or petition shall have been filed with it within two years from the time when the cause of action accrued A suit for the enforcement of an order directing such payment shall be filed in the said Court of Common Pleas within one year from the date of the order and not after

No action shall be brought in any court or account of the wrongs or injuries referred to in this section unless and until the Commission shall have determined that the rate regulation classification practice act or omission in question was unjust unreasonable or unjustly discriminatory or unduly or unreasonably preferential or in excess of the rates contained in the said tariffs or schedules and then only to recover such damages as may have been awarded and directed to be paid by the Commission in said order

Section 6 In the case of any street railway corporation or incline plane corporation the Commission may also whenever it may deem it necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers after hearing had upon its own motion or upon complaint require such street railway corporations or incline plane corporations to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and object to make proper and convenient arrangement or adjustment of the time schedules of said street railway corporation or incline plane corporations and also to make such proper and convenient adjustment of its time schedules with those of other contiguous or connecting street railway corporations on incline plane corporations as to the Commission shall seem necessary or proper for the accommodation convenience and safety of the public

Section 7 The Commission shall have power to require railroad corporations and street railway corporations to construct and maintain such switch or other connections with or between the lines of other companies of the same character as are reasonably practicable and as the Commission shall deem necessary and proper for the service accommodation and convenience of the public and shall also have power to establish through routes and joint rates and classifications for the conveyance of persons and property between any two or more points within this Commonwealth whenever

the railroad corporations concerned shall have refused or neglected voluntarily to establish such through routes and joint rates and classifications and to prescribe the just terms and conditions under which said through routes shall be operated. Provided That in establishing such through route the Commission shall not require any railroad company without its consent to embrace in such route substantially less than the entire length of its railroad and of any intermediate railroad operated in conjunction and under a common management or control therewith which lies between the termini of such proposed through route unless to do so would make such through route unreasonably long as compared with another practicable through route which would otherwise be established.

The Commission shall in case of failure of the railroad corporations or street railway corporations concerned to agree among themselves upon the division of the cost of construction maintenance and operation of the connections thus provided for or the allowance to be made for the interchange of service or the apportionment of any joint rates ascertain and by order prescribe and fix the equitable and just apportionment and division of the same.

Nothing in this section shall give the Commission power over street railway corporations engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which do not generally solicit the transportation of freight as a main branch of their business.

Section 8 In the case of a telegraph corporation or person engaged in the public telegraph business the Commission may also whenever it may determine it to be necessary or proper for the accommodation or convenience of the public so to do after hearing had upon its own motion or upon complaint require any such telegraph corporation or person to permit any other such telegraph corporation or person engaged in the public telegraph business to connect its or his lines of telegraph with the lines of telegraph of such first-named telegraph corporation or person and interchangeably to receive dispatches from and for each other and from and for any individual or individuals and on payment of its or his usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporation or person or by the Commission as hereinafter provided to transmit such dispatches with impartiality and good faith.

Section 9 Whenever the Commission shall find that there are any two or more telephone companies whose lines form a continuous line of communication or could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities which are not reached by the lines of either company alone and that such connections and facilities for the through transmission of conversations jointly over the several lines can reasonably be made and an efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and that a public necessity exists herefor or shall find that any two or more telephone companies have failed to establish just and reasonable joint rates or charges for through service by or over their several lines so connected and that such joint rates or charges ought to be established in order to supply a through traffic and communication between different localities not otherwise provided for or proffered by the companies in question or either of them the Commission may by its order require that such connection be made and facilities supplied and that through conversations be transmitted thereby and may prescribe the through line and joint rates and charges to be made and to be used and in force in the future and shall appoint or approve necessary and proper conditions rules and regulations for the joint through traffic and an equitable apportionment between the several companies of the costs and revenues in connection therewith and the Commission may fix the same by its order to be duly served upon the company or companies affected.

Section 10 Where the public service companies entitled to share in any joint rate or charge shall be unable to agree upon the division thereof or shall make any unjust unreasonable or unduly discriminatory or preferential division or apportionment thereof the Commission may after hearing upon its own motion or upon complaint fix the proportion to which every such public service company shall be entitled.

Section 11 The Commission may investigate the rates or interstate traffic facilities or service of common carriers within this Commonwealth and when such rates facilities or service are in the determination of the Commission unjust unreasonable or discriminatory or unduly or unreasonably preferential or in violation of the interstate commerce law or in conflict with the rulings orders or regulations of the Interstate Commerce Commission the Commission may apply by petition to the said Interstate Commerce Commission for relief or may present to the said Interstate Commerce Commission all facts coming to its knowledge as to the violation of the rules orders or regulations of that Commission or as to the violation of the interstate commerce law.

Section 12 Except in cases in which grade crossings are in process of abolition at the time of the passage of this act under agreement or contract with a municipality as set forth in the proviso of section five of article three of this act. The Commission shall have exclusive power to determine order and prescribe in accordance with plans and specifications to be approved by it the just and reasonable manner including the particular point of crossing in which the tracks or other facilities of any public service company may be constructed across the tracks or other facilities of any other public service company at grade or above or below grade or at the same or different levels or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across the tracks or other facilities of any other railroad corporation or street railway corporation or across any public highway at grade or above or below grade or in which any public highway may be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at

grade or above or below grade and to determine order and prescribe the terms and conditions of installation and operation maintenance and protection of all such crossings which may now or hereafter be constructed including the stationing of watchmen thereat or the installation and regulation of lights block or other system of signalling safety appliances devices or such other means or instrumentalities as may to the commission appear reasonable and necessary to the end intent and purpose that accidents may be prevented and the safety of the public promoted. No such crossing shall be constructed without the approval of the Commission evidenced by its "Certificate of Public Convenience" as provided in section five of article three of this act but in no case shall the approval or consent of any court board or other commission or officer or of any municipality be necessary therefor. It shall be proper however for the commission by general rule or order whenever the same can be properly regulated by suitable general rule to prescribe the terms and conditions under which such crossing may be constructed operated maintained or protected without the particular approval of the commission.

The commission shall also have exclusive power upon its own motion or upon complaint and after hearing as herein-after provided (of which all the parties in interest including the owners of adjacent property shall have due notice) to order any crossing aforesaid now existing or hereafter constructed at grade or at the same or different levels to be re-located or altered or to be abolished according to plans and specifications to be approved and upon just and reasonable terms and conditions to be prescribed by the commission.

The compensation for damages which the owners of adjacent property taken injured or destroyed may sustain in the construction re-location alteration or abolition of any such crossing specified in this section (for which compensation the said owners are hereby invested with warrant of authority upon appeal from the determination of the Commission to sue the Commonwealth shall after due notice and hearing be ascertained and determined by the Commission and such compensation as well as the expense of the said construction relocation alteration or abolition of any such crossing shall be borne and paid as hereinafter provided by the public service company or companies or municipal corporations concerned or by the Commonwealth either severally or in such proper proportions as the Commission may after due notice and hearing in due course determine unless the said proportions are mutually agreed upon and paid by those interested as aforesaid.

In prescribing the terms and conditions upon which any such crossing may be constructed or re-located or altered or abolished and the proportionate contributions to the expense thereof including the damages or compensation to the owners of adjacent property as aforesaid the commission may among other things take into consideration the relative importance to the public of the services rendered by the public service companies concerned as well as the priority of location provided that where any portion of the cost and expense thereof shall have been or shall be borne in the future by the Commonwealth or any municipal corporation such portion shall not be taken into account by the Commission in fixing any valuation for any purpose under any of the provisions of this act and provided further that where the order of the Commission shall as part of the regulation of the construction re-location alteration or abolition of any crossing aforesaid require as incidental thereto a re-location changes in or the removal of any adjacent structures equipment or other facilities of any telegraph telephone gas electric light water-power water pipe line or other public service company said company shall at its own expense re-locate change or remove such structures equipment or other facilities in conformity with the order of the Commission and in default of compliance with such order the Commission shall cause the work and materials to be done and furnished in accordance with the said order and may recover the cost and expense thereof from the said public service company.

Before the Commission shall make any final order relative to the construction re-location alteration or abolition of any crossing involving any public highway or street an effort shall be made by the Commission to reach an agreement with the proper officials of the municipal corporations concerned determining the plans and specifications governing such crossing and in default of such agreement the Commission shall exercise the exclusive power vested in it under this section and shall finally determine and adopt the complete plans and specifications and locate all lines and grades in said public highways and streets and may permit the public service company or companies or the municipal corporation to do the whole or any portion of the work in accordance therewith otherwise the Commission shall do the work by contract or contracts to be awarded after due advertisements to the lowest responsible bidder in accordance with the said plans and specifications.

The said contractor shall be authorized in the name of the Commission to collect by due process of law from the public service company or companies or the said municipal corporations or from the Commonwealth either severally or proportionately as may be determined by the Commission the amount which may be justly due him under the terms of his said contract with the Commission and any amount so determined to be paid by the said contractor by the Commonwealth as well as the amount of damages or compensation determined and awarded to be paid the owners of adjacent property as aforesaid shall in each instance be paid by the State Treasurer on a warrant drawn by the Auditor General upon the presentation to that officer of a statement setting forth the amount determined to be paid as aforesaid duly certified by the Commission said payments to be paid out of any funds specifically appropriated for such purpose or generally appropriated for the improvement of the roads or highways of the Commonwealth and in case of a verdict and judgment thereon for the damages or compensation recorded by any such adjacent property owners upon appeal the same shall be paid out of any

funds appropriated as aforesaid and any Court of Common Pleas hearing and determining said appeal is hereby authorized and empowered to issue a writ of mandamus to said Commission the Auditor General and the State Treasurer or any of them as the case may require for the payment of such judgment.

The Commission shall have the right to recover for and on behalf of the Commonwealth by due process of law as debts of like amount are now by law recoverable from the public service company or companies or municipal corporations in such amounts or proportions against each as may be determined by the Commission as aforesaid the amount of the damages or compensation awarded to the owners of adjacent property by the Commission or by the court of the proper county on appeal and the amounts so recovered shall be paid into the State treasury for the improvement of the roads of the Commonwealth.

Section 13 The Commission may after hearing had upon its own motion or upon complaint establish such standards of facilities and service of public service companies as shall be reasonably necessary for the safety accommodation or convenience of its patrons employees and the public and require by an order to be served in the manner hereinafter provided upon every public service company affected thereby the facilities or service of such public service companies to conform to such standards. The Commission shall also have power after hearing had upon its own motion or upon complaint to require public service companies to make all such repairs changes alterations additions extensions and improvements in and about their facilities and service as shall be reasonably necessary and proper for the safety accommodation convenience and service of their patrons employees and the public.

Section 14 The Commission shall have power of its own motion or upon complaint to institute any inquiry or investigation and to determine upon hearing or rehearing had for that purpose whether any public service company has after the date when this act shall become effective issued or made any increase in the issue of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities whether such bonds notes or other evidences of indebtedness or other securities be payable at periods of more or less than twelve months in violation of any of the provisions or requirements of this act and if so to determine and find the nature and extent of such violations and subject to the provisions for rehearing and appeal shall certify the record of such hearing and finding to the Attorney General to institute in the name of the Commonwealth such proceedings in equity or law civil or criminal as shall be necessary or proper to enforce the provisions of this act and to restrain and prevent such public service company from consummating or continuing any act or acts alleged to have been done or to be contemplated in violation of the provisions or requirements of this act or of the laws or Constitution of the Commonwealth.

Section 15 The Commission may and shall after hearing had upon its own motion or upon complaint establish by an order to be served as hereinafter provided upon every public service company affected thereby a system of accounts to be used by such public service companies and may also in its discretion prescribe the manner and form in which accounts records and memoranda shall be kept by public service companies including the accounts records and memoranda of the conveyance of passengers and property and a proper and reasonable depreciation account as well as the receipts and expenditures of money. And the Commission may classify public service companies and prescribe the system of accounts to be adopted and used by each class and may prescribe the manner and form in which such accounts shall be kept and may subdivide each class according to the volume of business transacted or otherwise. And the Commission shall have power upon application to relieve any public service company from the duty of carrying a depreciation account.

The Commission may and shall after hearing had as aforesaid prescribe the accounts in which particular outlays and receipts shall be entered charged or credited.

The Commission may also after hearing as aforesaid require that no expenditures shall be charged to any operating account that should properly be charged to the capital account or vice versa and require that all and every the receipts and expenditures of public service companies be properly apportioned among the various accounts which it may establish.

The Commission shall at all times have access to all accounts records and memoranda kept by public service companies and may designate any of its officers or employees who shall thereupon have authority to inspect and examine any and all accounts records and memoranda kept by such public service companies. The Commission shall also have power to require the making and filing with it of all reports records maps documents data and information whenever it deems the same necessary and proper in the public interest or to carry out the provisions of this act. Provided that where any municipal corporation is engaged in rendering or furnishing to the public any service of the kind or character rendered or furnished by public service companies the provisions of this section shall apply to said municipal corporation with respect to such service and provided further that in case of any public service company subject to the jurisdiction of the Inter-State Commerce Commission the systems of accounts records and memoranda prescribed by the Commission shall conform to those prescribed by the Inter-State Commerce Commission.

Section 16 The Commission shall have power to prescribe the form of the tariffs and schedules required to be filed and posted and published by public service companies under this act and the rules and regulations as to the filing posting and publishing and the manner and places of posting and publishing thereof in the case of public service companies also subject to the Interstate Commerce Commission shall conform as nearly as practicable to those prescribed by the Interstate Commerce Commission.

Section 17 If the Commission shall find it necessary and proper to the rendering of reasonably safe and adequate or sufficient ser-

vice it may and shall after hearing had upon its own motion or upon complaint make an order to be served as hereinafter provided upon every common carrier to be affected thereby requiring all such common carriers to revise and change the time schedules of such common carriers to alter the running time of trains cars vehicles or boats or changes in the routes of street railway lines or systems or regulating or requiring the furnishing and distribution of cars trains vehicles boats motive power or other facilities without undue or unreasonable discrimination or preference between shippers localities or competitive or non-competitive points and the switching loading and unloading of said trains cars vehicles boats or other facilities the weighing or billing of cars and of property offered for shipment or regulating demurrage charges track-storage charges package room or baggage room charges and package or baggage transfer rates and charges and generally to make such other arrangements and improvements in service and facilities as shall be just and reasonable having due regard to the needs of the public under all the circumstances presented.

Section 18 When application shall be made to the Commission by any proposed public service company for the approval by said Commission of its incorporation organization or creation or by any public service company for the approval by the Commission of the renewal of its charter or the obtaining of any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise or for permission from the Commission to begin the exercise of any right power franchise or privilege or for the approval by the Commission of the sale assignment transfer lease consolidation or merger of any of its powers franchises or privileges with any other corporation or person or when application shall be made to the Commission by any public service company for the approval by the Commission of the purchase acquisition taking or holding either in absolute ownership or in pledge or as collateral security directly or indirectly of any controlling right title or interest legal or equitable to or in the capital stock trust certificates bonds or other evidences of indebtedness or other securities or other controlling right title or interest whatsoever in any other public service company or when application shall be made to the Commission by any telegraph corporation or person or persons engaged in the public telegraph business for the approval by the Commission of the connection of its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business or when application shall be made to the Commission by any telephone corporation or person engaged in the public telephone business to connect use and interchange its or his lines facilities and service with the lines facilities and service of any other such telephone corporation or person engaged in the public telephone business and for the determination by the Commission of the just compensation terms and conditions of such connection use and interchange or when application shall be made to the Commission for the approval of the construction alteration re-location or abolition of any crossing at grade or above or below grade or when application shall be made to the Commission by any public service company for any approval under any of the provisions of this act or when application shall be made to the Commission by any municipal corporation for the approval required by the provisions of article three section three (d) of this act such approval in each and every such case or kind of application shall be given only if and when the said Commission shall find or determine that the granting or approval of such application is necessary or proper for the service accommodation convenience or safety of the public.

Section 19 For the purpose of enabling the Commission to make such finding or determination it shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers contracts or other documents and make such inquiries physical examinations valuations and investigations as it may deem necessary or proper in enabling it to reach a determination. Due notice of every such hearing shall be given and in every case the Commission shall make a finding or determination in writing stating whether or not its approval is given and if given shall issue its certificate to be known as its "Certificate of Public Convenience" under its seal and file among its records a duplicate of every such certificate.

Section 20 (a) The Commission shall have power upon application or upon its own motion to ascertain and determine the fair value of the property of every public service company in this Commonwealth and to determine any matter in connection therewith and shall exercise the said power whenever the same is required or whenever it shall deem such valuation or determination necessary or proper under any of the provisions of this act.

In ascertaining and determining such fair value the Commission shall determine every fact matter or thing which in its judgment does or may have any bearing on such value and may take into consideration among other things the original cost of construction particularly with reference to the amount expended in the existing and useful permanent improvements with such consideration for the amount in market value of its bonds and stocks the probable earning capacity of the property under particular rates prescribed by statute or ordinance or other municipal contract or fixed or proposed by the Commission and for the items of expenditure for obsolete equipment and construction as the circumstances and the historical development of the enterprise may warrant the reproduction costs of the property based upon the fair average price of materials property and labor and the developmental and going concern value of such public service company and these and any other elements of value shall be given such weight by the Commission as may be just and right in each case.

(b) The Commission shall also have power to make revaluations of the property of any public service company from time to time and to ascertain and determine the value of new construction extensions and additions to the same.

(c). The Commission shall have power to establish reasonable general or special rules with respect to the preparation of such valuations the forms to be followed the inventories and statements and proofs of original cost to be made and all other matters figures data and information in connection therewith

Section 21 When application shall be made to the Commission by any public service company for the ascertainment and determination of the amount paid or agreed to be paid to the Commonwealth or any political sub-division thereof as the consideration for the grant of any franchises rights powers privileges or right to own or operate or enjoy any such franchises rights powers or privileges or for the ascertainment and determination of the aggregate values of the properties of any public service companies consolidated or merged or for the ascertainment and determination of the value of the property of any public service company reorganized under the provisions of an act of Assembly approved the eighth day of April one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof or for a certificate that the provisions of paragraph (a) of section four of article three of this act relating to the issuing of stocks or making any increase in the issue thereof by public service companies have been complied with or for the ascertainment and determination of the value of any property or labor for which any bonds notes or other evidences of indebtedness running for more than twelve months are issued or for the ascertainment and determination of the value of any other fact matter or thing of which the commission is authorized to ascertain and determine the value under the terms of this act then and in every such case for the purpose of making such ascertainment or determination of value the Commission shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers or other documents and make such inspections inquiries physical examinations valuations and investigations as it may deem necessary or proper to enable it to reach a determination Due notice of every such public hearing shall be given and in every such case the Commission shall make a finding or determination in writing stating the value ascertained by the Commission and shall issue its certificate to be known as its "Certificate of Valuation" under its seal and file among its papers a duplicate of every such certificate Any such findings or determination shall be subject to the right of rehearing and appeal as hereinafter provided

The issuing by the Commission of any "Certificate of Public Convenience" or any "Certificate of Valuation" enumerated or provided for in this act or any finding determination or order made by the Commission refusing or granting such certificates shall not be construed to revive or validate any lapsed terminated invalidated or void powers franchises rights or privileges or to enlarge or add to the rights powers franchises or privileges contained in any charter or in the grant of any franchises or any supplement or amendment to any charter or to waive or remit any forfeiture The issuing by the Commission of any "Certificate of Valuation" enumerated or provided for in this act shall be deemed to certify only to the fact that said securities were issued for money labor done or money or property actually received and shall not be taken as requiring the Commission in any subsequent valuation of the property of any public service company for the purpose of ascertaining the amount to be paid to said public service company for its property to fix a valuation which shall be sufficient to yield a return to the holders of said securities neither shall said "Certificate of Valuation" be deemed to require the Commission in subsequently determining the rates to be charged for the service of said public service company to provide a rate which shall be sufficient to yield a return on said securities

Section 22 The Commission shall have full power and authority to require public service companies to report or account to the Commission for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness or other securities which accounts and reports shall be made in such form and detail as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission

Section 23 The Commission shall have full power and authority either by or through its members agents or employees duly authorized by it whenever it shall deem it necessary or proper for the purposes of determining whether it shall issue any "Certificate of Public Convenience" or "Certificate of Valuation" for the purpose of investigating the safety adequacy and sufficiency or reasonableness of any service or rates fares or charges of any public service company or in carrying out any of the provisions of this act to enter upon the premises buildings machinery system plant and equipment and make any inspection valuation physical examination inquiry or investigation of any and all plant and equipment facilities property and pertinent books papers memoranda document or effects whatsoever of any public service company and to hold any hearing for such purposes In making such valuations or re-valuations the Commission may have access to and use any books documents or records in the possession of any department or board of the Commonwealth or any political sub-division thereof

Section 24 The Commission shall as a Commission or by its individual members have the power in any part of the Commonwealth to subpoena witnesses to administer oaths to examine witnesses or to take such testimony or compel the production of such books papers and documents as it may deem necessary or proper in and pertinent to any proceeding investigation or hearing held or had by it and to do all necessary and proper things and acts in the lawful exercise of its powers or the performance of its duties

Section 25 The Commission may require every public service company subject to its jurisdiction to file with it a copy

of its reports as filed with the Interstate Commerce Commission of the United States and as to all public service companies subject to this act and not subject to the Interstate Commerce Commission may require that such public service companies file reports in the form prescribed by the Commission

Section 26 The Commission may make such rules and regulations not inconsistent with the law as may be necessary or proper in the exercise of its powers or for the performance of its duties and whenever the Commission shall determine it to be necessary in the interests of the public to withhold from the public any facts or information obtained during the progress of any investigation such facts and information may be so withheld

Section 27 In addition to the foregoing expressly enumerated powers the Commission shall have full power and authority and it shall be its duty to enforce execute and carry out by its orders rulings regulations or otherwise all and singular the provisions of articles two and three of this act relating respectively to the duties and limitations and to the creation and the powers and limitations of the powers of public service companies and all and singular the other provisions of this act and the full intent thereof and shall have the power to rescind or modify any such orders rulings or regulations

Section 28 The enumeration of the powers of the Commission as herein set forth shall not exclude any power which the Commission would otherwise have under any of the provisions of this act

Section 29 Except as herein otherwise expressly provided none of the powers or duties conferred or imposed by this act upon the Commission and none of the orders regulations rules or certificates made or issued by the Commission and none of the duties powers or limitations of the powers conferred or imposed by this act upon public service companies or the performance or exercise thereof shall be construed in any wise to abridge or impair any of the obligations duties or liabilities of any public service company in equity or under the existing common or statutory laws of the Commonwealth but all such obligations duties and liabilities shall be and remain as heretofore And except as herein otherwise provided nothing in this act contained shall in any way abridge or alter the existing rights of action or remedies in equity or under the common or statutory law of the Commonwealth it being the intention that the provisions of this Act shall be cumulative and in addition to such rights of action and remedies

ARTICLE VI

Practice and Procedure before the Commission and upon Appeal

Section 1 All hearings before the Commission or before any Commissioner shall be public and all hearings investigations and proceedings by the Commission shall be governed by such rules not inconsistent with this act as shall be adopted and prescribed by the Commission No individual shall be excused from testifying or from producing any books papers documents or other evidence in any investigation or inquiry by or upon any hearing before the Commission or any Commissioner when ordered to do so by the Commission or any Commissioner upon the ground or for the reason that the testimony books papers documents or other evidences required of him may tend to criminate him or subject him to penalty or forfeiture But no individual shall be prosecuted punished or subjected to any penalty or forfeiture for or on account of any transaction matter or thing concerning which he shall testify or produce books papers documents or other evidence No individual so testifying shall however be exempt from prosecution or punishment for any perjury committed in so testifying and nothing herein contained shall give or shall be construed as in any manner giving unto any individual immunity of any kind from the law except as herein expressly provided or as giving unto any corporation immunity of any kind from the law Any person who shall willfully and corruptly give any false testimony under oath or affirmation in any hearing investigation or proceeding before or by the Commission or any Commissioner or before any Notary Public or other person authorized by the provisions of this act to take such testimony shall be guilty of a misdemeanor and punishable by a fine not exceeding five thousand dollars or imprisonment not exceeding one year either or both in the discretion of the court

Section 2 The Commission may require copies of books papers or abstracts thereof to be sent to it in any part of the Commonwealth in all cases in which it would have the right to examine the originals or compel their production before it All subpoenas issued by the Commission shall be under its seal and shall be signed by a Commissioner or by the secretary and may be served by any adult in any part of this Commonwealth

Each witness required to attend before the Commission or a Commissioner shall receive for each day's attendance the sum of one dollar and fifty cents and shall receive in addition the sum of three cents for each mile circular traveled by such witness by the usual route between his home and the place where his presence is required

All disbursements made in the payment of such fees shall be included in and paid in the same manner as is provided for the payment of other expenses of the Commission

The fees for serving a subpoena shall be the same as those paid the sheriff for similar services The fees expenses and costs of or in connection with any hearing may be imposed by the Commission upon any party to the record or may be divided between any or all parties to the record in such proportions as the Commission may determine

Section 3 If any individual who shall be subpoenaed to attend before the Commission or a Commissioner shall fail to obey the command of such subpoena or if any individual in attendance before the Commission or a Commissioner shall refuse to be sworn or to be examined or to answer any relevant question or to produce any relevant book paper or document when ordered so to do by the Commission or a Com-

missioner the Commission or Commissioner may invoke the aid of any court of common pleas within this Commonwealth to enforce such attendance and testimony of witnesses and the production of books papers and documents and such court on due cause shown shall issue an order requiring any person to appear before said Commission or Commissioner and produce books papers and other documents if so ordered and give testimony touching the matter in question and any failure to obey such order of the court may be punished by said court as a contempt thereof in the same manner as in the case of disobedience of the requirements of a subpoena issued from such courts or a refusal to testify or produce evidence therein

Section 4 If such person be an officer director or employee of a public service company being a party to the proceeding before the Commission or Commissioner or if any person being an officer director or employee of such public service company shall absent himself from the jurisdiction of the Commonwealth or conceal himself for the purpose of avoiding service of a subpoena or shall remove relevant books papers or other documents out of this Commonwealth for the purpose of preventing their examination by the Commission or shall destroy or conceal any such books papers or other documents for such purpose he shall be adjudged guilty of contempt and the said court of common pleas may impose a fine not less than one hundred dollars for each day during the continuance of such refusal neglect concealment or removal and if the said court shall find that the neglect refusal or concealment or the removal or destruction of books papers or other documents by such witness has been occasioned by the advice or consent of such public service company or in any wise aided or abetted by it then in default of payment of said fine by the person in contempt the same shall be paid by said public service company and may be recovered from it by an action in the name of the Commonwealth in the said court of common pleas as other like fines and penalties are now by law recoverable imprisonment for contempt shall be by commitment to the county jail of the county in which such hearing is had

Section 5 The testimony of any aged infirm going or non-resident witness may be taken before any Commissioner at any time or place upon not less than forty-eight hours' notice or before any Notary Public or other person authorized to administer an oath as may be provided by the laws of this Commonwealth or any general or special rule of the Commission

Section 6 Any person or corporation public service company or municipality complaining of anything done or about to be done omitted or about to be omitted by any public service company in violation of any of the requirements or provisions of this act or of any lawful determination ruling or order of the Commission may apply to the Commission by petition duly verified by the affidavit of the complainant which shall contain a concise statement of all the material facts upon which the complaint is founded Said petition shall be filed of record with the Commission whereupon a copy of the petition thus presented and filed shall forthwith be forwarded by registered mail by the Commission to any officer or agent of the public service company or public service companies complained against accompanied by a notice from the Commission calling upon the public service company or public service companies complained against to satisfy the complaint or to answer the same in writing within such reasonable time as may be specified by the Commission in said notice

Section 7 If such public service company within the time specified shall satisfy the Commission shall dismiss the petition but said public service company shall be relieved from responsibility only for the specific matter complained of If such public service company shall not satisfy the complaint within the time specified and it shall appear to the Commission from a consideration of the complaint and answer or otherwise that reasonable ground exists for investigating said complaint it shall be the duty of the Commission to fix a time and place for a hearing and to investigate the matter complained of in accordance with the provisions of this act Notice of the time and place of such hearing shall be given to the petitioner and to the public service company or companies complained against in such manner as the Commission may prescribe The testimony shall be taken down by the stenographer appointed by the Commission and a full and complete record shall be kept of all proceedings had before the Commission or any Commissioner on any hearing or investigation

Section 8 The Commission may also upon its own motion and upon such notice as it may deem reasonable under the circumstances institute any similar inquiry or investigation and fix a time and place for a hearing with the same effect as though complaint had been made as aforesaid and satisfaction thereof refused

Section 9 Where any petition complains as aforesaid of any violation of any lawful determination ruling or order of the Commission (to be made as hereinafter provided) and it shall appear to the Commission that reasonable ground exists for investigating said complaint and a hearing or investigation is had upon said complaint the burden of proof shall be upon the public service company complained against to show that the determination ruling or order of the Commission has been complied with

Section 10 Whenever the Commission shall investigate any matter complained of under the provisions of this act it shall be its duty to make and file of record a written finding determination or order either dismissing the complaint or directing the public service company or companies complained against to satisfy the cause of complaint in whole or to such extent and within such time as the Commission may specify require and order No complaint shall at any time be dismissed merely because of the absence of direct damages to the complainant except in cases of petitions for an order directing the payment of damages alleged to have been actually sustained as provided in article five section five of this act

Section 11 The Commission shall likewise make and file a written finding determination or order in all hearings or investigations instituted on its own motion The Commission may also prepare and file a written opinion with any determination or order

Section 12 The Commission shall have the power to rescind or modify finding determinations or orders made under the provisions of this act upon such notice and in such manner as it shall deem proper and may grant rehearing for cause shown

Section 13 Every final order of the Commission shall be served in any county of the Commonwealth upon each public service company affected thereby either by the marshal of the Commission or by any adult person who may be deputized by said marshal for that purpose in the manner now provided by law for serving a writ of summons upon individuals or corporations and return of said service shall be made by the person serving said order to the secretary of the Commission in the manner and form now provided by law for making return of the service of a writ of summons and a certified copy of said order shall be mailed by registered mail to all other parties to the proceedings in which such order is issued or their respective attorneys but the failure of any public service company or of any party to the proceedings to receive such copy shall not prevent the said order from being conclusive and taking effect on the date specified therein in accordance with its terms

Section 14 After any finding determination or order shall have been made by the Commission any public service company or municipal corporation affected thereby or any party complainant in the proceedings or any person corporation or public service company or association duly permitted by the Commission on proper petition and cause shown to intervene may apply within fifteen days after the service of said order for a rehearing in respect to any matter determined by the Commission in or by its hearing or investigation and order issued therein and the Commission may grant and hold such rehearing if in its judgment sufficient cause therefor be shown All applications for rehearing shall be by petition specifically setting forth the grounds upon which such application is based

Section 15 No application for a rehearing shall in any wise operate as a supersedeas or in any manner stay or postpone the enforcement of the original or existing order except as the Commission may by its order direct

Section 16 After such rehearing should the same be granted the Commission may affirm rescind modify or amend its original order Any order so made after such rehearing shall have the same force and effect as an original order

Section 17 Within thirty days after the filing of any finding or determination by the Commission or after the date of service of any order unless an application for a rehearing may be pending and then within thirty days after the refusal of such application or the entry of an order modifying amending rescinding or affirming the original finding determination or order any party to the proceedings affected thereby may appeal therefrom to the Court of Common Pleas of Dauphin County provided that there shall be no appeal from any order for reparation made by the Commission but the suit may be brought as hereinbefore provided The said court is hereby clothed with exclusive jurisdiction throughout the Commonwealth for the purpose of hearing and determining any and all said appeals Provided that in case of an appeal from the award of damages or compensation by the Commission under any of the provisions of this act the appeal shall in case any party is entitled to demand a jury trial under section eight of article sixteen of the Constitution of this Commonwealth be to the courts of the proper county thereof but in all other cases shall be to the said Court of Common Pleas of Dauphin County If an appeal be made to any court other than the Court of Common Pleas of Dauphin County the case shall be proceeded with therein in accordance with the practice and procedure made and provided in such cases In case of any appeal from the award by the Commission of damages or compensation for property taken injured or destroyed where the Commission shall have power to apportion the amount thereof among or direct the payment thereof by any public service companies or municipal corporations concerned any such public service company or municipal corporation may intervene and be heard in the trial of such appeal under such rules and regulations as the court in which the said appeal may be pending shall prescribe All appeals to the court of common pleas of Dauphin county shall be by petition to said court setting forth specifically and concisely the error or errors assigned to the finding determination or order of the Commission which petition shall be accompanied by a copy of the original complaint if any filed with the Commission as well as a copy of the ruling determination or order of the Commission appealed from and shall also be accompanied by an affidavit of the party or parties appellant or of its his her or their agent or attorney that the appeal is not taken for the purpose of delay but because the appellant or appellants verily believe that justice has been done Each error relied on must be specified particularly and set forth in a separate numbered paragraph of the petition

Section 18 The Commission shall be immediately notified in writing by the appellant or appellants of the taking of an appeal and within thirty days after service of such notice shall certify under its official seal to the proper Court of Common Pleas as hereinabove provided the record of the said proceedings which record shall include the testimony taken therein the findings of fact if any of the Commission based upon such testimony a copy of all orders made by the Commission in said proceedings and a copy of the opinion if any filed by the Commission The cost of preparing and certifying such record shall be paid to the Commission by the appellant or appellants and taxed as part of the costs in the case to be paid as directed by the Court upon the final determination of the appeal

Section 19 No appeal from any order of the Commission (except as hereinabove provided) shall in any case operate as supersedeas of the order appealed from unless the afore-

said proper Court of Common Pleas shall by an interlocutory order make said appeal a supersedeas which interlocutory order shall be made only after such notice to the Commission and other parties of record as the court may direct and after a hearing upon said application for an interlocutory order of supersedeas. Upon the granting of a supersedeas upon the application of a public service company in any case (except as hereinafter provided) the court may in its discretion require the filing of a bond to the Commonwealth for the use of all parties aggrieved in such sum and conditioned as the court may by its order direct or may grant the supersedeas upon such other terms and conditions as the court in its discretion may prescribe. Provided however that in all cases of appeal by a public service company from an order of the Commission establishing changing or altering or in any manner affecting the prices rates joint rates tolls or charges for any service such appeal shall operate as a supersedeas upon the filing of a bond to the Commonwealth in the said court by said public service company for the use of all parties so damaged by the failure of such company to comply with the order appealed from during the period of such supersedeas. Said bond to be in such sum as shall be fixed by the court and with sureties to be approved by the court shall be conditioned for the repayment to all such aggrieved parties of any excess over the rate or charge fixed by the Commission which shall be received by such public service company after the making of such order by the Commission. If the said order shall be finally affirmed and may also contain such further conditions as the court may order and direct.

Section 20 Upon the petition of the Commission the said court may order the complainant or complainants in the original complaint to be added to the record as a party or parties defendants and such parties shall be permitted to join in the defense of the order of the Commission at issue.

The court may also upon application by petition and cause shown permit any person or corporation to intervene in the said proceedings and be added as a party plaintiff or defendant therein.

Section 21 An answer shall be filed by the Commission within thirty days after the service of notice upon it of the taking of an appeal. Leave may also be given by the court to any other party to the record to file an answer. Upon the filing of an answer by the Commission the case shall be considered at issue and a hearing shall be held before said court as hereinafter provided without further pleadings. Copies of the petition and answer shall be served upon the opposite party or parties within five days after filing the same.

Section 22 At the hearing of the appeal the said court shall upon the record certified to it by the Commission determine whether or not the order appealed from is reasonable and in conformity with law.

Section 23 In all such cases the orders of the Commission shall be prima facie evidence of the reasonableness thereof and the burden of providing the contrary shall be upon the appellant or appellants and the notes of testimony taken before the Commission or any of the members thereof duly certified under its seal and filed as aforesaid as a part of the record shall be considered by the court as the testimony in the case.

Section 24 If the court shall upon the record find that the order appealed from is reasonable and in conformity with law it shall enter a decree dismissing the appeal and affirming the order of the Commission. If the court shall upon the record find that the order appealed from is unreasonable or based upon incompetent evidence materially affecting the determination or order of the Commission or is otherwise not in conformity with law it may enter a final decree reversing the order of the Commission or in its discretion it may remand the record to the Commission with directions to reconsider the matter and make such order as shall be reasonable and in conformity with law. In case the said court shall reverse an order of the Commission dismissing a complaint after an investigation and hearing thereon before the Commission it shall remand the record and proceedings to the Commission with directions to reinstate the complaint proceed to another hearing and investigation and make such order as shall be reasonable and in conformity with law. In making any final decree on any appeal the court shall have full power to dispose of all costs.

Section 25 No evidence shall be received at the hearing on any appeal but if any party shall satisfy the court that evidence has been discovered since the hearing before the Commission that could not have been obtained for use at that hearing by the exercise of reasonable diligence and will materially affect the merits of the case the court may in its discretion remand the record and proceedings to the Commission with directions to take such after-discovered evidence and after consideration thereof enter and file such order as shall in the opinion of the Commission be reasonable and in conformity with law from which order an appeal shall lie as in the case of any other final order.

Section 26 In all actions and proceedings in said court arising under this act process shall be served and the practice and rules of evidence shall be the same as in civil actions except as otherwise herein provided.

Section 27 Every sheriff or other officer empowered to execute civil process shall execute any process issued under the provisions of this act and shall receive such compensation therefor as may be prescribed by law for similar services.

Section 28 All appeals from the orders of the Commission to the said court shall take precedence upon the calendars of the said court over all other civil actions except election cases and suits for wages.

Section 29 Nothing in this act contained shall be construed to deprive any party upon any such appeal and judicial review of the proceedings and orders of the Commission of the right to trial by jury of any issue of fact

raised thereby or therein where such right is secured either by the Constitution of the Commonwealth or of the United States but in every such case such right of trial by jury shall remain inviolate provided however that when any appeal is taken such right shall be deemed to be waived upon all issues unless expressly reserved in such reasonable manner as shall be prescribed by the court of common pleas of Dauphin County.

Section 30 Any party to the record aggrieved by the final judgment order or decree of the aforesaid proper court of common pleas may appeal therefrom to the Supreme Court. Such appeal shall be taken and prosecuted in the same manner and form and with the same effect as is provided in other cases of appeal to the Supreme Court.

Section 31 No injunction shall issue modifying suspending staying or annulling any order of the Commission or of a Commissioner except upon notice to the Commission and after cause shown upon a hearing. The Court of Common Pleas of Dauphin County is hereby clothed with exclusive jurisdiction throughout the Commonwealth of all proceedings for such injunctions subject to an appeal to the Supreme Court as aforesaid. Whenever the Commission shall make any rule regulation finding determination or order under the provisions of this act the same shall be and remain conclusive upon all parties affected thereby unless set aside annulled or modified in an appeal or proceeding taken as provided in this act.

Section 32 Every public service company its officers agents and employees affected by any final order of the Commission or any final order of the Court of Common Pleas of Dauphin County or of Supreme Court shall obey observe and comply with such order and with the terms and conditions thereof so long as the same shall be and remain in force.

Section 33 Whenever the Commission shall be of opinion that any public service company is violating or is about to violate any provision of this act or has done or is about to do any act matter or thing herein prohibited or declared to be unlawful or has failed omitted neglected or refused or is about to fail omit neglect or refuse to perform any duty enjoined upon it by this act or has failed omitted neglected or refused or is about to fail omit neglect or refuse to obey any lawful requirement or final order made by the Commission or any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court then and in every such case the Commission may by its counsel or assistant counsel institute in the name of the Commission in the Court of Common Pleas of Dauphin County injunction mandamus or other appropriate legal proceedings to restrain such violations of the provisions of this act or of the orders of the Commission and to enforce obedience thereto and the said Court of Common Pleas is hereby clothed with exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions.

Section 34 The Attorney General in addition to the exercise of the powers and duties now conferred upon him by law shall also upon request of the Commission or of his own motion proceed in the name of the Commonwealth by mandamus injunction or quo warranto or other appropriate remedy at law or in equity to restrain violations of the provisions of this act or of the orders of the Commission or of the judgment orders or decrees of said courts or to enforce obedience thereto.

Section 35 If any public service company shall violate any of the provisions of this act or shall do any matter or thing herein prohibited or shall fail omit neglect or refuse to perform any duty enjoined upon it by this act or shall fail omit neglect or refuse to obey observe and comply with any final direction requirement determination or order made by the Commission or to comply with any final judgment order or decree made by the Court of Common Pleas of Dauphin County or the Supreme Court such public service company for such violation omission failure neglect or refusal shall forfeit and pay to the Commonwealth of Pennsylvania the sum of fifty dollars to be recovered by an action of assumpsit instituted in the name of the Commonwealth of Pennsylvania in the said Court of Common Pleas of Dauphin County which court is hereby clothed with exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions.

In construing and enforcing the provisions of this section the violation omission failure neglect or refusal of any officer agent or other person acting for or employed by any such public service company acting within the scope of his employment shall in every case be deemed to be the violation omission failure neglect or refusal of such public service company.

Section 36 Each and every day's continuance in the violation of any final direction requirement determination or order of the Commission or of any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court shall be a separate and distinct offense provided however that if any interlocutory order of supersedeas or a preliminary injunction be granted no penalties shall be incurred or collected for or on account of any act matter or thing done in violation of such final direction requirement determination or order or decree so superseded or enjoined for the period of time such order or supersedeas or injunction is in force.

Section 37 Any president secretary treasurer or other officer of any public service company who shall knowingly affix his name or attestation to any certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security issued by any public service company or any director who shall knowingly assent to the issue of any such certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security of any such public service company in violation of any of the provisions or requirements of this act or of section seven of article sixteen of the Constitution or any officer or director knowingly making or assenting to any false statement in any certificate of notification required to be made to the Commission by sub-sections (b)

or (c) section four of article three of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court

Section 38 Each and every director president secretary treasurer or other officer agent or employee of any public service company who shall knowingly make or assent to any application or disposition of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities or the proceeds of the sale or pledge thereof or any part thereof in violation of any statement or contrary to any purpose in relation thereto set forth or contained in any certificate of notification or who shall by any false statements oral or written knowingly make or procure or seek to procure of the Commission the making or issuing of any certificate herein provided or who shall knowingly make or assent to any false statement in any report or account of the Commission as to the disposition or application of the proceeds or any part thereof of any sale or pledge of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court

Section 39 Any person whether an officer agent or employee of any public service company or not or any corporation who shall knowingly fail omit neglect or refuse to obey observe and comply with any final order direction or requirement of the Commission or with any final order or decree of the said Court of Common Pleas of Dauphin county or of the Supreme Court or who shall procure aid or abet any such violation omission failure neglect or refusal shall be guilty of a misdemeanor and upon conviction thereof in any court of quarter sessions of competent jurisdiction shall be punished by a fine of not more than five hundred dollars or by imprisonment in the county jail for not less than one month nor more than twelve months either or both at the discretion of the court and upon conviction of any subsequent offense shall be punished by a fine of not more than one thousand dollars or by imprisonment in the county jail for not less than three months nor more than eighteen months either or both at the discretion of the court

Section 40 If any public service company shall do or cause to be done any act matter or thing prohibited or declared to be unlawful by this act or shall refuse neglect or omit to do any act matter or thing enjoined or required to be done by this act such public service company shall be liable to the person or corporation injured thereby in the full amount of damages sustained in consequence thereof provided that the liability of public service companies for negligence as heretofore established by statute or by common law shall not be held or construed to be altered or repealed by any of the provisions of this act and provided further that the recovery in this section authorized shall in no manner effect a recovery by the Commonwealth of the penalty prescribed for the aforesaid violations of this act

Section 41 No public service company nor any officer agent or employee thereof shall be liable for any penalty or forfeiture or be subject to any prosecution on account of demanding collecting or receiving any rate fare or charge for any service or product rendered or furnished by it or for enforcing any rule regulation or practice when such rate fare charge rule regulation or practice is contained in the tariffs and schedules properly filed with the Commission and posted or published as herein provided and is applicable by the terms thereof at the time to the said service or product rendered or furnished although such rate may be found by the commission to be unjust unreasonable unjustly discriminatory or unduly preferential

Section 42 All suits remedies prosecutions penalties and forfeitures provided for or accruing under this act shall be cumulative

Section 43 All fines imposed and all penalties recovered under the provisions of this act shall be paid to the secretary of the Commission and by him paid into the State Treasury

Section 44 No action for the recovery of any penalties or forfeitures incurred under the provisions of this act and no prosecutions on account of any matter or thing concerned in this act shall be maintained unless brought within three years from the date at which the liability therefor arose except as otherwise herein provided

Section 45 Nothing in this act shall be construed to impair the powers and duties of the Secretary of Internal Affairs in the exercise of the general supervision over railroads canals and other transportation companies vested in him by the Constitution and laws of this Commonwealth nor shall this act or any provision therein be construed to deprive the Department of Health of this Commonwealth or the Water Supply Commission of Pennsylvania of any jurisdiction powers and duties now vested in them or either of them by the laws of this Commonwealth

Section 46 Copies of all official documents filed or deposited according to law in the office of the Commission certified by the secretary under the seal of the Commission shall be received in evidence in like manner and with the same effect as the originals and a like certified copy of the testimony and proceedings or any specific part thereof shall be received in evidence in any court with the same effect as if the said secretary were present and testified to the facts set forth in his certificate

Section 47 The Commission shall charge and collect the following fees for copies of all official orders documents papers records et cetera

For copies of papers and records not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words

For certified copies of official documents and orders filed in its office fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto

For copies of testimony and proceedings taken or had before the Commission or a Commissioner not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words

For certified copies testimony and proceedings taken or had before the Commission or a Commissioner fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto

For certifying a copy of any report made by any public service company to the commission two dollars

For each certified copy of the annual report of the commission one dollar and fifty cents

No fee shall be charged or collected for copies of papers records official documents testimony or proceedings furnished to public officers for use in their official capacity nor for the annual report of the Commission in the ordinary course of distribution All fees charged and collected by the Commission shall be paid into the State Treasury

Section 48 The Commission shall make an annual report on or before the second Monday of May in each year to the Governor and a duplicate thereof shall be filed with the Secretary of Internal Affairs which report shall contain

First A record of its meetings and an abstract of its proceedings during the preceding year

Second The results of any examinations or investigations made by it

Third Such statements facts and explanations as will disclose the actual workings and operations of public service companies in their relation to the business and prosperity of the Commonwealth and such suggestions as to the general policy of the Commonwealth or the amendment of its laws in respect to said companies or the condition affairs or conduct of any public service company as may seem to it appropriate

Fourth Drafts of all bills suggested or recommended by it and the reasons therefor

Fifth Such tables and abstracts of the reports of public service companies as it may deem expedient

Sixth A statement in detail of the traveling and other expenses and disbursements of the Commissioners and their appointees and employees

Five thousand copies of the report shall be printed and bound in cloth as a public document of the Commonwealth for the use of the Commissioners and to be distributed by them in their discretion to the officers of the public service companies and other persons interested therein

Section 49 The provisions of this act except when specifically so provided shall not apply or be construed to apply to commerce with foreign nations or among the several States except in so far as the same may be permitted under the provisions of the Constitution of the United States and the acts of Congress

Section 50 It is hereby declared that the provision of this act are severable one from another and severable as to the public service companies and subject matters respectively dealt with thereby and if for any reason one or more of such provisions be judicially held to be unconstitutional as applicable to any particular public service company or subject matter dealt with by such provision or be held unconstitutional in any wise for any reason such holding or decision shall not affect the validity of such provision or provisions as applicable to other public service companies or subject matters dealt with thereby or the validity of the remaining provisions of this act It is hereby declared that the said provision and the said remaining provisions would have been enacted notwithstanding such judicial determination of the invalidity of any of said particular provision or provisions in any respect

Section 51 The act entitled "An Act to provide for the appointment of a Railroad Commission prescribing the membership of said commission the manner and term of the appointment of its members defining their powers and duties with reference to common carriers and in relation to making recommendations to the Attorney General and Secretary of Internal Affairs concerning the regulation control and management of common carriers within the Commonwealth defining what the term 'common carrier' shall include providing for the appointment of subordinate officers and the employment of expert and clerical employees by said Commission fixing the salaries of the members of said Commission and its subordinate officers providing for the compensation of its employees limiting the annual expense of said Commission and making an appropriation for the payment thereof" approved the thirty-first day of May Anno Domini one thousand nine hundred and seven (Pamphlet Laws three hundred thirty-seven) be and the same is hereby repealed said repeal to take effect the first day of July nineteen hundred and thirteen and Sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and the act approved May twenty-four one thousand nine hundred and seven entitled "An Act to provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading of cars and fixing the free time that shall be allowed after unloading cars" and the proviso of clause three and the proviso of Clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) and all other acts or parts of acts inconsistent herewith or supplied hereby be and the same are also hereby repealed Provided That the repeal of sections one and two of said

act of June four one thousand eight hundred and eighty-three shall not affect actions for violation of said act of June four one thousand eight hundred and eighty-three instituted prior to the passage of this act

Section 52 The Pennsylvania State Railroad Commission shall on July first nineteen hundred and thirteen transfer and deliver to the Public Service Commission hereby created all property books maps papers files records pleadings in pending cases reports and other documents in its possession and belonging to it The Public Service Commission is hereby authorized to take possession thereof

Section 53 The act entitled "An Act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains" approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven shall remain in full force and effect except that section nine thereof which reads as follows "Section nine it shall be the duty of the State Railroad Commission of the Commonwealth to enforce the provisions of this act" shall be and is hereby amended so as to read as follows "Section nine it shall be the duty of the Public Service Commission of the Commonwealth of Pennsylvania to enforce the provisions of this act"

Section 54 This act shall take effect the first day of January Anno Domini one thousand nine hundred and fourteen and not before except that it shall be lawful for the appointment of the Commissioners to be made and for the Commission to organize and to appoint such officers and employees as hereinabove provided The Commission shall be appointed and shall organize and make such appointments and establish its offices as hereinabove provided and make such general rules and orders under this act effective when this act becomes effective as it may deem wise or proper on or before the first day of October Anno Domini one thousand nine hundred and thirteen from and after which latter date it shall be the duty of every public service company to file with the Commission if required and publish and post its tariffs or schedules and its rules and regulations affecting its contracts and classifications as hereinabove provided Provided That the said Commission when appointed as aforesaid shall have power to hear and determine any pending cases transferred to it by The Pennsylvania State Railroad Commission and to dispose of the unfinished business of said State Railroad Commission and provided that section eleven of article three shall become effective upon the approval of this act The salaries of the Commission shall begin on July first one thousand nine hundred and thirteen or on such later date as they may respectively qualify as such Commissioners and the salaries and compensation of the officers and employees of the Commission shall begin when such officers and employees respectively are appointed or employed and enter upon the discharge of their duties

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Alexander,	Graff,	Kline,	Sheatz,
Beidleman,	Hall,	Kurtz,	Snyder,
Catlin,	Homsher,	McIlhenny,	Sones,
Crow,	Huffman,	McNichol,	Thompson,
Daix,	Hunter,	Miller,	Vare,
DeWitt,	Jarrett,	Nulty,	Wasbers,
Endsley,	Jones,	Salus,	Gerberich.
Farley,	Judson,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

ADJOURNMENT.

Mr. McNICHOL. Mr. President, I move that the Senate do now adjourn until Friday morning, June 27, 1913, at 10 o'clock.

Mr. ALEXANDER. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 11.59 o'clock P. M. until Friday morning, June 27, 1913, at 10 o'clock.

ERRATUM.

In proceedings of June 24, page 4844, column 2, line 15. "Mr. McIlhenny" should read "Mr. McNichol."

HOUSE OF REPRESENTATIVES.

THURSDAY, June 26th, 1913.

The House met at 11.00 o'clock A. M.

The SPEAKER (George E. Alter) in the Chair.

The Chaplain of the Senate (Rev. A. C. James) offered the following prayer:

"The Lord is our Shepherd. We shall not want. He maketh me to lie down in green pastures. He leadeth us beside the still waters. He leadeth us in the paths of righteousness for His name's sake. Yea, though we walk through the valley of the shadow of death we shall fear no evil, for Thou art with us. Thy rod and Thy staff, they comfort us. Thou preparest a table before us in the presence of our enemies. Thou annointest our heads with oil. Our cup runneth over. Surely goodness and mercy shall follow us all the days of our lives and we shall dwell in the House of the Lord forever." The speech of the Psalmist, O Lord is the language of our hearts. Hear us in this our morning prayer, and especially do we lift our hearts unto Thee in gratitude for the recovery of one dear to the heart of one in this body, whose health was threatened. Receive our gratitude. We ask it in our Redeemer's name. Amen.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Moses, the further reading was dispensed with and the Journal approved.

LEAVES OF ABSENCE.

The SPEAKER. The Committee on Conference on the Primaries Bill desire leave to sit in conference during the session of the House. Is there any objection? The Chair hears none and leave is granted.

Mr. LATSHAW asked and obtained leave of absence for Mr. H. H. Irwin for to-day, on account of illness.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 2251 (Senate Bill No. 1894), entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed, that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 1146, entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county boroughs or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be

used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

And has appointed Messrs. McNichol, Buckman, and Martin a committee of conference to confer with a similar committee of the House of Representatives, (already appointed), on the subject of the differences existing between the two Houses in relation to said bill.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments of the House of Representatives to bills numbered and entitled as follows:

Senate Bill No. 1396:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

Senate Bill No. 1409:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

Senate Bill No. 1003:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented the following communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF HOUSE BILL NO. 1916.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1916, entitled "An Act to amend an act approved the fourteenth day of April one thousand eight hundred and thirty-four entitled 'An Act relative to the organization of the courts of justice.'"

(Signed) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1682.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1682, entitled "An Act to amend section five of an act approved the tenth day of April one thousand eight hundred and sixty-seven entitled 'An Act for the better and more impartial selection of persons to serve as jurors in each of the counties of this Commonwealth.'"

(Signed) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1578.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1578, entitled "An Act requiring the sheriff prothonotary and all other county officers receiving moneys as such officers to be credited to others to give quarterly written notice to such party or parties of the amount standing to his or her or their credit during the preceding quarter."

(Signed) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1305.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1305, entitled "An Act providing for and requiring in certain cases the recording of the

original maps or plans or the making and recording of duplicate maps or plans of tracts of land laid out and sub-divided into lots where the owner of any such tract of land has died without recording the same and the engineer making such map or plan is still alive and providing for the collection of the costs of such proceeding from such decedent's estate."

(Signed) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1242.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1242, entitled "An Act requiring burial ground and cemetery companies or associations in the cities of the first class to record certain information relating to the burial of every person therein and providing a penalty."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1186.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1186, entitled "An Act to make the real estate of any pauper liable for the expense of his support maintenance and burial and providing a method for collection of such claims."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1151.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1151, entitled "An Act authorizing the township commissioners of townships of the first class to ordain and establish sidewalks along the principal streets and highways of the township leading directly to or connecting cities boroughs villages or places of public resort providing for and regulating the construction of the same and authorizing the township commissioners to charge a part of the expense of constructing the same including the grading and curbing thereof upon the abutting property owners and to defray the remaining part of such expense from the public funds of the township."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1144.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1144, entitled "An Act to authorize townships of the first class to provide for the collection and removal of ashes and garbage accumulating therein."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1044.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1044, entitled "An Act to amend section two of an act entitled 'An Act to prevent the pasting painting branding stamping or placing of advertisements notices signs cards or posters in certain places and providing penalties for the violation thereof' approved the tenth day of March Anno Domini nineteen hundred and three."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 904.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 904, entitled "An Act fixing the pay of assessors in the several townships of the second class."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 791.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 791, entitled

"An Act providing for and regulating appeals when county auditors have surcharged a county officer and such surcharge has not been allowed by the court."

(Signed,) JOHN K. TENER.

VETO OF HOUSE BILL NO. 759.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 759, entitled "An Act relating to the costs of prosecution in misdemeanors where the defendant is or has been acquitted by petit jury and the prosecutor or defendant or both are directed by said jury to pay the costs and either or both depart the jurisdiction before sentence of the court and providing for the sentencing of either or both in their absence."

This bill authorizes the sentence for the payment of costs in the absence of the party upon whom they have been imposed, in cases heretofore tried, and after the term at which the cases were tried has ended. I see no reason for giving such a retroactive effect to a sentence for the payment of costs.

For this reason the bill is not approved.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection, the communication will lie upon the table.

VETO OF HOUSE BILL NO. 254.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 25, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without my approval, House Bill No. 254, entitled:

"An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take, have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemical food stuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in any wise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June Anno Domini one thousand nine hundred and eleven extending the same to companies incorporated for the purpose of carrying on any kind of manufacturing business and to companies incorporated for the purpose of selling dealing in or manufacturing lumber"

This bill extends the right to foreign corporations "incorporated for the purpose of carrying on any kind of manufacturing business, and to companies incorporated for the purpose of selling, dealing in and manufacturing lumber" to hold real estate in Pennsylvania. From time to time a limited right to hold real estate has been given to certain classes of foreign corporations, but to extend these privileges to every kind of manufacturing corporations and to all kinds of lumber companies would be giving to a large majority of foreign corporations doing business in this State all the powers in this regard which are extended to the corporations of the State.

I think it unwise to give all of the privileges to foreign corporations which are given to the corporations of our own State.

For this reason the bill is not approved.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection, the communication will lie upon the table.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 708,

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria county

said bill having been amended in the Senate, which amendments were non-concurred in by the House of Representatives, with the information that the Senate further amended said bill, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section one, line five by striking out the words "thirteen," and "fifteen" and insert in lieu thereof the word "twenty." Also strike out the words "five hundred" and the figures "\$13,000."

Amend line five by striking out the figures "\$15,500" and inserting in lieu thereof the figures "\$20,000."

The SPEAKER. The question is will the House concur in the amendments of the Senate? Yesterday the House non-concurred in these amendments. As this is an appropriation bill and the Senate has now amended the bill in such way as to be satisfactory to the Sponsor, the gentleman from Cambria, Mr. W. A. Blair, will make a motion.

Mr. W. A. BLAIR. Mr. Speaker, I move that the House recede from its position of non-concurrence in the Senate amendments.

Mr. MOSES. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Flynn,	Lohr,	Roney,
Ambler,	Foster, I. G.,	Lowers,	Rothemberger,
Aron,	Foster, J. D.,	Malle,	Runk,
Arthur,	Frey,	Mannion,	Sassaman,
Baldwin, G. A.,	Gans,	Martin,	Savacool,
Baldwin, R. J.,	Geary,	Mather,	Schaeffer, A. C.
Barner,	Geiser,	Matt,	Schuck,
Bass,	Gibson,	McAleer,	Scott, J. R. K.,
Bayle,	Glenn,	McAllister,	Scott, S. B.,
Becker,	Good,	McArdle,	Semmens,
Benninger,	Goss,	McCaig,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snively,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Iseloch,	Heidiger,	Miller,	Spangler,
Body,	Hemminger,	Missner,	Spieser,
Brosius,	Herman,	Mitchell,	Spillinger,
Brown,	Hess,	Moore,	Steede,
Brownlee,	Heyburn,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Mouthrop,	Stone,
Campbell, C.M.,	Hoffman,	Murphy,	Strauss,
Campbell, J.J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Jackson,	North,	Ulman,
Cochran,	Jones, E. E.,	O'Neill,	Walnut,
Collins,	Jones, J. R.,	Peachey,	Walsh,
Conner,	Kaiser,	Pennegar,	Walton,
Conniff,	Kaufman,	Pennock,	Watson,
Conrade,	Keegan,	Perry, H. L.,	Wertach,
Cox,	Keeport,	Perry, S. J.,	Whitaker,
Currier,	Kenna,	Peters,	Whitman,
Curry,	Kennedy,	Piner,	Wildman,
Davis,	Kern,	Post,	Williams,
DeFrees,	Kitts,	Price,	Wilson, J. H.,
DeJinsson,	Klepper,	Ramsey,	Wilson, W. H.,
Danahoe,	Kuhn, H. P.,	Redfield,	Wiltbank,
Donnelly,	Kuhns, E.G.M.,	Reese,	Young, G. K.,
Dunn,	Lanius,	Reeser,	Young, J. H.,
Dunn, H. B.,	Latshaw,	Rex,	Zimmerman,
Dunn, J. A.,	Lenker,	Rhoads,	Alter,
Ehrhardt,	Leslie,	Richards,	Speaker.
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 718,

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

said bill having been recalled from the House for the purpose of amendment.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk then read the amendments as follows:

Amend section one, line nine by striking out the word "eight" and inserting the word "nine." Also strike out figures "\$8,000" and insert the figures "\$9,000."

On the question,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ewing	Letzkus,	Robinson,
Allen,	Flynn,	Rockwell,	Rockwell,
Alworth,	Forster, I. G.,	Roney,	Roney,
Ambler,	Foster, J. D.,	Rothenberger,	Rothenberger,
Aron,	Frey,	Runk,	Runk,
Arthur,	Gans,	Sassaman,	Sassaman,
Baldwin, G. A.,	Geary,	Schaeffer, A. C.	Schuck,
Baldwin, R. J.,	Geiser,	Scott, J. R. K.,	Scott, J. R. K.,
Barner,	Gibson,	Scott, S. B.,	Schuck,
Bass,	Glenn,	Semmens,	Shaffer, C. A.,
Bayle,	Good,	Shaner, C. A.,	Shaffer, I. E.,
Becker,	Goss,	Shaw,	Shaw,
Benninger,	Grate,	Shaw,	Shaw,
Benson,	Gramley,	Shaw,	Shaw,
Berthelzel,	Gransback,	Shaw,	Shaw,
Bigger,	Gray, Frank,	Shaw,	Shaw,
Bittles,	Gray, Joseph,	Shaw,	Shaw,
Blair, W. A.,	Hackett,	Shaw,	Shaw,
Blair, W. F.,	Haggerty,	Shaw,	Shaw,
Bloch,	Heidinger,	Shaw,	Shaw,
Body,	Hemminger,	Shaw,	Shaw,
Brosius,	Herman,	Shaw,	Shaw,
Brown,	Hess,	Shaw,	Shaw,
Brownlee,	Heyburn,	Shaw,	Shaw,
Burnett,	Hibshman,	Shaw,	Shaw,
Caldwell,	Hobbs,	Shaw,	Shaw,
Campbell, C. M.,	Hoffman,	Shaw,	Shaw,
Campbell, J. J.,	Howard, J.,	Shaw,	Shaw,
Carson,	Howard, R.,	Shaw,	Shaw,
Carter,	Humes,	Shaw,	Shaw,
Cheeseman,	Isler,	Shaw,	Shaw,
Claycomb,	Irwin, G. C.,	Shaw,	Shaw,
Cleary,	Jackson,	Shaw,	Shaw,
Cochran,	Jones, E. E.,	Shaw,	Shaw,
Collins,	Jones, J. R.,	Shaw,	Shaw,
Conner,	Kaiser,	Shaw,	Shaw,
Conniff,	Kaufman,	Shaw,	Shaw,
Conrade,	Keegan,	Shaw,	Shaw,
Cox,	Keepert,	Shaw,	Shaw,
Currier,	Kenna,	Shaw,	Shaw,
Curry,	Kennedy,	Shaw,	Shaw,
Davis,	Kern,	Shaw,	Shaw,
DeFrees,	Kitts,	Shaw,	Shaw,
Dickinson,	Klepper,	Shaw,	Shaw,
Donahoe,	Kuhn, H. P.,	Shaw,	Shaw,
Donnelly,	Kuhns, E. G. M.,	Shaw,	Shaw,
Down,	Lanius,	Shaw,	Shaw,
Dunn, H. B.,	Latshaw,	Shaw,	Shaw,
Dunn, J. A.,	Lenker,	Shaw,	Shaw,
Ehrhardt,	Leslie,	Shaw,	Shaw,
Eichenberger,		Shaw,	Shaw,
Ely,		Shaw,	Shaw,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 510,

An Act requiring any individual firm or corporation mining anthracite coal in this Commonwealth where coal is mined and paid for by the car to keep record of all coal mined at the miners' chutes where said coal is loaded in cars providing that said record shall be the final basis in computing the miners earnings per car without any deduction for any slate or refuse that may be loaded in said car or cars in the usual and natural course of mining coal providing further that said record shall be open for the inspection of all miners and providing penalties for failure to comply with the provisions of this act

with the information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were then read by the Clerk as follows:

Amend section three, after the word "section" strike out the figure "3" and insert the figure "4."

On the question,

Will the House concur in the amendments of the Senate?

Mr. LENKER. Mr. Speaker, this bill is not by any means in the shape that we would like to have it but after communicating with miners in various sections of the State, in various coal fields and also with the attorney for the Mine Workers, I am advised that this bill would be of some benefit. Therefore, I trust that the members of the House will concur in the amendments of the Senate.

On the question recurring,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Allen,	Forster, I. G.,	Light,	Robinson,
Alworth,	Foster, J. D.,	Lohr,	Rockwell,
Ambler,	Frey,	Lowes,	Roney,
Aron,	Gans,	Mannion,	Runk,
Arthur,	Geiser,	Martin,	Sassaman,
Baldwin, G. A.,	Gibson,	Mather,	Savacool,
Baldwin, R. J.,	Good,	Matt,	Schaeffer, A. C.,
Barner,	Goss,	McAleer,	Schuck,
Bass,	Grabe,	McAllister,	Scott, J. R. K.,
Bayle,	Gramley,	McArdle,	Scott, S. B.,
Becker,	Gransback,	McClintock,	Shaffer, C. A.,
Benninger,	Gray, Joseph,	McDermott,	Shaffer, I. E.,
Benson,	Hackett,	McKay,	Sherwood,
Bigger,	Haggerty,	McNichol,	Showalter,
Bittles,	Heidinger,	Mechling,	Smith, L.,
Blair, W. A.,	Hemminger,	Mellott,	Snively,
Body,	Herman,	Metzenbacher,	Snyder,
Brosius,	Hess,	Missimer,	Spangler,
Brown,	Heyburn,	Mitchell,	Spieser,
Brownlee,	Hibshman,	Moore,	Spillinger,
Caldwell,	Hobbs,	Morrow,	Steele,
Campbell, C. M.,	Hoffman,	Moses,	Steele,
Campbell, J. J.,	Howard, J.,	Mouthrop,	Stein,
Carson,	Howard, R.,	Musser,	Stone,
Carter,	Isler,	Neel,	Strauss,
Cheeseman,	Irwin, H. H.,	Neely,	Swartz,
Claycomb,	Jackson,	Newton,	Swift,
Cleary,	Jones, E. E.,	O'Neill,	Thomas,
Cochran,	Jones, J. R.,	Pachey,	Trach,
Collins,	Kaiser,	Pennegar,	Ulicher,
Conner,	Kaufman,	Pennock,	Ulman,
Conniff,	Keegan,	Perry, H. L.,	Walsh,
Conrade,	Keepert,	Perry S. J.,	Walton,
Cox,	Kenna,	Peters,	Watson,
Currier,	Kennedy,	Piper,	Whitaker,
Curry,	Kern,	Post,	Whitman,
Davis,	Kitts,	Price,	Wildman,
DeFrees,	Klepper,	Ramsey,	Williams,
Dickinson,	Kuhn, H. P.,	Redfield,	Williams, W. H.,
Donahoe,	Kuhns, E. G. M.,	Reese,	Wiltbank,
Donnelly,	Lanius,	Reeser,	Young, G. K.,
Down,	Latshaw,	Rex,	Young, J. H.,
Dunn, H. B.,	Lenker,	Richards,	Zimmerman,
Dunn, J. A.,	Leslie,		Alter,
Ehrhardt,			Speaker.
Eichenberger,			
Ely,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1568.

An Act to provide for an additional law judge of the several courts of eleventh judicial district

With information that the Senate has passed the same without amendment.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2026 (Senate No. 884), as follows:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the receiver of taxes in cities of the first class of this Commonwealth shall designate one of the registrars appointed by the Registration Commissioners for each election district in said cities who shall be one of the two registrars representing the majority party in said election district to be deputy poll tax collector for such district who shall receive poll taxes from persons who have been duly assessed in said district and make proper receipt therefor on any of the registration days provided by law

Section 2 The receiver of taxes shall prepare blank poll tax receipts bound together in books containing fifty each impressed with the proper seal of the city which said books shall be issued to the said deputy collectors of poll tax from time to time as required and the stub of each receipt together with all unused receipts shall on or before the second day next succeeding each registration day be returned to the receiver of taxes and kept by him as a part of the records of his department for a period of two years

Section 3 The said deputy poll tax collectors shall give bond in form and amount approved by the receiver of taxes and shall for their services receive ten per centum of the amount collected by them which shall be in addition to the compensation allowed them by law for their services as registrars They shall make a full return of all moneys (less their commission of ten per centum) and blank receipts received by them on or before the second day next succeeding each registration day

Section 4 Any deputy poll tax collector who shall upon request refuse to accept the payment of a tax and to furnish a receipt therefor from an elector upon whom said tax has been properly assessed and who offers the same according to law or who shall accept payment of a tax from and issue a receipt to any person other than the said elector, or his duly authorized agent or attorney shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Allen,	Ely,	Lohr,	Rockwell,
Alworth,	Ewing,	Lowers,	Roney,
Ambler,	Klynn,	Malle,	Rothemberger,
Aron,	Forster, I. G.,	Mannion,	Runk,
Arthur,	Foster, J. D.,	Martin,	Sassaman,
Baldwin, G. A.,	Frey,	Mather,	Savacool,
Baldwin, R. J.,	Gans,	Matt,	Schuck,
Barner,	Geiser,	McAleer,	Scott, J. R. K.,
Bass,	Gibson,	McAllister,	Scott, S. B.,
Bayle,	Glenn,	McArdle,	Sennmens,
Becker,	Good,	McCaig,	Shaffer, C. A.,
Benninger,	Goss,	McClintock,	Showerder,
Benson,	Gramley,	McDermott,	Smith, J. W.,
Burger,	Gransback,	McKay,	Smith, L.,
Bittles,	Gray, Joseph,	McNichol,	Snively,
Blair, W. A.,	Hackett,	Mechling,	Snyder,
Blair, W. F.,	Haggerty,	Miller,	Spangler,
Body,	Haidinger,	Misser,	Spelser,
Brosius,	Hemminger,	Moore,	Spillingier,
Brown,	Herman,	Morrow,	Steedle,
Brownlee,	Hess,	Moses,	Steele,
Burnett,	Heyburn,	Mouthrop,	Stein,
Caldwell,	Hibshman,	Murphy,	Stone,
Campbell, C. M.,	Hobbs,	Musser,	Strauss,
Campbell, J. J.,	Hoffman,	Neel,	Swartz,
Carson,	Howard, J.,	Neely,	Swift,
Carter,	Isler,	Newbaker,	Thomas,
Cheeseman,	Jackson,	Newton,	Trach,
Claycomb,	Jones, J. R.,	O'Neill,	Ulerich,
Cleary,	Kaiser,	Peachey,	Ulman,
Collins,	Kaufman,	Pennegar,	Walsh,
Conner,	Keegan,	Pennock,	Walton,
Conniff,	Keenan,	Perry, H. L.,	Watson,
Conrade,	Keepert,	Perry, S. J.,	Wetman,
Cox,	Kenna,	Peters,	

Currier,	Kennedy,	Piper,	Whitaker,
Curry,	Kern,	Post,	Whitman,
Davis,	Kille,	Price,	Wildman,
DeFrees,	Klepper,	Ramsey,	Williams,
Dickinson,	Kuhn, H. P.,	Redfield,	Wilson, J. H.,
Donahoe,	Kuhns, E. G. M.,	Reese,	Wilson, W. H.,
Donnelly,	Lanius,	Reeser,	Wiltbank,
Down,	Latshaw,	Rex,	Young, G. K.,
Dunn, H. B.,	Lenker,	Rhoads,	Zimmerman,
Dunn, J. A.,	Leslie,	Richards,	Alter,
Ehrhardt,	Light,	Robinson,	Speaker.
Eichenberger,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2163 (Senate No. 298), as follows:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high-water mark of the war between the States and making an appropriation therefor

Whereas The Confederate forces under General Robert E Lee in the year one thousand eight hundred and sixty-three made a raid into the State of Pennsylvania and the skirmishers of his army reached a point within three miles of the city of Harrisburg and were driven back which skirmish was the high-water mark of the war of the Rebellion and

Whereas Hastily constructed intrenchments were thrown up on a bluff on the opposite side of the Susquehanna river from the City of Harrisburg in Cumberland county called Fort Washington and troops were rushed there to repel the invaders and save the capital city of the State from possible capture and destruction which happily was accomplished and the invasion culminated in the battle of Gettysburg a few weeks later and

Whereas After the flight of nearly fifty years these intrenchments are practically intact and are a silent reminder of the cannon that once crowned them and the brave men who rallied to the defense of the capitol of the State when it was in grave peril and

Whereas To the end that the land upon which this fort was located may be preserved for all time as a historic spot and destined in the years to come a place in the annals of this Commonwealth Therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is hereby authorized and directed to appoint a commission who shall serve without compensation to be composed of three citizens of this Commonwealth one of whom shall be a resident of Dauphin county and one a resident of Cumberland county whose duty it shall be to purchase in the name of this Commonwealth the land in Cumberland county opposite the City of Harrisburg upon which during the war between the States Fort Washington was constructed and to take such steps from time to time as shall be necessary to preserve said Fort Washington as a memorial of the highwater mark of the said war Upon any vacancy occurring in such commission from any cause the Governor may fill such vacancy subject to the conditions aforesaid In the event of the neglect or refusal of any such member to perform any duty herein prescribed such member may be removed by the Governor and the vacancy thus caused shall be filled as aforesaid

Section 2 To carry out the provisions of this act the sum of twenty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated All payments made hereunder shall be upon warrant of the Auditor General under such conditions as to title of the land and method of payment therefor as he may prescribe

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

Allen,	DeFrees,	Keegan,	Piper,
Alworth,	Dickinson,	Keepert,	Post,
Ambler,	Donahoe,	Kenna,	Price,
Aron,	Donnelly,	Kennedy,	Ramsey,
Arthur,	Down,	Kern,	Redfield,
Baldwin, G. A.,	Dunn, H. B.,	Kitts,	Reese,
Baldwin, R. J.,	Dunn, J. A.,	Klepper,	Rex,
Barner,	Ehrhardt,	Kuhn, H. P.,	Rhoads,
Bass,	Eichenberger,	Kuhns, H. P.,	Richards,
Bayle,	Ely,	Lanius,	Roney,
Becker,	Ewing,	Leslie,	Runk,
Benninger,	Flynn,	Lohr,	Schaeffer, A. C.,
Bergey,	Forster, I. G.,	Lowers,	Schuck,

Berntheizel,	Forster, I. G.,	Malle,	Scott, J. R. K.,
Bigger,	Geary,	McAllister,	Donahoe,
Bittles,	Gibson,	McArdle,	Down,
Blair, W. A.,	Grabe,	McCaig,	Dunn, H. B.,
Blair, W. F.,	Gramley,	McDermott,	Dunn, J. A.,
Bleloch,	Gransback,	McNichol,	
Body,	Hackett,	Mechling,	
Brosius,	Haggerty,	Mellott,	
Brown,	Heidinger,	Miller,	
Burnett,	Hemminger,	Missimer,	
Caldwell,	Herman,	Mitchell,	
Campbell, C. M.,	Hess,	Moore,	
Campbell, J. J.,	Heyburn,	Morrow,	
Carter,	Hibshman,	Moses,	
Claycomb,	Hoffman,	Murphy,	
Cleary,	Howard, R.,	Neel,	
Cochran,	Isler,	North,	
Collins,	Irwin, G. C.,	O'Neill,	
Conner,	Jackson,	Pennegar,	
Conniff,	Jones, E. E.,	Pennock,	
Conrade,	Kaiser,	Peters,	
Cox,			Speaker.
Currier,			
Curry,			
Davis,			

NAYS—23.

Benson,	Lenker,	Perry, H. L.,	Showalter,
Brownlee,	Martin,	Rothenberger,	Stone,
Carter,	McClintock,	Scott, S. B.,	Swift,
Cheeseman,	McKay,	Semmens,	Trach,
Hobbs,	Moulthrop,	Sherwood,	Williams,
Latshaw,	Peachey,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 2150 (Senate No. 1440), entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof" by making further regulations in regard to fish

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Adams,	Ehrhardt,	Latshaw,	Redfield,
Allen,	Gichenberger,	Lenker,	Reese,
Alworth,	Ely,	Leslie,	Reeser,
Amber,	Ewing,	Leizkus,	Rex,
Aron,	Flynn,	Light,	Rhoads,
Arthur,	Forster, I. G.,	Lohr,	Richards,
Baldwin, G. A.,	Foster, J. D.,	Lowes,	Robinson,
Baldwin, G. A.,	Frey,	Malle,	Roney,
Barner,	Gans,	Mannion,	Rothenberger,
Bass,	Geary,	Martin,	Runk,
Bayle,	Geiser,	Mather,	Sassaman,
Benninger,	Gibson,	Matt,	Savacool,
Bergey,	Glenn,	McAleer,	Schaeffer, A. C.,
Berntheizel,	Good,	McAllister,	Schuck,
Bigger,	Goss,	McArdle,	Semmens,
Bittles,	Grabe,	McCaig,	Shaffer, I. E.,
Blair, W. A.,	Gramley,	McClintock,	Sherwood,
Blair, W. F.,	Gransback,	McDermott,	Showalter,
Body,	Gray, Joseph,	McKay,	Snively,
Brosius,	Hackett,	McNichol,	Snyder,
Brown,	Haggerty,	Mechling,	Spangler,
Brownlee,	Heidinger,	Mellott,	Speiser,
Burnett,	Hemminger,	Metzenbacher,	Spillinger,
Caldwell,	Herman,	Miller,	Steedle,
Campbell, C. M.,	Hess,	Missimer,	Steele,
Campbell, J. J.,	Heyburn,	Mitchell,	Sten,
Parson,	Hibshman,	Moore,	Strauss,
Carter,	Hobbs,	Morrow,	Swartz,
Cheeseman,	Hoffman,	Moses,	Thomas,
Claycomb,	Howard, J.,	Moulthrop,	Trach,
Cleary,	Howard, R.,	Musser,	Ulrich,
Collins,	Isler,	Neel,	Uman,
Conner,	Jackson,	Neely,	Walsh,
Conniff,	Jones, E. E.,	Newbaker,	Walton,
Conrade,	Kaiser,	Newton,	Watson,
Cox,	Kaufman,	North,	Wettach,
Currier,	Keegan,	O'Neill,	Whitaker,
Curry,	Keepert,	Peachey,	Whitman,
Davis,	Kenna,	Pennegar,	William,
DeFrees,	Kennedy,	Pennock,	Williams,
Dickinson,	Kern,	Perry, H. L.,	

Donahoe,	Kitts,	Perry, S. J.,	Wilson, J. H.
Down,	Klepper,	Peters,	Wiltbank,
Dunn, H. B.,	Kuhn, H. P.,	Piper,	Young, J. H.,
Dunn, J. A.,	Kuhns, E. G. M.,	Post,	Zimmerman,
	Lanius,	Ramsey,	Alter,
			Speaker.

NAYS—2.

Scott, J. R. K., Wilsen W. H.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 2193 (Senate Bill No. 816), entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to locate construct maintain and operate a reservoir at or in the vicinity of the head waters of the Youghiogheny river upon lands situate wholly in this State or partly in this State and partly in the State of Maryland for the purpose of controlling and regulating the flow of the said Youghiogheny river and the river or rivers to which it is tributary defining the powers of said commission for the purpose providing for the payment of damages for property and rights taken in exercise of the right of eminent domain herein conferred and making an appropriation for carrying out the provisions of this act

On the question,

Will the House agree to the bill on third reading?

Mr. GLENN. Mr. Speaker, I move to strike this bill from the calendar.

Mr. BROSIOUS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER declared the "nays" appeared to have it. Whereupon, a division was called for.

Mr. S. B. SCOTT. Mr. Speaker, this bill is of entirely too widespread importance to be disposed of in this way. It is a bill that I am not familiar with and no doubt others and I think there ought to be some debate on it. In order to prevent this kind of procedure I call for the yeas and nays.

The SPEAKER. As the Chair did not give time for discussion before putting the viva voce vote, if there is any other gentleman desires to discuss the question the Chair will be glad to afford the opportunity.

The motion is that this bill (Senate Bill No. 816) be stricken from the Calendar.

Mr. STEELE. Mr. Speaker, this is a bill appropriating half a million dollars to take care of the floods and improve navigation along the Youghiogheny, the Monongahela, the Allegheny and Ohio Rivers. Now, gentlemen, this commission, the Pittsburgh Water Commission, have looked carefully into this matter, and while, as far as navigation is concerned, the Army Engineers have not agreed as to the course taken by the Pittsburgh Water Commission, yet at the same time in the final report of a National Waterways Commission of the Federal Government, they have come to the conclusion that this is only one of seventeen different reservoirs that they expect to build in order to help along and keep back these floods and to improve navigation. Now, gentlemen, we did not expect to bring a bill before this House of this magnitude without some objections. We did not figure on that when the bill was introduced. Early in the session I introduced a bill covering the same amount of money as what this bill applies for. Owing to the circumstances, one of the Senators introduced a bill in the Senate which came ahead of mine and that is the reason that my name is not attached to this bill as sponsor. But, gentlemen, I want to assure you that whether or not you feel that these floods must be protected against, we warrant it is up to you to look carefully into this matter. It has only been a few days ago that we almost unanimously voted in favor of the Pymatuning Swamp Bill and that bill was to do exactly what we intend to do by means of building these reservoirs. Now is it fair for the members of this House to go around and solicit aid to knock out this appropriation bill when these same members on the floor of this House were going around and asking us to support the Pymatuning Swamp Bill? They have no more right to expect that that bill is going to do any more good than what we expect to get from this

Water Ways Commission and the building of these reservoirs between Pennsylvania and the Maryland line.

Gentlemen, this is a thing to be looked into carefully, and you should look into it carefully before voting upon it either in the affirmative or in the negative. These people who are trying to protect the Youghiogheny Valley, tried to get an appropriation from the Federal Government, but failing in that they have applied to this Legislature, and if they get an appropriation from the State, it will not be long before, if this is found to be satisfactory, that the Federal Government will be convinced that it is so. These men who have had this investigation made, and who have served on this commission, have done so without a cent of compensation. It is to protect the district of McKeesport and Pittsburgh. We believe that in the months between April and November, when the most floods occur in that district, that by means of these reservoirs that we can control the flood situation in that district and protect the districts from floods, by holding the water in the high season, and letting it out in the low season. Gentlemen, this bill ought to pass.

Mr. GLENN. Mr. Speaker, this is one of the most important bills before this House this session. It carries an appropriation of five hundred thousand dollars. They asked for a million. I want to say to you that it would cost over \$1,700,000 to build this reservoir according to the report of the United States engineers. I want to show you the project upon which they are asking the State to embark. This is a part of the plan of the Pittsburgh Flood Commission to build 17 storage reservoirs in the western part of the State. This Flood Commission, whose report you have all received, was organized in 1908, for the purpose of relieving the flood situation in Pittsburgh. I have no criticism of the purpose of this organization, but I have of the plan adopted. They apparently started in with the idea that the only way of relieving the flood situation in Pittsburgh was to build these storage reservoirs over the western part of the State. You have the final report of the engineers calling for seventeen of them as the final plan towards which they are working. We are asked now to build the first of these dams on the Youghiogheny River. Mr. Speaker, after this plan was adopted by the Pittsburgh Flood Commission, they tried to saddle the proposition on the United States Government. They realized that the expense would be so enormous that Pittsburgh itself would not be able to handle it. In 1911 the Chief Engineer of the United States Army was authorized to investigate this proposition. I have his report. On page three he condemns the proposition entirely, in these words:

"In the opinion of the Chief Engineer, no system of reservoirs on these rivers should be allowed to interfere with the existing slack-water navigation projects which it may aid somewhat but cannot successfully replace, and any aid which the above described reservoir system" (that adopted by the Pittsburgh Flood Commission) "could render to navigation interests would be small in comparison with its cost, and would introduce great liability of terrific losses to both systems of dams in case of any serious accident to a single reservoir dam."**** "Under such circumstances, I concur in general with the views of the special board and by the Board of Engineers for Rivers and Harbors, and therefore, in carrying out the instructions of Congress, I report that the construction of a system of impounding reservoirs at the headwaters of the Allegheny, Monongahela and Ohio Rivers and their tributaries by and at the expense of the United States is not deemed advisable at the present time" ** Signed, W. H. Bixby, Chief of Engineers, U. S. Army."

Now, Mr. Speaker, I am against this proposition for one reason, because we have no definite estimate of its cost. The report of the Pittsburgh Flood Commission was to the effect that this reservoir in question would cost in the neighborhood of one million dollars. The report of the United States engineers tells us that it would cost nearly twice as much as this estimate of the Flood Commission; that the land damage alone would be twice as great as that reported by the Flood Commission. The cost of the dam itself, according to the report, has been underestimated, but the United States engineers have not attempted to correct the figures. There is only one of two conclusions at which to arrive. Either the estimates of the Flood Commission are unjust and untrue, or else were made by an incompetent engineer. Engineers of repute do not differ to the extent of one hundred per cent. in their estimates of costs and damages. Now as to the result of the construction of this dam. The United States Government has con-

demned the project, because in case of accident to the dam, it would wipe out the slack-water system of the Monongahela and Ohio Rivers. These rivers have been improved at a tremendous cost, and if one of these reservoir dams should go out, as all dams are likely to do, it would wipe out their whole slack-water system. I am against this proposition because it is embarking the State on a scheme to build 17 reservoirs, which would put the headwaters of the western part of the State under water and involve the expenditure of fifty millions of dollars. There is only one place in this country in which this system of control is used, and that is at Cairo. Let me tell you the result in that locality. I will again read from the report of the United States engineers, which says, on page 6, paragraph 10:

"The total capacity of the reservoir system proposed by the Pittsburgh Flood Commission is about 59,500,000,000 cubic feet, including Cheat No. 1, merely to give a definite notion of what this figure means it may be well to mention that the system of reservoirs at the headwaters of the Mississippi River has a total capacity of 95,000,000,000 of cubic feet, and this system is not adequate to give desirable control of the Mississippi River at St. Paul, the Ohio at Pittsburgh and the Mississippi at St. Paul being comparable streams."

At St. Paul they have the flood controlled by reservoirs as is proposed by this commission. They control nearly twice as great a volume of water as proposed by the Flood Commission, and the report of the United States engineers says: "This system is not adequate to give desirable control of the Mississippi River at St. Paul, the Ohio at Pittsburgh and the Mississippi at St. Paul being comparable streams."

I regret very much that this project has come along at the same time as the Pymatuning Swamp proposition. There may be some merit to the damming of the Pymatuning Swamp. I can see none in this. The Pymatuning Swamp project has been given most careful consideration. The Water Supply Commission of our State made a careful examination of it. They reported to the effect that it was a very reasonable proposition, and we have adopted that report. The name of the Water Supply Commission has been attached to this bill. They claim to know nothing about it, and are unwilling to commit themselves to the proposed plan. The fair thing to do would be to have this commission go into this proposition on the Youghiogheny and examine it and report to us, and if they agree that it is a good idea, then this Legislature would be in a position to fairly and impartially consider it.

Mr. BIGGER. Mr. Speaker, this bill provides an appropriation to the Water Supply Commission of Pennsylvania of \$500,000 for the construction, maintenance and operation of a storage reservoir for flood prevention and stream regulation on the headwaters of the Youghiogheny River.

This reservoir is one of a system of seventeen chosen by the engineers of the Pittsburgh Flood Commission to completely control floods above and at Pittsburgh and to reduce the flood heights in the upper Ohio River. The system of reservoirs in question was chosen after an extensive study and comprehensive survey covering a period of four years, embracing the nineteen thousand square miles of the watersheds of the Allegheny and Monongahela Rivers and their tributaries and costing \$125,000 contributed by the citizens of Pittsburgh.

The plans of the Flood Commission were presented to Congress in 1911 and sent to the National Waterways Commission for report. This resulted in an unqualified endorsement of that body. A further report was secured from the United States Army engineers and this, while declaring the proposed reservoirs would prevent floods, minimized the effect which the Flood Commission claimed the storing of water during flood season and releasing it at times of drought, would have upon navigation. The civilian engineers of the United States Government were of the opinion that navigation would be materially affected.

With the two engineering branches of the National Government divided on this question, the State of Pennsylvania is now asked through this bill to provide a demonstration, which if successful will result in national aid being forthcoming to complete the system. That this reservoir will materially reduce flood heights no one questions and prominent engineers confidently predict that navigation will be so vastly improved that the National Government is certain to be impressed.

The Youghiogheny River was selected because it is a small stream and one reservoir will completely regulate it. With a successful demonstration at hand National aid is almost certain to be forthcoming.

In addition to preventing floods and aiding navigation this reservoir will do much to improve sanitary conditions along the river and improve the water for domestic and manufacturing purposes.

It is needless to enter into a discussion of the desirability of preventing floods. It is one of the greatest subjects before the people of this country to-day. Here is an opportunity for Pennsylvania to take the lead by passing this bill.

By voting for this bill the Republican members can redeem a plank in their last State platform, which reads: "Particularly do we deem it advisable for the State of Pennsylvania to take a firm grasp upon its water problems. Transportation, flood prevention, reclamation, sewerage, water power and other incidents of water flow are questions of extreme importance to the Commonwealth. While these questions present different aspects from the National, the State and the municipal viewpoints, their solution cannot be adequately and efficiently effected except by some plan of harmonious co-operative action. The State of Pennsylvania, standing, as it does, between the Federal Government, with multitudinous demands pressing upon it, and the counties and municipalities, with their limited powers, must take the lead in the preparation of a comprehensive plan of development.

"We pledge the enactment of laws permitting and providing for joint action and joint contribution of funds for these purposes. We pledge immediate State appropriations for the improvement of the Delaware River and the Port of Philadelphia, and for flood prevention in the western part of the State."

The Delaware River and the Port of Philadelphia have been cared for, we ask for the relief in the western part of the State.

Mr. GLENN. Mr. Speaker, I desire to interrogate the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. BIGGER. Yes.

Mr. GLENN. I would like the gentleman to state how much this dam would reduce the flood crest at Pittsburgh, taking the highest flood they had there—35 feet?

Mr. BIGGER. I think it would be impossible for anyone to state that exactly, but it is conceded by the engineers who have investigated this matter that it would be considerable. Some claim it would be from 34 to 22.

Mr. GLENN. By this one dam?

Mr. BIGGER. Yes. It will control that district.

Mr. GLENN. For the benefit of the gentleman from Allegheny, I will answer that question. He is evidently not acquainted with his own proposition. From calculations made by me from the estimates made by the Pittsburgh Flood Commission, I can tell the gentleman from Allegheny that this dam as proposed, if existing at the time of Pittsburgh's greatest flood, the 35.5 foot stage, would not have reduced that flood level more than two inches at the very most.

Mr. BIGGER. Mr. Speaker, I would like to interrogate the gentleman.

The SPEAKER. Will the gentleman from Venango permit himself to be interrogated?

Mr. GLENN. Mr. Speaker, yes, sir.

Mr. BIGGER. Mr. Speaker, I would like to ask the gentleman to what point he refers?

Mr. GLENN. Mr. Speaker, at the gauging place on the Ohio River; at whatever place they take this gauge.

Mr. BIGGER. Mr. Speaker, I desire to ask the gentleman at what particular point?

Mr. GLENN. Mr. Speaker, wherever you gauge; at that point along the Ohio River.

Mr. BIGGER. Mr. Speaker, don't the gentleman know that the greatest flood they have had in Pittsburgh since 1907, was something like thirty-six feet?

Mr. GLENN. Mr. Speaker, reading from the report, in 1907, 35 and 5-10 feet.

Mr. BIGGER. Mr. Speaker, is it where the Allegheny joins the Monongahela?

Mr. GLENN. Mr. Speaker, wherever the gauge is taken.

Mr. SEMMENS. Mr. Speaker, the gentleman from Venango, Mr. Glenn, says that the highest water in Pittsburgh in 1907 was 35 5-10 feet. In the building of this system of reservoirs, it would relieve the crest of the high water over seven feet. Is it not a fact that Pittsburgh don't suffer from high water until we get from 29 to 30 feet and the building of these dams might eliminate millions of dollars of loss in Pittsburgh. This House has voted money, and plenty of it, to the eastern part of the State for the improvement of the waterways and we ask to be helped out on this proposition in the western part of the State for the saving of money to the City of Pittsburgh and other sections of the western part of the State.

Mr. GLENN. Mr. Speaker, I would like to interrogate the gentleman from Allegheny, Mr. Semmens.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. SEMMENS. Mr. Speaker, yes, sir.

Mr. GLENN. Mr. Speaker I would like to ask the gentleman, is it not a fact that by building a system of dykes at an expense of some fifteen million dollars they could accomplish the same results?

Mr. SEMMENS. Mr. Speaker, I am not an engineer and, therefore, cannot answer that question.

Mr. GLENN. Mr. Speaker, I will refer the gentleman to his own report, in which this fact is so stated.

Mr. STEELE. Mr. Speaker, I desire to interrogate the gentleman from Venango, Mr. Glenn.

The SPEAKER. Will the gentleman from Venango permit himself to be interrogated?

Mr. GLENN. Mr. Speaker, yes, sir.

Mr. STEELE. Mr. Speaker, does the gentleman state that this would be entirely a Pittsburgh proposition?

Mr. GLENN. Mr. Speaker, yes, sir, practically.

Mr. STEELE. Mr. Speaker, the gentleman is absolutely mistaken. The section along the Youghiogheny, the Allegheny and the Monongahela—the whole Ohio Valley—will be benefited by the proposition.

Mr. GLENN. Mr. Speaker, I would like to interrogate the gentleman from Allegheny, Mr. Steele.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. STEELE. Mr. Speaker, yes, sir.

Mr. GLENN. Mr. Speaker, is it not a fact that the proposed system of dykes extending down the river for a number of miles will not accomplish the same thing?

Mr. STEELE. Mr. Speaker, the gentleman is referring to the fact that this is a Pittsburgh proposition. I would like to know how he knows whether or not these dams will protect the city of Pittsburgh.

Mr. GLENN. Mr. Speaker, that is exactly the proposition I am trying to bring before this House; nobody knows.

Mr. STEELE. Mr. Speaker, we ask for a trial and that representative of a particular locality he has to respond to the great floods and the damage that is done to Pittsburgh and that section of the country in Western Pennsylvania that we deserve to have a trial.

Mr. GLENN. Mr. Speaker, they are asking for this trial at an expense to the State of Pennsylvania ultimately of not less than fifty million dollars. I think it is rather an expensive trial.

Mr. STEIN. Mr. Speaker, will the gentleman from Venango, Mr. Glenn, permit himself to be interrogated?

Mr. GLENN. Mr. Speaker, yes, sir.

Mr. STEIN. Mr. Speaker, will the gentleman state or inform the House how he voted on the Pymatuning Dam proposition?

Mr. GLENN. Mr. Speaker, I voted "No."

Mr. STEIN. Mr. Speaker, I am satisfied that the gentleman from Venango is not representing on this floor of this House on the merit or lack of merit on this question, but that the position of the people of his district compel him to argue against this proposition and of course he as a representative of a particular locality he has to respond to the will of his constituents although he is not doing the right thing for the State of Pennsylvania or for the Pittsburgh district in particular. We can go on and argue as long as we like but we know that a single fact is worth a ship load of argument. We know that every year the Pittsburgh district is flooded and that the waters reach up at flood stage

and cause a great deal of damage and that the annual cost to Pittsburgh alone is probably five million dollars or more. I think the city of Pittsburgh and the entire Ohio Valley should be protected against this annual loss. We are satisfied from the report of the most competent engineers that could be secured that these floods can be prevented and to prove our conviction in that belief, the citizens of Pittsburgh from their own private funds have spent something like \$200,000 or more for the purpose of securing accurate information on the subject and we submitted this impartial information to the Federal Government engineers and while they agreed with our proposition so far as it concerns flood prevention, the Federal engineers don't agree with us simply on the proposition of navigation and all the information which my friend has read relates to the question of inter-state navigation only and not flood prevention, and if my friend from Venango doubts my statement, let him show me anything in the report to the contrary. It seems to me that as we have a section that needs protection and as the people from the eastern part of the State got all that was promised to them in the way of river and harbor improvements and the people all over the State have gotten the benefit of what was promised them, why should not Pittsburgh receive the benefit of this appropriation and permit the State of Pennsylvania to undertake this work. The cost is not as great as the annual losses we suffer every year and the sanitation conditions, at those times, in the community, are such that after each flood it is positively dangerous to the life and health of the citizens in the flooded districts. It seems to me, on this account, the best investment that the State can possibly make, if it will not do any more than prevent the annual loss of life and the detriment to health, aside from eliminating entirely the possibility of flood or bringing about flood prevention, I am satisfied that it is the best investment the State can make. If the gentleman will look at it from a broad basis rather as representing the narrow wish of a small constituency I think he will favor the proposition.

Mr. GLENN. Mr. Speaker, I consider it very unfortunate that the Pymatuning Dam proposition or Swamp bill came along with this measure. There was considerable merit in the Swamp bill. Two years ago, they enlisted the assistance of the Water Supply Commission in their work and the Water Supply Commission went there and made a fair and impartial investigation and came back and reported favorably. To show you the fallacy of the argument of the gentleman from Allegheny, the Water Supply Commission has not received notice of this present proposition at all. This dam is located on the Maryland State line, the dam proper is in Pennsylvania but the waters are all backed up into Maryland, while this bill gives the State of Pennsylvania the right of eminent domain, it cannot extend that right over into Maryland. The minute this dam starts to fill up and the water backs up into their territory, we will have a case to settle in court. By referring to the map of this proposed dam, you will see there is a cemetery inside the limits of its waters, an additional obstacle to its construction. They asked for one million dollars for its construction. The appropriation has been cut down to \$500,000. The United States Army engineers who have been building dams on the Monongahela and Ohio Rivers for the last twenty-five years or more say that this dam cannot be built at the price that the Pittsburgh Flood Commission says that it can. They say that the amount of land damages alone will be not less than \$880,000.00 and the total cost of the project, taking the same price for the dam proper as the Pittsburgh Flood Commission estimates it, will be not less than \$1,742,000.00.

Mr. FLYNN. Mr. Speaker, this proposition involves the expenditure of many millions of dollars for the construction of dams across the various streams in western Pennsylvania. We might know how this proposition, as a proposition has worked out in other sections. We know that in this section during times of high water they have caused great loss of life and property, where they have broken, and that is the logical conclusion to draw from this proposition, if it were to go through. In Pittsburgh, there is a vast territory where it has destroyed many homes and if this dam would be built, it would probably result in breaking and destroying lives in the very places where they are intended to protect. I hope the House will vote this bill down.

Mr. GLENN. Mr. Speaker, I withdraw by motion to strike the bill from the calendar in order that the bill may be placed before the House on its merits.

Mr. FORSTER. Mr. Speaker, I desire to interrogate the gentleman from Allegheny, Mr. Steele.

The SPEAKER. Will the gentleman from Allegheny, permit himself to be interrogated?

Mr. STEELE. Mr. Speaker, yes, sir.

Mr. FORSTER. Mr. Speaker, is it not a fact as it has just been said that while the dam proper will be in Pennsylvania almost the entire reservoir will be in the State of Maryland?

Mr. STEELE. Mr. Speaker, according to this bill, that is the proposition.

Mr. FORSTER. Mr. Speaker, I desire to further interrogate the gentleman from Allegheny, Mr. Steele.

Mr. STEELE. Mr. Speaker, that question I am unable to answer.

Mr. FORSTER. Mr. Speaker, I will answer it for the gentleman. The Legislature of the State of Maryland has at the present time done nothing. I desire to further interrogate the gentleman from Allegheny. How can the State of Pennsylvania or the Water Commission acquire property in the State of Maryland without the consent of the sovereign state?

Mr. STEELE. Mr. Speaker, that question I am unable to answer. I am not well enough up in law. I would only answer that that bill depends entirely upon the action of the Maryland Legislature.

Mr. FORSTER. Mr. Speaker, I will answer the question for the benefit of the gentleman from Allegheny. No sovereign state can acquire territory in another sovereign state without getting the consent of the second state.

Mr. STEELE. That is what I answered.

Mr. FORSTER. Mr. Speaker, I desire to further interrogate the gentleman from Allegheny. What estimate has the Pittsburgh Flood Commission made, if any, as to the cost of the maintenance of these dams?

Mr. STEELE. Mr. Speaker, I suppose that they have made some estimates as to the cost of the maintenance of these dams, but that I am unable to answer also. I might state that this is a question of such large proportions that it will be impossible for anybody to say that definitely.

Mr. FORSTER. Mr. Speaker, I further desire to interrogate the gentleman. In any part of the book or report of the Pittsburgh Flood Commission, do they attempt in any way to give an estimate of the cost of maintenance of these dams or attempt in any way to show how the maintenance shall be taken care of??

Mr. STEELE. Mr. Speaker, I am unable to answer that.

Mr. FORSTER. Mr. Speaker, as a matter of fact, while I searched this report of the Pittsburgh Flood Commission, I have been unable to find anything which in any way would give us an idea as to how much it would cost to maintain these dams. Now, Mr. Speaker, this is a stupendous proposition as I understand it. The height of these dams will range anywhere from 70 to 180 feet. The cost of maintenance must necessarily be terrific in order to avoid the danger of a repetition of the disasters which we have seen occur in at least two instances in my memory. It would be necessary to have skilled engineers or men skilled in this particular line of work to make almost daily or weekly inspections. In addition to that, in the report of the Flood Commission, they attempt to show that the cost of erection of these flood dams will in a measure be offset by the revenue obtained from private power companies and the benefit obtainable from the aid to navigation. Now, Mr. Speaker, it strikes me that that fact is significant. In addition to that, in the report of the United States Government engineers, the Army engineers, it is specifically mentioned that in many of these sites, in fact almost all of them, private enterprises have in view the undertaking of this same thing,—in other words, building dams for power purposes. And the United States engineers say in their report that the end will as well be accomplished by them as by this undertaking of the State. Now, Mr. Speaker, that strikes me as very significant. Of course it would be much nicer for a private corporation to have this State extend \$50,000,000 and turn over to them the power that may be derived from these dams. I do not accuse the Pittsburgh gentleman of any bad faith, but it seems to me that is a very significant point which should be considered by us before we vote on this proposition. It has been frankly

acknowledged by the gentleman from Allegheny to be the merest kind of an experiment. Now, gentlemen, let us consider this proposition. That provision in connection with the benefit to navigation and to power. Now, I think it will be conceded by everyone that in order to derive benefits to navigation and to power, the dams must be kept full; in order to prevent floods, the dams must be kept empty. Now where is going to be the golden mean by which we can have a full dam and very opportunely let it out gradually so as to in no way interfere with the territory flooded at the psychological moment when there is possibility of a flood. Now, this proposition, while it may be true that 80 per cent. of the floods occur between November and April, still we will all admit there have been floods at other times. The most disastrous flood in the history of this State occurred long after that time. There is not a man in this House, I venture to say, or very few who cannot remember the flood of 1889 which occurred in June. Now, gentlemen, I submit that at such a time as that, as has been pointed out by the gentleman from Elk, one of those dams would become a terrific menace to any community along the borders of the stream below. The constitutional question of the right of the State of Pennsylvania to acquire and use property in the State of Maryland, to my mind, gentlemen, is insurmountable. I believe that this question should be decided on by you here today and that the whole proposition should be voted down almost unanimously.

Mr. R. J. BALDWIN. Mr. Speaker, I expect to vote for this bill and I want to tell the House why I am going to vote for it. The remarks of the gentleman, who I understand is an attorney, indicate that he does not understand the case in detail as presented and his argument has no bearing. He speaks of the expense of maintaining a dam. Now, there is not an agriculturist, not a person who lives in the rural part of our State who does not know that after a dam has been built properly it will stand for 100 or 1,000 years without expending anything for maintenance; and so far as the cost of maintenance is concerned, that is practically nil. So going into this proposition and interrogating members of the House as to the expense of maintaining a dam does not concern this question in any way in my mind. I believe that the parties who have charge of this project, namely the Water Commission of the State of Pennsylvania, whose duties I believe all the members of the House know as well as I do, that is to take up this question of water conservation and all other matters pertaining to our public streams, and they will have the power and control over this proposition. It will necessarily be their duty to consider the project before they start to spend the State's money. I have enough faith in voting for this bill to feel that in taking up any proposition of this character that if they find the proposition not feasible or one that is not worth the expenditure of the State's money they will not embark in it, but to undertake to go into detail as to just exactly what is going to be done. I do not suppose there is a man living today that can answer that question. The proposition has not been gone into in detail. To my mind, the proposition before this House is simply this: Do you have enough faith in the Water Commission of this State to believe that after carefully examining this proposition and if they have enough money to carry out a practicable and feasible plan, of damming some water at some point in the State of Pennsylvania, that the expense of doing so will be well repaid by the returns or will come from the benefit to the citizens of that locality, perhaps the citizens of the whole State? If you do have that faith, then you can support this bill. If you do not have that faith, then you should vote against this bill. The fact that we will provide the Commission with \$500,000 to carry out the ideas containing in the creation of the department known as the Water Commission of this State, controlling those questions that are now nation-wide, that the National Government has been dealing with for several years and every year spends more and more money; when any money is asked for, then if each and every member of Congress must be permitted to go into detail and explain the exact process, the exact cost of maintenance, there never would be any appropriations for propositions similar to this. Now this Water Commission will have the say whether this is practical in the locality indicated in the bill. Only the other evening the State of Pennsylvania appropriated \$450,000 for the

construction of one dam in one particular place in this State. I do not believe that if the men who have charge of that proposition, if upon examination find it to be impractical, will expend the money. I voted for the bill with that faith that it is a practical proposition and that it in return must compensate the citizens for the money expended, and that is the reason I am going to vote for this bill. I don't think that any member in the House should expect a detailed account of just exactly what it would cost to build a dam, exactly where it will be located, exactly the community that will be benefited. The whole proposition is not one that has been gone into by anyone to that extent. It is true there have been reports made along those lines and suggestions made as to whether it would be wise to embark on a certain project covering a certain territory. If, in your judgment and upon further examination, you have any doubt that this is a feasible proposition, you should not vote for the bill, but those are the reasons why I am going to support this bill.

Mr. FORSTER. Mr. Speaker, I desire to interrogate the gentleman from Delaware, Mr. R. J. Baldwin.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. R. J. BALDWIN. Sure.

Mr. FORSTER. Mr. Speaker, I desire to ask the gentleman what investigation the Water Supply Commission has made in this proposition?

Mr. R. J. BALDWIN. The present State Water Commission?

Mr. FORSTER. Yes, sir.

Mr. R. J. BALDWIN. Mr. Speaker, that is one of the very class of questions that in my opinion does not amount to anything whatever because they probably have not had time to take this matter up finally so as to answer in detail to this Legislature where they will locate their dams and exactly what will be affected. Naturally I cannot answer that question. I have tried to make that plain to the House when I was speaking, that going into the details and answering such questions as the gentleman from Philadelphia asked the gentleman from Pittsburgh is absolutely an unfair proposition and the House should not become biased simply because the gentleman from Pittsburgh could not answer in detail all those technical matters that have been submitted to him.

Mr. FORSTER. Mr. Speaker, I desire to further interrogate the gentleman from Delaware. Do I understand the gentleman from Delaware to say that there would be no cost in the maintenance of these dams, or practically none?

Mr. R. J. BALDWIN. Mr. Speaker, I thought I stated that very plainly. I will repeat it. I stated that a dam properly constructed, from my observations of about fifty years, that a dam once properly constructed with the material that is used nowadays in dam construction, namely concrete, would practically stand without a large outlay for a period of a thousand years. Now, whether there might be a little break around the edge or in one corner or another would not cost much to repair. It practically becomes stone; in fact is supposed to last longer than stone and longer than any of the ordinary minerals.

Mr. FORSTER. Mr. Speaker, I desire to interrogate the gentleman from Delaware and ask him if he knows of what material the Austin dam was constructed?

Mr. R. J. BALDWIN. Mr. Speaker, only from newspaper reports, and my understand is that at the time that dam was built some years ago very little experience was obtainable as to the relative proportions of the construction of that dam. My understanding now is that it is one of the principles of building that a dam to be perfectly safe should be as wide at the base as at the top. The Austin dam was not so constructed.

Mr. FORSTER. Mr. Speaker, isn't it a fact that the Austin dam was constructed of concrete?

Mr. R. J. BALDWIN. It is a fact that no doubt not only the Austin dam was constructed of concrete, but of course years ago, and that no doubt in the past many other dams constructed of concrete were not constructed along scientific lines. Now scientific lines means the lines demonstrated by experience to be amply and sufficiently strong in the base support in proportion to the altitude. Now that matter is at the present time so thoroughly understood, I believe by our engineers—if I be not correct, then surely the work done on the Panama canal involving hundreds of millions of dollars is simply an ex-

periment. I don't believe it is. I believe that no civil engineer today would construct a dam like the newspapers indicate that the Austin dam was constructed.

Mr. FORSTER. Mr. Speaker, I find that I was in error when I made the statement that there was nothing in the report of the Pittsburgh Flood Commission with respect to the cost of the maintenance of this system of dams, because after all we must consider this as a broad proposition involving the whole seventeen sites. On page 155 of the report of the Pittsburgh Flood Commission under the heading of "Maintenance and Operation," the cost is estimated at \$200,000.00 per year.

Mr. GLENN. Mr. Speaker, I would like to interrogate the gentleman from Delaware.

The SPEAKER. Will the gentleman from Delaware permit himself to be interrogated?

Mr. R. J. BALDWIN. Certainly, Mr. Speaker.

Mr. GLENN. Mr. Speaker, I want to ask the gentleman from Delaware if the State Water Supply Commission has anything to do with this proposition?

Mr. R. J. BALDWIN. Mr. Speaker, my understanding is that the State Water Supply Commission has many powers and great control over propositions similar to that involved in this bill and to illustrate that to the House—I have not carefully examined the powers of the Water Supply Commission, but I do know this, that about four or six years ago the Pymatuning Swamp people, no doubt it was them, had a bill introduced in the Legislature to drain the Pymatuning Swamp. I realized that the Water Supply Commission of the State—I do not know whether by persuasion or by powers—had succeeded in preventing the expenditure of that money for that purpose. Now in this Legislature we have a bill that I voted for and as I understand the subject I am glad to know that I did vote for it, to dam that very identical land that we were formerly going to drain. I presume that proposition similar to this will be under the supervision and control, to some extent, of the Water Supply Commission of the State. Now the gentleman, no doubt, is nearer to this proposition than myself. I have told him what I know about the powers of the Water Supply Commission, and I would like to interrogate him and ask what he knows about the powers of the Water Supply Commission. I do not want to be misunderstood on the bill. I am simply supporting it because I know it is right.

Mr. STEELE. Mr. Speaker, I would like to interrogate the gentleman from Venango, Mr. Glenn.

The SPEAKER. Will the gentleman from Venango permit himself to be interrogated?

The SPEAKER. The Chair would suggest that this debate has certainly proceeded with great deliberation.

Mr. GLENN. Mr. Speaker, yes sir.

Mr. STEELE. Mr. Speaker, just one question. I would like to ask him how he voted on the Pymatuning Swamp proposition.

Mr. GLENN. Mr. Speaker, I already stated that.

Mr. STEELE. Mr. Speaker, I would like to ask him if he did not say on the floor of this House that he considered it a very meritorious measure.

Mr. GLENN. Mr. Speaker, I certainly did.

Mr. STEELE. The gentleman voted "No" on the proposition. I would like to ask him whether or not he was sincere in his vote.

The SPEAKER. That would not be relevant to the matter now under discussion.

Mr. J. H. WILSON. Mr. Speaker, I would like to interrogate the gentleman from Allegheny, Mr. Steele.

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. STEELE. Mr. Speaker, yes sir.

Mr. J. H. WILSON. Mr. Speaker, I wish to ask the gentleman from Allegheny, is it not a fact that there is a large amount of water coming down those streams that is proposed to be dammed, all the time?

Mr. STEELE. Mr. Speaker, no there is not.

Mr. J. H. WILSON. There is sufficient water to fill this dam?

Mr. STEELE. Mr. Speaker, I should say that there is not, sometimes, because in the summer months the water is very low.

Mr. J. H. WILSON. Mr. Speaker, where does it go.

Mr. STEELE. Mr. Speaker, I say we are below the junction.

Mr. J. H. WILSON. Isn't there sufficient water at the time of high flood to fill the dam?

Mr. STEELE. Mr. Speaker, I am not capable of saying that.

Mr. J. H. WILSON. Mr. Speaker, suppose the dam is full and this water still pouring in there, can you build a dam to run the water up stream?

Mr. STEELE. Mr. Speaker, the same amount of water would be still flowing over, that is below the dam. Oh, absolutely yes.

The SPEAKER. As the yeas and nays have been called on the motion to strike the bill from the calendar, we will have to take a roll call unless that motion is withdrawn.

Mr. GLENN. Mr. Speaker, I withdraw the motion.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Agreeably to the provisions of the Constitution, the yeas and nays were taken,

Mr. ARON. Mr. Speaker, I desire to vote "aye."

Mr. GLENN. Mr. Speaker, I challenge that vote on the ground that the gentleman was not in his seat when his name was called?

The SPEAKER. Was the gentleman in his seat when his name was called?

Mr. ARON. Mr. Speaker, I was not.

The SPEAKER. The challenge is sustained.

Mr. LORENZO SMITH. Mr. Speaker, I desire to vote "aye."

Mr. GLENN. Mr. Speaker, I challenge that vote on the ground that the gentleman was not in the House when his name was called.

The SPEAKER. Was the gentleman in the House when his name was called?

Mr. LORENZO SMITH. Mr. Speaker, I have been sitting here since a quarter to ten.

The SPEAKER. The challenge is not sustained, and the vote will be recorded.

Mr. W. H. WILSON. Mr. Speaker, I desire to vote "aye."

Mr. GLENN. Mr. Speaker, I challenge that vote, on the grounds that the gentleman was not in his seat when his name was called.

The SPEAKER. Was the gentleman in his seat at that time?

Mr. W. H. WILSON. I was coming into the House.

The SPEAKER. When your name was called?

Mr. W. H. WILSON. Yes, sir.

The SPEAKER. The challenge is not sustained, and the vote will be recorded.

Mr. ULERICH. Mr. Speaker, I desire to vote "aye."

Mr. GLENN. Mr. Speaker, I challenge that vote, the gentleman not being in the House when his name was called.

The SPEAKER. Was the gentleman in the House when his name was called?

Mr. ULERICH. No sir.

The SPEAKER. The challenge is sustained.

Mr. BLELOCH. Mr. Speaker, I desire to vote "aye."

Mr. GLENN. Mr. Speaker, I challenge the vote, the gentleman not being in his seat when his name was called.

Mr. BLELOCH. Mr. Speaker, I was sitting beside Mr. J. R. K. Scott, but did not hear my name called.

The SPEAKER. The challenge is not sustained and the vote will be recorded.

Mr. STEEDLE. Mr. Speaker, I desire to vote "aye."

Mr. McDERMOTT. Mr. Speaker, I challenge that vote. The gentleman was not in the House.

Mr. STEEDLE. Mr. Speaker, I was sitting in the back of the House.

Mr. McDERMOTT. Mr. Speaker, the gentleman was not in the House and someone was sent to bring him in.

Mr. STEEDLE. Mr. Speaker, I resent the remark that I was sent for.

The SPEAKER. The gentleman from Allegheny is the sole authority of the question.

Mr. McDERMOTT. Mr. Speaker, the gentleman was not in the House.

The SPEAKER. The gentleman from Allegheny has stated that he was in the House. The statement of the gentleman cannot be questioned.

Mr. STRAUSS. Mr. Speaker, I desire to vote "aye."

Mr. GRABE. Mr. Speaker, I challenge that vote.

The SPEAKER. On what grounds?

Mr. GRABE. The gentleman admitted he was not in the House during the roll call.

The SPEAKER. Was the gentleman in the House when his name was called?

Mr. STRAUSS. Mr. Speaker, I was not.

The SPEAKER. The challenge is sustained.

Mr. PIPER. Mr. Speaker, I desire to vote "aye."

Mr. GLENN. Mr. Speaker, I challenge that vote on the grounds that the gentleman was not in his seat when his name was called.

The SPEAKER. Was the gentleman in the House when his name was called?

Mr. PIPER. Mr. Speaker, I was out in the corridor.

The SPEAKER. The challenge is sustained.

Mr. LESLIE. Mr. Speaker, when I left the House after the "Ms" had been passed in the roll, Mr. Piper was just coming into the House.

The SPEAKER. The gentleman from Philadelphia said that he was not in the House.

Mr. SPILLINGER. Mr. Speaker, I desire to change from "No" to "aye."

Mr. GLENN. Mr. Speaker, I challenge the vote, on the ground that the gentleman was not in his seat.

Mr. SPILLINGER. Mr. Speaker, I was in my seat and voted "no" and desire to change to "aye."

The SPEAKER. The challenge is not sustained, and the change from "no" to "aye" will be made.

Mr. FLYNN. Mr. Speaker, I ask for a verification of the roll.

This was done as follows:

YEAS—113.

Adams,	Dunn, J. A.,	Kuhn, H. P.,	Rex,
Allen,	Ehrhardt,	Lanius,	Richards,
Ambler,	Eichenberger,	Latshaw,	Robinson,
Aron,	Ely,	Leslie,	Roney,
Arthur,	Ewing,	Letzkus,	Runk,
Baldwin, G. A.,	Frey,	Lohr,	Schuck,
Baldwin, R. J.,	Gans,	Lowes,	Scott, J. R. K.,
Bass,	Geary,	Mallie,	Scott, S. B.,
Bergey,	Gibson,	Martin,	Semmens,
Bigger,	Goss,	McAleer,	Shaffer, I. E.,
Blair, W. A.,	Gramley,	McAllister,	Sherwood,
Bieloch,	Gransback,	" g,	Smith, L.,
Brownlee,	Gray, Joseph,	McClintock,	Snyder,
Campbell, C. M.,	Hagerty,	McNichol,	Spangler,
Campbell, J. J.,	Hemminger,	Miller,	Speiser,
Carson,	Heyburn,	" er,	Spillinger,
Carter,	Hobbs,	Moore,	Steedle,
Cheeseman,	Hoffman,	Morrow,	Steele,
Claycomb,	Howard, J.,	Moses,	Stein,
Cleary,	Isler,	Moulthrop,	Swartz,
Cochran,	Jackson,	Neel,	Swift,
Collins,	Kaiser,	Neely,	Walton,
Conner,	Kaufman,	Newton,	Wettach,
Conrade,	Keegan,	North,	Wildman,
Cox,	Keepert,	O'Neill,	Wilson, W. H.,
Curry,	Kenna,	Perry, H. L.,	Wiltbank,
Davis,	Kennedy,	Perry, S. J.,	Young, J. H.,
Dickinson,	Kitts,	Ramsey,	Alter,
Dunn, H. B.,	Klepper,		Speaker.

NAYS—51.

Alworth,	Forster, I. G.,	Mellott,	Schaeffer, A. C.,
Becker,	Foster, J. D.,	Metzenbacher,	Shaffer, C. A.,
Benninger,	Geiser,	Mitchell,	Showalter,
Benson,	Glenn,	Musser,	Smith, J. W.,
Berntheizel,	Good,	Newbaker,	Stone,
Body,	Grabe,	Peachey,	Trach,
Brosius,	Hackett,	Pennock,	Ullman,
Caldwell,	Jones, E. E.,	"rice,	Whitaker,
Currier,	Kern,	Reese,	Whitman,
DeFrees,	Mather,	Rhoads,	Wilson, J. H.,
Donahoe,	Matt,	Rothenberger,	Young, G. K.,
Sonnally,	McDermott,	Sassaman,	Zimmerman,
Flynn,	Mechling,	Savacool,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1117,

An Act to provide for the ordinary expenses of the Executive Judicial Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were read as follows by the Clerk:

Amend section one, by inserting after line 33, the following:

"For the payment of the traveling and incidental expenses of the Governor the miscellaneous expenses incurred in the management of the Executive Mansion the purchase and maintenance of an automobile for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of like expenses incurred and remaining unpaid prior to June first one thousand nine hundred and thirteen the sum of seventeen thousand five hundred dollars (\$17,500.00) or so much thereof as may be necessary to be expended at the discretion of the Governor"

Also amend line 103, by striking out the word "taxes" after the word "collecting."

Also amend line 162, by striking out the words "and verified by oath on vouchers" and inserting in lieu thereof "on vouchers."

Also add after line 195, the following:

"For the inspection and repairs of State boundary line monuments under authority of section two of the act of Assembly approved May fourth one thousand eight hundred and eighty-nine and subsequent amendments and supplements thereto for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand dollars (\$3,000)"

For the payment of the salaries and expenses of the Bureau for the Standardization and Supervision of Accounts in the Department of Internal Affairs two years the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary conditioned upon its passage by the General Assembly and the approval by the Governor of Senate bill number eight hundred and seventy-eight."

Amend line 268, by striking out the words "twenty thousand dollars (\$20,000)" and inserting "twenty-five thousand dollars (\$25,000)."

Also amend line 279, by adding after the word "employed" the words "from and after the date of the passage of this act."

Also amend line 291, by striking out the word "twenty-five" and insert the word "twenty."

Also amend line 292, by striking out the figures "(\$25,000)" and inserting "(\$20,000)."

Amend line 611, by striking out the word "thirty" and insert "thirty-six."

Amend line 612, by striking out "(\$30,000)" and insert "(\$36,000)."

Also amend by inserting after line 885, the following:

"For the establishment and maintenance of a bureau of statistics in the Department of Agriculture two years the sum of sixty thousand dollars (\$60,000.00)."

Also amend by inserting after line 916, the following:

To pay the increase made in salaries of officers and employees of the Department of Agriculture by House bill number one thousand six hundred and four for two years beginning June first one thousand nine hundred and thirteen the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary contingent upon the approval of said bill by the Governor."

Mr. NORTH. Mr. Speaker, I move that the House non-concur in the amendments of the Senate.

Mr. EHRHARDT. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON FINAL PASSAGE.

Mr. HUMES. Mr. Speaker, I ask unanimous consent to call up at this time on page eight of the calendar, Senate Bill No. 876.

The SPEAKER. The Chair hears no objection and the bill is called up. The Chair regrets to state that this bill is not on the file.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 2220 (Senate No. 876), as follows:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That candidates for the office of United States Senator shall be nominated and elected in the year next preceding the expiration of the term of office of the United

States Senator whose successor is to be nominated and elected. Whenever a United States Senator is to be elected any political party within the meaning of this act that is to say any party or body of electors one of whose candidates at either the general or municipal election preceding polled in each of at least ten counties of the State not less than two per centum of the largest entire vote cast in each of said counties for any candidate and polled a total vote in the State equal to at least two per centum of the largest entire vote cast in the State for any candidate at the last general election shall nominate its candidate for the office of United States Senator at the regular primary provided by law for the nomination of other candidates for the regular election in the year in which such United States Senator is to be elected and in no other manner except as herein provided. Nothing herein contained shall prevent any body of electors not constituting a political party as above defined from nominating candidates by nomination papers as is now or may hereafter be provided by law.

Section 2 On or before the ninth Saturday preceding the regular primary provided by law antecedent to the regular election at which a United States Senator is to be elected the Secretary of the Commonwealth shall send to the county commissioners of each county written notices that a United States Senator is to be nominated at such primary.

Beginning not earlier than nine weeks nor later than eight weeks before the said primary the county commissioners of each county shall publish notice of the fact that a United States Senator is to be nominated at the ensuing primary which said notice shall contain the date of the primary and shall be inserted in two newspapers of general circulation published within the county wherever such course is possible at least once each week for three successive weeks.

Section 3 The names of candidates for nomination for the office of United States Senator shall be printed upon the official ballot of a designated party at such primary upon the filing of nomination petitions in their behalf signed by qualified electors of the State and the filing of affidavits by the candidates as provided in this act and the name of no candidate shall be printed upon the official ballot of a political party as hereinafter defined to be used at any primary unless petition and affidavit have been filed.

(a) Each signer of a nomination shall sign but one such petition for the office of United States Senator and shall declare therein that he is a member of the party designated in such petition. He shall also declare therein that he is a qualified elector of the county therein named and shall add his occupation and residence giving the city borough or township with street and number if any and shall also add the date of signing. No nomination petition shall be circulated prior to sixty days before the last day on which such petition must be filed and no signature shall be counted unless it bears date within sixty days of the last date for filing the same. Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties. Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State his residence giving the city borough or township with street and number if any that the signers signed with full knowledge of the contents of the petition that the respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors of the State.

(b) Each candidate shall file with his nomination petition his affidavit stating his residence with street and number if any and his postoffice address his election district the name of the office for which he desires to be a candidate and that he is eligible for such office.

(c) Nomination petitions in the case of candidates for the office of United States Senator shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth and shall be signed by at least one hundred duly qualified electors in each of at least ten counties of the State.

Section 4 The Secretary of the Commonwealth immediately after the last day for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of the candidates of each party for said office with their respective residences and post-office addresses as shown on their affidavits.

Section 5 The names of candidates of each political party as herein defined filing petitions and affidavits as herein required shall be placed upon the ballots of the respective parties under the heading "United States Senator" in alphabetical order in the same manner as the names of other candidates to be voted for at said primary.

Section 6 The county commissioners of each county shall make the proper certification of the returns of votes cast for candidates of the various political parties as herein defined for nomination for the office of United States Senator to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least twenty days prior to the date of the election.

Candidates of the various political parties for nomination to the office of United States Senator who receive a plurality of votes of the party electors in the State at the primary shall be candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official ballots for use at the succeeding

election under the heading of "United States Senator" as is now or may hereafter be required by law.

In the case of a tie the candidates receiving the tie vote shall cast lots before the Secretary of the Commonwealth on the third Wednesday after the primary and the one to whom the lot shall fall shall be entitled in the nomination. Provided however that in any case where the fact of a tie vote is not authoritatively determined until after the third Monday after the primary the day for casting lots shall be the second day after the fact of such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the Secretary of the Commonwealth shall cast lots for him or them. For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing.

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law.

The vote for candidates for the office of United States Senator shall be counted certified computed and returned as is now or may hereafter be provided by law with respect to other offices filled by a vote of the electors of the State at large. Provided however that the returns of the election of United States Senator shall be made to the Secretary of the Commonwealth who shall immediately tabulate and compute the same and upon the conclusion of said count certify the result thereof to the Governor who shall immediately issue a certificate of election under the seal of the Commonwealth duly signed by himself and attested by the Secretary of the Commonwealth and deliver the same to the candidate receiving the highest number of votes. He shall also transmit the returns of said election to the President of the United States Senate.

Vacancies happening or existing after the primary may be filled in accordance with the party rules as is now or may hereafter be provided by law.

Any candidate for nomination to the office of United States Senator to be voted for at a primary under this act may at any time before four o'clock of Wednesday next succeeding the last day fix for filing nomination petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before any person competent to take acknowledgments of deeds within the State and filed with the Secretary of the Commonwealth. The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the county commissioners of the proper county a correct list of the candidates filing such request.

Section 7 Immediately upon the happening of a vacancy in the office of United States Senator the Governor of the Commonwealth shall make a temporary appointment to fill the vacancy until such time as said vacancy shall be filled by an election as herein provided. Whenever a vacancy shall happen in the representation of this Commonwealth in the Senate of the United States the said vacancy shall be filled for the unexpired term by the vote of the electors a special election held at the time of the next general or municipal election whose antecedent primary occurs at least sixty days after the happening of such vacancy and it shall be the duty of the Governor to issue writs of election accordingly. Candidates to fill vacancies in the office of United States Senator shall be nominated at said antecedent primary and elected at said special election in the same manner herein provided for the nomination and election of candidates for the full term.

Section 8 All acts or parts of acts inconsistent with this act be and the same are hereby repealed.

Mr. HUMES. Mr. Speaker, the purpose of asking for unanimous consent was in order to insure the correction of this bill, so as to conform with the Primary Bill that is in process of preparation by the Conference Committee.

The SPEAKER. As the amendments were merely typographical errors if the members will turn to the file on page 5419, the Clerk will read the amendments that were made last night and this will be considered sufficient.

The Clerk then read the amendments as follows:

On page four, line 12, strike out "quali." Also on page 6, strike out "apponited" and insert "appointed." Also on page 8, strike out "elecors" and insert "electors."

RECONSIDERATION OF VOTE.

Mr. HUMES. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. ALLEN. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. ALLEN. Mr. Speaker, I ask unanimous consent to withdraw the amendment offered last night by myself.

The SPEAKER. The Chair hears no objection and the amendments are withdrawn.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Allen,	Frey,	Lowers,	Robinson,
Alworth,	Gans,	Malle,	Ruckwell,
Ambler,	Jeary,	Mannion,	Roney,
Aron,	Geiser,	Martin,	Rothenberger,
Arthur,	Gibson,	Mather,	Runk,
Baldwin, R. J.,	Good,	Matt,	Sassaman,
Barner,	Goss,	McAleer,	Savacool,
Bass,	Grabe,	McAllister,	Schaeffer, A. C.
Becker,	Gramley,	McCaig,	Schuck,
Benninger,	Gransback,	McClintock,	Scott, S. B.,
Benson,	Gray, Joseph,	McDermott,	Semmens,
Bergey,	Hackett,	McKay,	Shaffer, C. A.,
Bigger,	Haggerty,	McNichol,	Shaffer, I. E.,
Blair, W. A.,	Heidinger,	Mechling,	Sherwood,
Blair, W. F.,	Hemminger,	Mellott,	Showalter,
Body,	Herman,	Metzenbacher,	Smith, J. W.,
Brosius,	Hess,	Miller,	Snively,
Brownlee,	Heyburn,	Missimer,	Snyder,
Burnett,	Hibshman,	Mitchell,	Spangler,
Caldwell,	Hobbs,	Moore,	Speiser,
Campbell, C.M.,	Hoffman,	Morrow,	Spillinger,
Carson,	Howard, J.,	Moses,	Steedle,
Carter,	Howard, R.,	Moulthrop,	Steele,
Cheeseman,	Humes,	Mu'ser,	Stein,
Claycomb,	Isler,	Neel,	Stone,
Cleary,	Jackson,	Neely,	Strauss,
Collins,	Jones, E. E.,	Newbaker,	Swartz,
Conner,	Kaiser,	Newton,	Swift,
Conniff,	Kaufman,	North,	Thomas,
Conrade,	Keegan,	O'Neill,	Ulerich,
Cox,	Keeport,	Peachey,	Ulman,
Currier,	Kenna,	Pennegar,	Walsa,
Curry,	Kennedy,	Pennock,	Walton,
Davis,	Kern,	Perry, H. L.,	Watson,
Dickinson,	Kitts,	Perry, S. J.,	Whitaker,
Donahoe,	Klepper,	Peters,	Whitman,
Donnelly,	Kuhn, H. P.,	Piper,	Wildman,
Down,	Kuhns, E.G.M.,	Post,	Williams,
Dunn, H. B.,	Lanius,	Price,	Wilson, J. H.,
Dunn, J. A.,	Latshaw,	Ramsey,	Wilson, W. H.,
Ehrhardt,	Lenker,	Reese,	Wiltbank,
Eichenberger,	Leslie,	Rex,	Young, G. K.,
Ely,	Letzkus,	Rhoads,	Young, J. H.,
Ewing,	Light,	Richards,	Zimmerman,
Forster, I. G.,	Lohr,		Alter,
Foster, J. D.,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

BILLS SIGNED BY THE SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 60.

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the civil war of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof

House Bill No. 656.

An Act appropriation money to aid and encourage vocational education in the public schools of Pennsylvania

House Bill No. 256.

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proofreading and an appropriation for printing binding and mounting the same and for paper

House Bill No. 804.

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants

House Bill No. 1272.

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-one one thousand nine hundred and fifteen

House Bill No. 278.

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "mine fire" within the limits of the city of Carbondale Lackawanna county providing how such expenditures shall be made how the Commonwealth shall be repaid and authorizing the condemnation destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the County of Lackawanna

House Bill No. 467.

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

House Bill No. 1726.

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandy Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

House Bill No. 1968.

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

House Bill No. 412.

An Act making an appropriation to Fannie C. Solres the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

House Bill No. 266.

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

House Bill No. 858.

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by C. S. Caughey

House Bill No. 321.

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase money of vacant land

House Bill No. 513.

An Act making an appropriation to the Brelsford Packing and Storage Company and Evans Burnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant General of Pennsylvania under direction from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirteenth one thousand nine hundred and eleven

House Bill No. 1095.

A joint resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

House Bill No. 292.

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

House Bill No. 755.

An Act making an appropriation to the Children's Industrial Home at Harrisburg, Pennsylvania

House Bill No. 809.

An Act making an appropriation to the Pennsylvania Society to protect Children from Cruelty of Philadelphia Pennsylvania

House Bill No. 826.

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

House Bill No. 827.

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

House Bill No. 874.

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny County Pennsylvania

House Bill No. 907.

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster Avenue Philadelphia

House Bill No. 927.

An Act making an appropriation to the Florence Crittenton Home of Erie

House Bill No. 959.

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

House Bill No. 1171.

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny County Pennsylvania

House Bill No. 1172.

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

House Bill No. 1207.

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 1240.

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust Street North Side Pittsburgh Pennsylvania

House Bill No. 1273.

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

House Bill No. 1299.

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 1427.

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Pennsylvania

House Bill No. 1430.

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

House Bill No. 1443.

An Act making an appropriation to the Children's Aid Society of Allegheny County in the City of Pittsburgh Pennsylvania

House Bill No. 47.

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the county of Philadelphia incorporated

House Bill No. 74.

An Act making an appropriation to the House of the Wood Shepherd in the city of Reading Pennsylvania

House Bill No. 76.

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

House Bill No. 77.

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

House Bill No. 83.

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

House Bill No. 133.

An Act making an appropriation to the Evangelical Home for the Aged in the City of Philadelphia

House Bill No. 150.

An Act making an appropriation to the United Zion Home Hospital and Infirmary of Lancaster county Pennsylvania

House Bill No. 191.

An Act making an appropriation to the Bethesda Home

House Bill No. 196.

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

House Bill No. 205.

An Act making an appropriation to the Protestant Home for Boys of Pittsburg Pennsylvania

House Bill No. 206.

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No. 219.

An Act making an appropriation to the Western Temporary Home of Philadelphia

House Bill No. 220.

An Act making an appropriation to the Home for Aged Veterans and Wives located at Sixty-fifth and Vine Streets in the city of Philadelphia

House Bill No. 224.

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 242

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

House Bill No. 261.

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna Avenue Philadelphia Pennsylvania

House Bill No. 312.

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna County

House Bill No. 316.

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming County Pennsylvania

House Bill No. 320.

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

House Bill No. 333.

An Act making an appropriation to the Children's Aid Society of Pennsylvania

House Bill No. 349.

An Act making an appropriation to Saint Joseph's Proctectory Norristown Pennsylvania

House Bill No. 370.

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

House Bill No. 418.

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

House Bill No. 440.

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

House Bill No. 447.

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 459.

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

House Bill No. 469.

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

House Bill No. 476.

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Erie County Pennsylvania

House Bill No. 481.

An Act making an appropriation to the Children's Aid Society of Franklin County

House Bill No. 485.

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

House Bill No. 493.

An Act making an appropriation to the Passavant Memorial Homes for the Care of Elipeltics at Rochester Beaver County Pennsylvania

House Bill No. 506.

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

House Bill No. 550.

An Act making an appropriation for the Irene Kaufman Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

House Bill No. 583.

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna County Pennsylvania

House Bill No. 601.

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna County Pennsylvania

House Bill No. 605.

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming County Pennsylvania

House Bill No. 625.

An Act making an appropriation to Saint Vincent's Home Philadelphia

House Bill No. 626.

An Act making an appropriation to the House of Good Shepherd Philadelphia

House Bill No. 627.

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

House Bill No. 628.

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia

House Bill No. 629.

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

House Bill No. 630.

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

House Bill No. 633.

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

House Bill No. 647.

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women

House Bill No. 654.

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon Street Philadelphia Pennsylvania

House Bill No. 660.

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County

House Bill No. 663.

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia Pennsylvania

House Bill No. 675.

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

House Bill No. 750.

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen Street

House Bill No. 785.

An Act making an appropriation to the Friends' Home for Children for the City and County of Lancaster at Lancaster Pennsylvania

House Bill No. 916.

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill County

House Bill No. 966.

An Act making an appropriation to the Woods Run Industrial Home Petrel Street North Side Pittsburgh Allegheny County Pennsylvania

House Bill No. 1149.

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

House Bill No. 1476.

An Act creating a Rebuilding and Insurance Fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure building or equipment owned by the Commonwealth and accidentally destroyed or damaged and for the payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

House Bill No. 167.

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

House Bill No. 188.

An Act making an appropriation to the Curtus Home for Destitute Women and Children at Pittsburgh

House Bill No. 319.

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

House Bill No. 360.

An Act making an appropriation to the Improvement Children's Home of the City of Pittsburgh

House Bill No. 386.

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania Pittsburgh Pennsylvania

House Bill No. 491.

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

House Bill No. 668.

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

House Bill No. 702.

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

House Bill No. 707.

An Act making an appropriation to the Pennsylvania Memorial Home at Brookville Jefferson County Pennsylvania

House Bill No. 746.

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny County Pennsylvania

House Bill No. 767.

An Act making an appropriation to the House of the Good Shepherd Penn and Chew Streets Germantown Philadelphia Pennsylvania

House Bill No. 770.

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

House Bill No. 843.

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

House Bill No. 846.

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 849.

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

House Bill No. 856.

An Act making an appropriation to the Columbia Hospital Wilksburg Pennsylvania

House Bill No. 884.

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

House Bill No. 889.

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

House Bill No. 901.

An Act making an appropriation to the Chester Hospital in the City of Chester

House Bill No. 936.

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia

House Bill No. 942.

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

House Bill No. 947.

An Act making an appropriation to the Institution for Colored Youth at Chester Delaware county

House Bill No. 958.

An Act making an appropriation to the German Hospital of the City of Philadelphia

House Bill No. 1001.

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Greene county Pennsylvania

House Bill No. 713.

An Act making an appropriation to the Kittanning General Hospital

House Bill No. 715.

An Act making an appropriation to the Grove City Hospital at Grove City Pennsylvania

House Bill No. 717.

An Act making an appropriation to the Berwick Hospital Berwick Columbia county Pennsylvania

House Bill No. 722.

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

House Bill No. 730.

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

House Bill No. 742.

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 748.

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny county Pennsylvania

House Bill No. 749.

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

House Bill No. 756.

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 757.

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Auston Pennsylvania

House Bill No. 763.

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 765.

An Act making an appropriation to the Bellefonte Hospital Corporation

House Bill No. 616.

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 631.

An Act making an appropriation to the Philadelphia Protector for Boys Station Montgomery county Pennsylvania

House Bill No. 632.

An Act making an appropriation to the Women's Hospital of Philadelphia

House Bill No. 634.

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

House Bill No. 646.

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton county Pennsylvania

House Bill No. 649.

An Act making an appropriation to the Pottstown Hospital Pottstown Montgomery county Pennsylvania

House Bill No. 659.

An Act making an appropriation to the DePaul Institution of Scott Township Allegheny county Pennsylvania

House Bill No. 662.

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

House Bill No. 664.

An Act making an appropriation to the Frankford Hospital located in Frankford Philadelphia

House Bill No. 665.

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

House Bill No. 685.

An Act making an appropriation for the Cottage State Hospital Philipsburg Centre county Pennsylvania

House Bill No. 694.

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 700.

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

House Bill No. 769.

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

House Bill No. 779.

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

House Bill No. 784.

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

House Bill No. 798.

An Act making an appropriation to Downingtown Industrial and Agricultural School

House Bill No. 811.

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 812.

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and a refrigerating plant and the repair and alteration of an old school building into an assembly room

House Bill No. 815.

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the City of Johnstown

House Bill No. 821.

An Act making an appropriation to the Children's Hospital of Pittsburgh in the City of Pittsburgh Pennsylvania

House Bill No. 828.

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

House Bill No. 833.

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland county Pennsylvania

House Bill No. 839.

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improved culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 1803.

An Act to equalize educational advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

House Bill No. 754.

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

House Bill No. 1257.

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents

House Bill No. 1930.

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

House Bill No. 2155.

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation Proclamation creating a commission to conduct the same and making an appropriation therefor"

House Bill No. 681.

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

House Bill No. 1059.

An Act to establish a secondary school of Agriculture at Pennsburg Pennsylvania and making an appropriation for the said school

House Bill No. 1582.

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

House Bill No. 584.

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

House Bill No. 62.

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

House Bill No. 71.

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

House Bill No. 84.

An Act making an appropriation to the Womans Medical College of Pennsylvania for use in the Hospital department Philadelphia

House Bill No. 99.

An Act making an appropriation to the Gynecological Hospital in the City of Philadelphia

House Bill No. 112.

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

House Bill No. 186.

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 187.

An Act making an appropriation to the Chester County Hospital

House Bill No. 193.

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

House Bill No. 204.

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

House Bill No. 207.

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

House Bill No. 229.

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

House Bill No. 235.

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania

House Bill No. 246.

An Act making an appropriation to the Columbia Hospital located at Columbia Lancaster County Pennsylvania

House Bill No. 251.

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 255.

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 272.

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

House Bill No. 273.

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 410.

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 431.

An Act making an appropriation to the Bradford Hospital of the City of Bradford

House Bill No. 439.

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

House Bill No. 441.

An Act making an appropriation to the Greenville Hospital Greenville Mercer County Pennsylvania

House Bill No. 444.

An Act making an appropriation to the Charity Hospital of the City of Philadelphia

House Bill No. 446.

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

House Bill No. 458.

An Act making an appropriation to the Corry Hospital of the City of Corry Pennsylvania

House Bill No. 468.

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Erie County Pennsylvania

House Bill No. 474.

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette County Pennsylvania

House Bill No. 477.

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

House Bill No. 358.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 359.

An Act making an appropriation to the Historical Society of Western Pennsylvania

House Bill No. 363.

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 367.

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford county Pennsylvania

House Bill No. 381.

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks county Pennsylvania

House Bill No. 382.

An Act making an appropriation for the purchase of the Robarts mineral collection for the Pennsylvania State Museum

House Bill No. 385.

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

House Bill No. 407.

An Act making an appropriation to the Ohio Valley General Hospital McKees Rocks Allegheny county Pennsylvania

House Bill No. 475.

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 484.

An Act making an appropriation to the Trustees of the Cottage State Hospital at Connellsville Fayette county Pennsylvania

House Bill No. 486.

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

House Bill No. 560.

An Act making an appropriation of fifty thousand dollars for the Sewickley Valley Hospital Association of Sewickley Allegheny County Pennsylvania

House Bill No. 1353.

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on such road in Elk Township Warren County Pennsylvania

House Bill No. 1609.

A joint resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Coal Company and making an appropriation therefor

House Bill No. 4.

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

House Bill No. 164.

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

House Bill No. 59.

An Act making an appropriation to the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 139.

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

House Bill No. 67.

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

House Bill No. 161.

An Act making an appropriation to the Auxiliary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

House Bill No. 79.

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania

House Bill No. 92.

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

House Bill No. 91.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

House Bill No. 282.

An Act making an appropriation to the Mid-valley Hospital

House Bill No. 297.

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

House Bill No. 313.

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

House Bill No. 332.

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

House Bill No. 334.

An Act making an appropriation to the West Side Hospital Associations of the City of Scranton

House Bill No. 342.

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland County Pennsylvania

House Bill No. 343.

An Act making an appropriation to Charity Hospital or Montgomery County Pennsylvania located at Norristown

House Bill No. 346.

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

House Bill No. 394.

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

House Bill No. 406.

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

House Bill No. 182.

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

House Bill No. 257.

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 264.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State pupils and also a special appropriation for one deaf dumb and blind pupil

House Bill No. 267.

An Act making an appropriation to the Germantown Dispensary and Hospital in the city of Philadelphia

House Bill No. 269.

An Act making an appropriation to the Western Institution for the Instruction of the Deaf and Dumb

House Bill No. 279.

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 281.

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

House Bill No. 289.

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 309.

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 315.

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

House Bill No. 498.

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill county Pennsylvania

House Bill No. 518.

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana county Pennsylvania

House Bill No. 522.

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

House Bill No. 524.

An Act making an appropriation for the Trustees of the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 535.

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette county Pennsylvania

House Bill No. 548.

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 561.

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

House Bill No. 568.

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

House Bill No. 586.

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

House Bill No. 599.

An Act making an appropriation to the Monongahela Memorial Hospital Association of Monongahela City Pennsylvania

House Bill No. 603.

An Act making an appropriation to the Trustees of the Coatesville Hospital Coatesville Chester county Pennsylvania

House Bill No. 614.

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 480.

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

House Bill No. 487.

An Act making an appropriation to the Franklin City Hospital

House Bill No. 488.

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

House Bill No. 494.

An Act making an appropriation to the Saint Timothy's Memorial Hospital and House of Mercy Roxborough

House Bill No. 318.

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 348.

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School-ship located at the port of Philadelphia

House Bill No. 19.

An Act making an appropriation for the erection of a monument in the borough of Wrightsville to mark the most eastern point reached by the Confederate Army during the Civil War

House Bill No. 22.

An Act to provide for the erection of tablet marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company "G" Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 129.

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 208.

An Act to commemorate the heroism sacrifice and patriotism of members of the One Hundred and Ninety-eighth Regiment of Pennsylvania Volunteer Infantry at the Battles of Popular Gorge Church Hatches Run Lewis Farm Gravely Run Five Forks and Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

House Bill No. 374.

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

House Bill No. 526.

An Act making an appropriation for the erection of a monument in memory of soldiers of the Revolutionary War of Captain Philip's Company of Colonel Piper's Regiment murdered by Indians near Saxton in Bedford County Sunday July sixteenth one thousand seven hundred and eighty

House Bill No. 673.

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

House Bill No. 782.

An Act making an appropriation to carry out the laws of this Commonwealth relative to the supervision construction maintenance and repair of township roads in second class townships

House Bill No. 786.

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and perpetuate the memory of the men who were principally instrumental in establishing and carrying into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

House Bill No. 800.

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time

House Bill No. 902.

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

House Bill No. 1127.

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

House Bill No. 1188.

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mount Vernon Cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township Allegheny County providing for a commission to carry the same into effect and making an appropriation therefor

House Bill No. 1315.

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne County and authorizing the board of trustees to perform certain work of construction in connection therewith

House Bill No. 1428.

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

House Bill No. 197.

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the Orphans' Court and prescribing the duties of the clerks of the Orphans' Court

House Bill No. 1987.

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

House Bill No. 1442.

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reade Township Cambria County

House Bill No. 1456.

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine commemorating the services of Lieutenant Friend W. Jenkins and the sailors who were killed in the explosion of the Maine

House Bill No. 1502.

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

House Bill No. 1505.

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

House Bill No. 1511.

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris erected about 1755 at Shippensburg Cumberland County and providing a suitable memorial to the pioneer settlers of the Cumberland Valley

House Bill No. 1623.

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

House Bill No. 1733.

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown Borough in Dauphin County and making an appropriation therefor

House Bill No. 2085.

An Act providing for payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

House Bill No. 2033.

An Act making an appropriation to the several fire companies in the city of Harrisburg

House Bill No. 32.

An Act to provide for an annual amount to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Governor of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the confederate states of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

House Bill No. 48.

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 61.

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second street Philadelphia

House Bill No. 124.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

House Bill No. 138.

Joint resolution making application to Congress under the provisions of Article five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

House Bill No. 144.

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

House Bill No. 190.

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

House Bill No. 192.

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of Passavant Hospital of Pittsburgh

House Bill No. 216.

An Act making an appropriation to the Paradise Protective and Agricultural School at Paradise township York County Pennsylvania

House Bill No. 230.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 247.

An Act making an appropriation to the J. C. Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

House Bill No. 249.

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

House Bill No. 298.

An Act authorizing the appointment of a commission to consider the revision and amendment of the Penal Laws of the State so as to provide for the employment of all inmates of all penal institutions to provide for compensation for their labor and to devise a system whereby the results of such labor shall be utilized in the penal and charitable institutions of the State and making an appropriation to the expense of said commission

House Bill No. 310.

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

House Bill No. 329.

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

House Bill No. 335.

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 353.

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

House Bill No. 361.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 413.

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 423.

An Act regulating the placing of earth or any other material in any creek within this Commonwealth and providing a penalty for the violation of this act

House Bill No. 712.

An Act making an appropriation to the Armstrong County General Hospital

House Bill No. 714.

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 724.

An Act making an appropriation to the DuBois Hospital Pennsylvania

House Bill No. 728.

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

House Bill No. 747.

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

House Bill No. 761.

An Act making an appropriation to the Clearfield Hospital Clearfield county Pennsylvania

House Bill No. 762.

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia

House Bill No. 780.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

House Bill No. 781.

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 790.

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

House Bill No. 842.

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

House Bill No. 854.

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 868.

An Act making an appropriation to the Western Pennsylvania Hospital

House Bill No. 869.

An Act to amend an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

House Bill No. 875.

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

House Bill No. 425.

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

House Bill No. 428.

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 445.

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

House Bill No. 489.

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

House Bill No. 492.

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

House Bill No. 541.

An Act making an appropriation to the Western Pennsylvania Humane Society

House Bill No. 546.

An Act making an appropriation to the Pittsburgh Maternity Dispensary

House Bill No. 549.

An Act making an appropriation to the St. Joseph's Protectory for Homeless Boys of Pittsburgh Pennsylvania

House Bill No. 579.

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 606.

An Act making an appropriation to the Philadelphia Museums

House Bill No. 637.

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

House Bill No. 652.

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

House Bill No. 661.

An Act making an appropriation to the Braddock General Hospital of the borough of Braddock Pennsylvania

House Bill No. 686.

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

House Bill No. 706.

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

House Bill No. 708.

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria county

House Bill No. 885.

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 906.

An Act making an appropriation to the Province Mission and Rescue Home

House Bill No. 918.

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' courts sales" which were not advertised in accordance with said act as amended

House Bill No. 923.

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

House Bill No. 996.

An Act to amend article six of an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June Anno Domini one thousand eight hundred eighty-five so as to permit the heads of departments to each appoint one deputy to sign warrants drawn in accordance with pay-rolls and salary lists approved by the head of the department providing for the manner of appointing the deputies and the filing of pay-rolls and salary lists so approved with the controller

House Bill No. 1016.

An Act authorizing the several Orphans' Courts to empower guardians and trustees of estates of minors to elect in writing to take land in fee which has been ordered to be sold by the provisions of any duly probated will in lieu of legacies bequeathed or distributable to said minors from the proceeds of such sale and validating certain elections to take land in lieu of legacies heretofore made pursuant to an order of court

House Bill No. 1045.

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

House Bill No. 1062.

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

House Bill No. 1067.

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

House Bill No. 1106.

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

House Bill No. 1110.

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purposes of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary line of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation and damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds providing for recompense in certain cases

House Bill No. 1120.

An Act to amend section one of article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class

House Bill No. 1178.

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania

House Bill No. 1285.

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

House Bill No. 1599.

A supplement to an act entitled "An Act providing for the incorporation and government of cities of the third class" approved the twenty-third day of May Anno Domini one thousand eight hundred eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said Department and authorizing the exercise of the powers herein provided by a Park or other Municipal Commission

House Bill No. 1606.

An Act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making provisions for compelling the production of evidence and repealing existing laws

House Bill No. 1614.

An Act authorizing the attachment of wages or salary upon judgments obtained for necessities limiting the amount of exemption to be claimed and providing for the payment of the costs

House Bill No. 1620.

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

House Bill No. 1627.

An Act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of this act and making provision for compelling the production of evidence and repealing existing laws

House Bill No. 1656.

An Act providing for the annulment of charters of boroughs incorporated by decree of the court of quarter sessions and prescribing the manner and procedure necessary to secure such decree of annulment and providing for the reversion to the original township of the property embraced within such borough

House Bill No. 1303.

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

House Bill No. 1311.

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away any part of any elevator or elevator equipment or elevator machinery

House Bill No. 1312.

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away of any part of any apparatus or equipment used by persons firms corporations or municipalities to convey alarms of fire or used to extinguish fire and providing a penalty

House Bill No. 1352.

An Act amending the second section of an act approved the thirteenth day of June one thousand eight hundred and thirty-six entitled "An Act relating to roads highways and bridges" by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort

House Bill No. 1373.

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battle of Monmouth in one thousand seven hundred and seventy-eight known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model and supervise the erection thereof

House Bill No. 1506.

An Act making an appropriation to Julia White Priscilla Home for Aged Colored people

House Bill No. 243.

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

House Bill No. 1576.

An Act to amend an act entitled "An Act authorizing corporations organized for profit to purchase hold sell assign transfer mortgage pledge or otherwise dispose of the shares of capital stock of or any bonds securities or evidences of indebtedness created by any other corporation" approved July two one thousand nine hundred and one

House Bill No. 532.

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

House Bill No. 1498.

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled

"An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class"

House Bill No. 1618.

An Act authorizing Boyd L. Hunter a citizen of Centre county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

House Bill No. 1458.

An Act creating a Division of Distribution of Documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

House Bill No. 570.

An Act requiring any individual firm or corporation mining anthracite coal in this Commonwealth where coal is mined and paid for by the car to keep a record of all coal mined at the miners' chutes where said coal is loaded in cars providing that said record shall be the final basis in computing the miners' earnings per car without any deduction for any slate or refuse that may be loaded in said car or cars in the usual and natural course of mining coal providing further that said record shall be open for the inspection of all miners and providing penalties for failure to comply with the provisions of this act

House Bill No. 708.

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria county

House Bill No. 718.

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

House Bill No. 1568.

An Act to provide for an additional law judge of the several courts of eleventh judicial district

House Bill No. 1744.

A supplement to an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred and seven

House Bill No. 1839.

An Act making an appropriation to the trustees of the Medico-Chirurgical College of Philadelphia

House Bill No. 2032.

An Act to validate affidavits and acknowledgments heretofore taken and other officials acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

Senate Bill No. 782.

An Act to amend the first section of an act entitled "An Act to provide in cities of the first class for delivery tickets in the sale of anthracite coal and to authorize the designation of weighing scales and for the proper inspection thereof for weighing coal delivered to purchasers who receive the same by cart wagon or other conveyance and to compel the seller thereof to allow said coal to be weighed to provide for certificates of weight and the effect thereof as evidence to the weight of coal passing such scales and to punish for refusal of seller to allow coal weighed and to punish fraudulent weighing at such scales and to provide for the keeping of docket records thereof by magistrates or justices of the peace" approved the first day of June Anno Domini one thousand nine hundred and eleven

Senate Bill No. 1793.

An Act to authorize the compilation and publication of not less than two or more than four volumes of Statutes-at-Large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the Statutes-at-Large and the Pamphlet Laws of

Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

Senate Bill No. 162.

An Act providing for the acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor

Senate Bill No. 601.

An Act making an appropriation in aid of the erection upon the Capitol Grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

Senate Bill No. 1789.

An Act making an appropriation for the education of blind children under eight years of age

Senate Bill No. 72.

An Act regulating the making of certain reports and statements to the Auditor General for purposes of State taxation

Senate Bill No. 1455.

An Act fixing the salaries of the stenographer and typewriter and the two stenographers in the Department of Mines

Senate Bill No. 1790.

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

Senate Bill No. 955.

A joint resolution proposing an amendment to the Constitution of Pennsylvania

Senate Bill No. 1279.

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and powers and making an appropriation for the payment of the salaries and expenses connected therewith" approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act

Senate Bill No. 1345.

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates passed and approved April eighth one thousand eight hundred thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate'" approved April first Anno Domini one thousand nine hundred nine

Senate Bill No. 1394.

An Act to repeal section three subdivision of section fourteen of the act of April sixth Anno Domini one thousand eight hundred seventy-one relating to fees to be received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the County of Allegheny

Senate Bill No. 1462.

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty

Senate Bill No. 1564.

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania jointly or severally

Senate Bill No. 1573.

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supply water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" providing compensation for the taking of water by municipalities and townships

Senate Bill No. 425.

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poor houses almshouses county homes et cetera and making an appropriation therefor

Senate Bill No. 612.

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the City of Altoona in the County of Blair and State of Pennsylvania in commemoration of the Conference of the Governors of sundry loyal States held September twenty-fourth and twenty-fifth one thousand eight hundred and sixty-two to adopt measures for a more efficient support of the government in suppressing the rebellion

Senate Bill No. 1784.

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumbville Fayette County Pennsylvania

Senate Bill No. 1796.

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

Senate Bill No. 1797.

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery County Pennsylvania

Whereupon,

The Speaker in the presence of the House signed the same.

RESOLUTION RE-REFERRING CONFERENCE REPORT ON HOUSE BILL NO. 183.

Mr. J. R. K. SCOTT presented a resolution, which was twice read as follows:

Be it resolved by the House of Representatives (if the Senate concur), That the conference report of House Bill 183, file folio 12007, be re-referred to the conference committee for the purpose of further consideration and report.

On the question.

Will the House agree to the resolution?

Mr. J. R. K. SCOTT. Mr. Speaker, this resolution applies to the utilities bill. The conference committee appointed by the House and by the Senate have come to an agreement upon a great many of the amendments. The conferees of the House have done a great deal of good work, but I think there are a good many other items which I think the sponsor of the bill himself would like to have accomplished and see whether or not he can bring the Senators to an agreement so that the bill can be put in still better shape. I have conferred with the sponsors of the bill and the members of the conference committee, and there has been no opposition.

Mr. ROCKWELL. Mr. Speaker, the conference committee on this bill took the matter up immediately after we were appointed last evening. We arranged for a meeting with the conference committee of the Senate and we were in session until quite a late hour this morning. At first it appeared from the opposition of the Senate that we were not going to be able to accomplish anything. They

were firmly set in insisting upon their amendments and it looked for a considerable time as if the bill would absolutely go down. But finally, after going on for a time, we got a lot of concessions and put back into the bill a number of very vital sections that the Senate had stricken out. In view of that, as you gentlemen know who have been in such conference sessions, we had to make some concessions to the other side, and while there are some sections and parts that the Senate has stricken out and I would earnestly like to see in the bill, yet I believe that the bill is in such shape that it is a good bill. But if there would be any reasonable chance of getting back into the bill one or more sections of very vital importance, I would be willing to make a further trial, but my firm opinion is that we cannot do it. And yet, with this statement, if it is the sense of the House to send the bill back to the conference committee, I will do all I possibly can.

Mr. RONEY. Mr. Speaker, I desire to interrogate the gentleman from Tioga, Mr. Rockwell.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. ROCKWELL. Yes, sir.

Mr. RONEY. Mr. Speaker, I desire to ask the gentleman from Tioga whether he thinks it possible for the conference committee to get together this afternoon and have the bill ready for the printer so that the House may take action on it later on.

Mr. ROCKWELL. Mr. Speaker, if there should be any amendments in the conference committee, it would have to be reprinted and I do not think it could be gotten through today at all.

Mr. RONEY. Mr. Speaker, I desired to bring out for the information of the House the fact that the utilities bill under this resolution is in some jeopardy and I do not think it fair for the House to pass this resolution which in fact would mean the destruction of the whole utilities bill. Now, if the bill is a good bill and at the same time, as the members of the House have not been able to read it, we must depend upon the report of the conference committee that the bill is a good bill, why then develop the possibility of defeating the bill by sending it back to the conference committee when there will be no chance of its coming out again and being passed at this session? In this connection the House must rely upon the chairman of the conference committee as to his judgment as to whether or not this bill can be gotten in shape so that this House can act upon it this session. And I would like to know whether or not we are going to act upon a utilities bill that is worth acting on, or whether or not the utilities bill is going to be destroyed.

Mr. ALLEN. Mr. Speaker, I understand the gentleman from Tioga who is chairman of the conference committee to say that an agreement was reached late this morning. Is that agreement in such form that it can now be submitted to the printer? If the bill has already been submitted to the printer and the printer is working on it to get it in form and the House can make further advances in the bill by referring it back to the conference committee, it would take but a very few hours for the insertion of a small portion of reading matter. The House will certainly be in no bad position by extending the time to enable making further changes when the printer is already working on the bill and will be able to present it to this House in the course of a few hours. It occupies the same position, Mr. Speaker, in relation to this House, that the resolution of yesterday had, to extend the time one day for further work. The time limit has been extended; this work is completed; the time limit was extended for the purpose of doing further work, and the time limit is extended by this resolution to enable the conference committee to do further work. And I feel, Mr. Speaker, that the resolution should be adopted.

Mr. ROCKWELL. Mr. Speaker, I think in justice to the House I should make a little further statement. If this bill went into the hands of the joint committee of the Senate and House, would go there with the purpose of getting a bill which would be a better bill, one that both branches of this General Assembly could accept. As one of the members of the joint Senate and House committee, I thought we did have such a bill when it left the joint committee. The House passed the bill and it remained in the hands of the Senate for weeks. It was only reported out

finally within the last 48 hours of the time fixed for final adjournment and it was only passed by the Senate within less than twenty-four hours of the time of final adjournment. When it came to our notice, it was so emasculated with amendments that I for one would not have stood for it for one instant. My thought was that it was the intention of the Senate to defeat the bill entirely and I thought so up until late last evening. Now, there are a number of members in the Senate,—whether some of them are on the conference committee or not I will not state,—but there are a number of them would like to see the bill defeated entirely. Now my thought is, in reply to the gentleman from Allegheny, that if this bill is again referred back to the conference committee it must then be absolutely agreed upon before it can come out of the conference committee again. If opposition should develop on the part of certain Senators who don't want the bill to become a law, the House conferees could not bring the bill out of the conference committee. I simply make that suggestion with a view of showing you how it is possible to jeopardize the bill by sending it back to the conference committee.

Mr. J. R. K. SCOTT. Mr. Speaker, I do not think that we should have any fear about this conference report's going back to the conference committee. There are at least two items in this bill which ought to be corrected, and they undoubtedly can be corrected if the house conferees stand for some time in their position of insisting upon them. There is one provision in this bill as it now comes from the conference committee which makes a public utility a perpetual monopoly. If a public utility has a business in a municipality under the bill as it left the House, that municipality had the right to purchase. The bill as it left this House gave the municipality the right to purchase at a fair price the public utility's business. But also in this bill there was a provision that a municipality could not go into a competing business with a utility without the consent of the Commission. Now what has been done by the Senate? They have left in the provision that keeps a municipality from going into business without the consent of the Commission and they have cut out the provision where the Commission refuses to give to that municipality the right to buy that business at a fair consideration. It gives to that utility a perpetual monopoly. Now I have no fear of this bill going back to that Conference Committee. There sits on that Conference Committee a Senator who yesterday voiced the people's voice and said that he insisted on honest actions by this Legislature and has brought to almost now a conclusion on the State-Wide Primary, and that Senator represents the Senate and is one of the conferees and sits there in that conference committee and I have no doubt that our three conferees, standing for what is right, that there will be mutual action that comes from the Senate conferees and there can be no reason for the refusal of this concurrent resolution, to vote it down merely because we want the time. We have here a reply from the gentleman from Philadelphia, that a portion of the bill has been changed, if the conferees from the House are successful and if there is no success nothing has to be changed. So surely the printer can bring out that bill and we can vote for it tomorrow. But as the Speaker said to the House, don't be too sure about going away tomorrow. You are likely to have another concurrent resolution to extend another day or two. But will that delay us? It is but honest for the House to give the gentleman from Tioga, the sponsor of this bill, who has worked so hard on the bill, the power to go back and insist upon eliminating this one element in this bill.

Then there is another element which takes away from the Commission the power of extension. That means if a utility brings it service to one town and beyond that is a smaller town, that they are not going to extend their utilities to, they can go to the town or pass along the border and let the little town beyond go without any aid. The way the bill comes from the Conference Committee that was the law; but in the bill that left the House the Commission has the power to say, "you extend onto that small town." Now, I say that is what a Public Utilities is for and that is just and we should give the gentleman from Tioga an opportunity to go back into conference and there insist on the House's right upon these two amendments. He has worked all night upon this bill and has worked faithfully in the House and he has worked months in the Committee and he has worked on the floor of this House and many of us have

opposed him as to certain amendments; then we joined with him to put through a bill and we now stand with the gentleman from Tioga and are trying to put through this bill. Now let us allow him an opportunity and don't allow all the persuasion that is spoken of here of being fearful of going to a conference that we won't have time for the printer to do the work. The work is going to be done. Don't let that control you. This bill is going through. Don't you feel that the Senate is really on the ropes and that we are going to keep them there. Let us go back home with the legislation we promised the people we are going to give them.

Mr. R. J. BALDWIN. Mr. Speaker, we want to act very cautiously in this matter and intelligently. We have a proposition here that according to the report of the Conference Committee is very much better than the conditions we now have in our State relating to this subject, dealt with by the Utility bill. I am not confident myself as to whether it is safe to send it back; in other words, take the action to send the bill back. In my judgment the wisest thing to do is to lay the bill upon the table for the present and retain possession of that bill. If it is then the wish of the House that the Conference Committee again meet and confer with the Senators, we will at least have without doubt in our possession the bill in its present form and then when we get ready to act upon the passage of the bill we will in the meantime have the opportunity of examining it and satisfying ourselves as to whether it is better to pass it or better to defeat it, but to be guarded as to losing possession of this bill. We passed one resolution in this House placing ourselves entirely under the control of the Senate. I do not believe that the members who voted for the adjournment thought they were doing what they were. Keep possession of this bill. I therefore move that the bill be laid upon the table for the present, that to be followed, if it is the suggestion of any member, who thinks it wise, that the conferees be again requested to confer with the Senate conferees.

POINT OF ORDER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. JOHN R. K. SCOTT. You cannot possibly move to lay this bill upon the table, when this resolution is under consideration.

The SPEAKER. The suggestion is not subject to a point of order.

Mr. R. J. BALDWIN. Mr. Speaker, I just made that as a suggestion. My thought is to do it in that way.

The SPEAKER. A suggestion is not subject to a point of order.

Mr. R. J. BALDWIN. Then, Mr. Speaker, I would like to have the resolution again read that is before us. It is simply a conference report.

The SPEAKER. The resolution will be read again. The Chair will state for the information of the House that the Conference Committee have reported and the conference report is in the hands of the House being printed.

The resolution was again read by the Clerk.

Mr. R. J. BALDWIN. Then, Mr. Speaker, I would suggest that further consideration of this resolution be postponed for the present and after that is decided then we can take up the question of instructing our conferees to again confer with the Senate committee and I move the further consideration of the resolution be postponed for the present.

Mr. SPEISER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion.

The SPEAKER. The Chair will entertain debate upon this motion.

Mr. S. B. SCOTT. The gentleman from Delaware reminds me of the story which Mark Twain used to tell of himself. He said that his brain is so large that it always takes him two weeks to make it up and during that time the crisis had passed and then he was inclined to make up his mind not to do what he really wanted to do. The suggestion to postpone in this crisis is to place the bill in the hands of the printer, that there is not sufficient time to print the bill. We are at the crisis now. We must decide. It is impossible for anybody who has not carefully read

over this bill and I say it as one of those who have been interested in it and looked into it, to understand what an enormously complicated subject it is. There is tremendous amount of vitally important matter for consideration there and conceded in the different paragraphs and it seems to me that the victory which has been achieved by the conferees in the short time, was absolutely marvelous, and on account of the enormous nature of the subject it is evident from the report—we have been able to partly see it before being printed—from the nature of that report that there are one or two subjects at least that have escaped from the Conferees without full consideration, that they could not give it without more time. Now in the conference report before us, which is a tremendous advance over the Senate Bill, there are two or three things of vital importance that might be changed, and by concentrating the attention on these two or three things, the rest of the bill being out of the way, it is believed by the people urging these amendments, that vastly more can be achieved if the matter can be put back again for further consideration. I do not believe that the Senate will have the hardihood now that we have accomplished what we have, to stand out on these things, nor do I think that they will have the hardihood to defeat the bill, and I think it is safe to do that and give the Committee more chance. It is of vital importance to do this now. In the next two years we cannot do anything and at the end of two years the conditions may change with the Public Utilities and the corporations and they will again be in the saddle. Therefore now is the proper time to get the proper bill and this motion is a proper motion to pass.

Mr. R. J. BALDWIN. Mr. Speaker, I hope the House will understand that there is only one question before us and that is the question of procedure and to my mind the safe course of procedure is to postpone further consideration of the report at the present time, but that there is no question of doubt as to whether or not we retain possession of the bill. There is no doubt in my mind that if you pursue the other course as to whether we do not lose possession of the bill. Now if we postpone consideration for the present and our conferees could again go back they could then accomplish just as much as if we pursued the course that will have some doubts about it and why should we put in that doubt when we can play safe. There is no doubt in my mind that we should hold possession of the ground that we have obtained. From the gentleman from Tioga we have a bill that would vastly improve conditions at least and will not make it any worse in any respect. Therefore I would ask the House, if it is in harmony with the view of the Chairman of the Committee, that further consideration be postponed and then ask that the House give further instructions to the conferees.

Mr. ALLEN. Mr. Speaker, I would like to interrogate the gentleman from Delaware.

The SPEAKER. Will the gentleman from Delaware be interrogated?

Mr. R. J. BALDWIN. Mr. Speaker, sure.

Mr. ALLEN. Mr. Speaker, I desire to ask the gentleman from Delaware if the House were to delay action on the report of the Conference Committee which is now in the hands of the House and to retain possession of that report, with what would the Conference Committee be armed to approach the Senate for consideration?

Mr. R. J. BALDWIN. Mr. Speaker, in answer to that, my presumption is that the three men representing the Senate are honorable men and my presumption is that the three men representing the House are honorable men. I believe they will consider the proposition further and wisely in a conference under those conditions, as it would if it had the bill laying on the table in front of them.

Mr. ALLEN. Mr. Speaker, I would like the gentleman to answer—

Mr. R. J. BALDWIN. Mr. Speaker, the gentleman asked me a question and I want to answer it in my own way.

Mr. ALLEN. Mr. Speaker, I simply asked the gentleman with what would the Committee approach a proper conference, or with what would the Committee on Conference on the part of the House approach the Committee of Conference on the part of the Senate, or what would they have before them to consider?

Mr. R. J. BALDWIN. That is the same question. I can only answer as to what I would do under the circumstances. As to what the Committee will do, I cannot say. They can answer for themselves. Were I on the Committee I would go to the Committee and say that certain features of this bill as amended are very objectionable to the House and point out to them wherein it was objectionable to the House and undoubtedly as a member of the Conference Committee I would agree with the House.

Now I believe that we could then get their wishes and opinions just as well under those conditions as we could if we passed the bill over. If I felt confident that the action taken by the gentleman from Philadelphia, Mr. J. R. K. Scott, were the right one, then I would vote for it and hasten the work. But I am in doubt. If the members of the House agree with me, I hope they will support my proposition to postponed the consideration of this for the present, and in the meantime let the committee take the matter up.

Mr. ALLEN. Mr. Speaker, if the gentleman from Delaware is satisfied with the integrity and honor of the members of the Senate, certainly he would have no hesitancy in placing in their hands the Conference Committee report. Of course if they would take the action that as the bill was returned to them after it was reported, that they would now undo all they have done, they would be accused of unfair means, and of course that would be dishonorable and disreputable. It is not an official document until placed in the hands of a conference committee by the action of somebody now in possession of the document itself. If the gentleman believes that they would consider the bill in question on their honor, then and in that event he could have no hesitancy in placing the document in the hands of those same gentlemen for their consideration. One other word; by the action of laying this bill on the table at this time—

Mr. R. J. BALDWIN. I did not move to lay it on the table. I moved for a postponement of the consideration of it.

Mr. ALLEN. Mr. Speaker, all this is taking time, that ought to be used for something else. If you are going to lay this on the table now, if you are going to delay further consideration of this matter, when are you going to have any results from anybody dealing with this matter. Like the gentleman from Delaware, while at times I have some doubts about the sincerity perhaps of some of the gentlemen on the other side of the House, nevertheless I believe they are all of standing, that they can be entrusted with a document of this kind to do their uttermost, and I am sure that the gentlemen who represent this House on this matter certainly can be entrusted with this matter.

Mr. R. J. BALDWIN. Mr. Speaker, I would like to interrogate the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. ALLEN. Mr. Speaker, I will.

Mr. R. J. BALDWIN. Mr. Speaker, I do not want to be misunderstood on this, but I desire to ask the gentleman if he would vote for this bill as it stands now, and as he understands it, if it were to go to a vote on final passage.

Mr. ALLEN. Mr. Speaker, as I understand the bill at this time, I would probably vote for it, but under protest, and great protest.

Mr. R. J. BALDWIN. Mr. Speaker, I want to say to the House that I am earnestly in favor of the legislation contained in this bill, as every member of the House knows. I am going to support it in the very best form that the Conference Committee can report it. I do not think the gentleman from Allegheny should raise the question that he does. While I have confidence in my neighbors, I keep my bank deposit in my own name, and it is no suggestion that I have no confidence in the Senate, if I place a deposit of their own in a savings institution or any other institution. We have it in our possession, and I think it ought to rest their for the present. If the Chairman of the committee will agree to a postponement for the present, I would ask the House to do that.

Mr. ROCKWELL. Mr. Speaker, just a word in regard to our work on the bill. We worked until two o'clock this morning. After that Mr. Meals and I worked until four o'clock to check up the amendments and make the bill

right for the printer. It has been in the printers hands since four o'clock this morning, and they have been working on it continuously since that time, and the reports we have is that it cannot be gotten here until about three o'clock this afternoon, making at least twenty-three hours. I am informed by a man experienced in the printing business, that if any more amendments were made the bill would have to be all reprinted, and a new bill absolutely made up. I think the section mentioned by the gentleman from Philadelphia is a good section, and ought to be in the bill. I tried to have it put in the bill, but could not accomplish it, because we had to make certain concessions to get the bill as it is. This matter might be held over for an hour, and after that consideration and giving us time for a little conference, we may be in better shape to go on with it.

The SPEAKER. The Chair might state to the House that the Senate has taken a recess until five o'clock, and this resolution could not be acted upon by the Senate until five o'clock in any event. The gentleman from Tioga will proceed.

Mr. ROCKWELL. Mr. Speaker, the only thing further I have to say that if you defer this for an hour or so, it will give us a chance to consult about it. And Mr. Speaker, I move to amend the motion—

Mr. R. J. BALDWIN. Mr. Speaker, I withdraw my motion.

RESOLUTION POSTPONED.

Mr. ROCKWELL. Mr. Speaker, I move that consideration of this resolution be postponed for two hours.

Mr. R. J. BALDWIN. Mr. Speaker, I second the motion. On the question,

Will the House agree to the motion?

Mr. J. R. K. SCOTT. Mr. Speaker, if the House wants to defeat this resolution at all, it might as well defeat it now. If this resolution should pass the House now, and the members of the conference committee decide they will go into conference again, then the resolution will be concurred in by the Senate, but if they decide that they will not, then the resolution will not be concurred in. So Mr. Speaker, we might as well pass upon it one way or the other now. If we adopt this resolution it would give to the sponsor of the bill the aid of the House to bring this bill back to the House, a bill that he as sponsor might be proud of. Therefore I feel that the gentleman should withdraw his motion.

Mr. RONEY. Mr. Speaker, the gentleman from Philadelphia takes, I think a very peculiar position in regard to this resolution. He knows very well that the gentleman from Tioga nor any one else can go to the Senate and see two or three of the members and find out from them if they will concur in this resolution. The suggestion made by the gentleman from Tioga that this lie over for an hour is to my mind a good one, as it would give them an opportunity of ascertaining what might be accomplished. I think that the temper of the House is for a defeat of this resolution. The motion now before the House is to postpone this until four o'clock. What time do we lose? We will have the benefit of an hour and three quarters, and give the members representing the House and the members representing the Senate a chance to meet, and we will know what to do intelligently at four o'clock. I earnestly hope that the gentlemen of the House will support the motion of the gentleman from Tioga.

Mr. ALLEN. Mr. Speaker, that places us in this position; if the members of the Conference Committee on the part of the Senate report to the Senate that they will not confer again, then the Senate will not adopt this resolution, but if they report that they will confer, then the Senate will adopt it. If the members of the Senate committee says that they will not recede one step or in any way go back, then the Senate will not concur, and the bill is still in the House. The Senate has the last whack, and it makes no difference whether we take our stand two hours before or right on the minute.

Mr. J. R. K. SCOTT. Mr. Speaker, I am just informed that the members of the Senate conference committee are in the Senate, and that a meeting can be held immediately.

Mr. RONEY. Mr. Speaker, then there can be no opposition to this motion to postpone the consideration of this resolution until four o'clock, because the Senate could

not take any final action upon the resolution until that time. In the interim between this and four o'clock the conference committee can get together.

On the question,

Will the House agree to the motion?

The SPEAKER. The Chair is in doubt.

Whereupon,

A division was called for, and 102 gentlemen voting in the affirmative, and 56 in the negative, the question was determined in the affirmative and the motion to postpone action was agreed to.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to Senate Bill No. 876, entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

and has appointed Messrs. McNichol, Crow and Hall a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two houses in relation to said bill.

Mr. HESS. Mr. Speaker, I move that the House adhere to its non-concurrence in the amendments made by the Senate to Senate Bill No. 876, and appoint a committee of conference to confer with a similar committee of the Senate already appointed to consider the differences existing between the two houses in relation to said bill.

Mr. FREY. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL NO. 876.

The SPEAKER. On the part of the House, the Chair appoints Messrs. John Robert Jones, Walnut and Humes as a committee of conference to confer with a similar committee of the Senate already appointed in relation to the differences existing between the two Houses on said bill.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDMENTS TO SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House to Senate bills numbered and entitled as follows:

Senate Bill No. 1822,

An Act making an appropriation to the Punxsutawney Agricultural Fair Association of Punxsutawney Jefferson county

Senate Bill No. 298,

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high-water mark of the war between the States and making an appropriation therefor

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 2227,

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

House Bill No. 1647,

An Act authorizing and empowering municipalities to establish separate and distinct grades on the same street or highway

House Bill No. 1433,

An Act authorizing companies incorporated under the laws of any other State of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and to take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

House Bill No. 927,

An Act making an appropriation to the Florence Crittenton Home of Erie

House Bill No. 1429,

An Act prohibiting any person to lead drive ride or work or cause or permit any other person to lead drive ride or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first class or second class. Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of duly incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrest on view or by warrants of offenders of this act

House Bill No. 1912,

An Act providing for the creating and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

House Bill No. 720,

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stony Creek

House Bill No. 1259,

An Act making an appropriation to the G M and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

House Bill No. 2219,

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania.

with the information that the Senate has passed the same without amendment.

RECESS.

Mr. H. B. DUNN. Mr. Speaker, I move that the House take a recess until four o'clock.

The motion was agreed to and the House (at 2.20 o'clock) took a recess until four o'clock.

AFTER RECESS.

The House reconvened at 4 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate insists on its non-concurrence in the amendments made and insisted upon by the House of Representatives to Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

and has appointed Messrs. McNichol, Salus and Vare a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two houses in relation to said bill.

Mr. J. R. K. SCOTT. Mr. Speaker, I move that the House insist upon its non-concurrence and that a committee of conference be appointed.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL No. 884.

The SPEAKER. The Chair appoints Messrs. Cox, Conrade and Samuel B. Scott a committee of conference on the part of the House to confer with a similar committee on the part of the Senate on the subject of the differences existing between the two houses in relation to said bill.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives to House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

and has appointed Messrs. Kline, Kurtz and Vare a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two houses in relation to said bill.

Mr. NORTH. Mr. Speaker, I move that the House insist upon its non-concurrence in the amendments of the Senate and that a committee of conference be appointed.

Mr. EHRHARDT. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL No. 1117.

The SPEAKER. The Chair appoints Messrs. North, Ehrhardt and W. H. Wilson a committee of conference on the part of the House to confer with a similar committee on the part of the Senate on the subject of the differences existing between the two Houses in relation to said bill.

The SPEAKER. In connection with the general appropriation bill, the Chair desires to call the attention of the members of the conference committee, as well as the members of the House generally, to the fact that quite a number of Senate amendments have been printed in ordinary type and thus, from a casual inspection, would not appear to be amendments. The Chair would further state that this was called to the Chair's attention by Mr. Baker, the Secretary of the Senate, to whom the Chair is indebted for the information.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 178.

An Act making an appropriation to the Commissioners of Valley Forge Park

Said bill having been amended in the Senate, which amendments were non-concurred in by the House of Representatives, with the information that the Senate has further amended said bill, in which amendments the concurrence of the House of Representatives is requested.

RECONSIDERATION OF VOTE.

Mr. AMBLER. Mr. Speaker, I move that the vote by which the House non-concurred in the Senate amendments to House Bill No. 178 be reconsidered.

Mr. HOBBS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House concur in the amendments of the Senate?

Mr. AMBLER. Mr. Speaker, I move that the House concur in these amendments.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Adams,	Ehrhardt,	Lohr,	Roney,
Allen,	Eichenberger,	Lowery,	Rothenberger,
Alworth,	Ely,	Mannion,	Runk,
Ambler,	Ewing,	Martin,	Sassaman,
Aron,	Flynn,	Mather,	Savacool,
Arthur,	Forster, I. G.,	Matt,	Schaeffer, A. C.
Baldwin, R. J.,	Foster, J. D.,	McAleer,	Schuck,
Barner,	Frey,	McAllister,	Scott, S. B.,
Bass,	Gans,	McClintock,	Semmens,
Bayle,	Geary,	McDermott,	Shaffer, C. A.,
Becker,	Gibson,	McKay,	Shawwood,
Benninger,	Glenn,	McNichol,	Showalter,
Benson,	Good,	Mechling,	Smith, J. W.,
Bergey,	Grabe,	Mellott,	Smith, L.,
Bernthelzel,	Gramley,	Metzenbacher,	Snively,
Bigger,	Gransback,	Miller,	Snyder,
Bittles,	Gray, Joseph,	Mitchell,	Speangler,
Blair, W. A.,	Hackett,	Moore,	Spillinger,
Blair, W. F.,	Haggerty,	Morrow,	Steedle,
Body,	Heldinger,	Moses,	Steele,
Brosius,	Hemminger,	Murphy,	Stein,
Brown,	Herman,	Musser,	Stone,
Browlee,	Hess,	Neel,	Strauss,
Burnett,	Heyburn,	Neely,	Swartz,
Caldwell,	Hibshman,	Newbaker,	Swift,
Campbell, C. M.,	Hobbs,	Newton,	Thomas,
Campbell, J. J.,	Hoffman,	North,	Ulerich,
Carson,	Howard, J.,	O'Neill,	Ulman,
Carter,	Howard, R.,	Peachey,	Walnut,
Cheeseman,	Isler,	Pennegar,	Walsh,
Claycomb,	Irwin, G. C.,	Pennock,	Walton,
Cleary,	Jackson,	Perry, H. L.,	Watson,
Cochran,	Kaiser,	Perry, S. J.,	Whitaker,
Collins,	Kaufman,	Peters,	Whitman,
Conner,	Keegan,	Piper,	Wildman,
Conniff,	Keopert,	Post,	Williams,
Conrade,	Kenna,	Price,	Wilson, J. H.,
Cox,	Kennedy,	Ramsey,	Wilson, W. H.,
Currier,	Kitts,	Redfield,	Wiltbank,
Curry,	Kuhn, H. P.,	Reese,	Young, G. K.,
Davis,	Kuhns, E. G. M.,	Reeser,	Young, J. H.,
Dickinson,	Latshaw,	Rex,	Zimmerman,
Donahoe,	Leslie,	Rhoads,	Alter,
Donnelly,	Letzkus,	Richards,	Speaker.
Dunn, H. B.,	Light,		
Dunn, J. A.,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

MOTION TO DISCHARGE COMMITTEE.

Mr. WATSON. Mr. Speaker, I move that the Committee on Legislative Apportionment be discharged from further consideration of House Bill No. 1781, entitled:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution

Mr. SCHUCK. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. WATSON. Mr. Speaker, I regret very much, after our very pleasant and congenial session, that I feel it my duty at the end of this term to offer this motion. I live in a county that is entitled to one more member. Westmoreland is entitled to a member. Allegheny is entitled to a member, and Washington County is entitled to another member. We, as citizens and representatives of this Commonwealth, feel that we are entitled to our constitutional rights and under the Constitution it is imperative upon the Apportionment Committee to district the State of Pennsylvania and give their members regardless of what it may cost the districts that are not entitled to it. Now, gentlemen—Mr. Speaker, I do not care to talk to a House that

wont listen—Gentlemen, this is something that every member of this House owes to the people of Pennsylvania, equal representation. As a circumstance, I find in looking over that committee it is composed largely of the gentlemen who will lose a member. I know it is impossible now for the people from my county and those adjoining counties to get their constitutional rights, but I want it to go upon the record that we do not propose to have this Legislature adjourn without our constituents knowing that we defended their constitutional rights. Now, gentlemen, this is the question of whether you will vindicate the constitutional law under which you came here and vote for the discharge of this committee, who under their oaths under the 18th section of the Second Article of the Constitution, that says that "you shall after the decennial"—now sing on, I don't give a continental for that. You might as well quit, because I am not a quitter. This is not a question that the citizens of this Commonwealth should sing about. It is a constitutional right and I want to say that because it will disturb the Legislative districts of the City of Philadelphia in the heart, which for the last decade has ruled this State, because it disturbs their legislative districts and relegates it to the respectable end of the City of Philadelphia. That bill has been retained in this committee. Now, gentlemen, I ask in the name of the rights of the citizens of this Commonwealth and their constitutional rights, whether you will vote to sustain that committee, that after all that has been appealed to, everything that has been done to ask them to give these counties their representation, they have declined to do so. If you do that you vote squarely against the 18th section of the First Article of the Constitution, that they shall give the people of this Commonwealth their equal representation in this House. I leave it with you. If you want to vote to sustain that committee, vote for it and vote against the constitutional rights that you are enjoying here. I am through, gentlemen, thank you.

Mr. SCHUCK. Mr. Speaker, only a few minutes to speak for the delegation from Westmoreland. I want to say to you that we have not come here on the last day of this session to second this motion without having done something before. I myself and several of the members of this delegation canvassed the Committee on Legislative Apportionment and have urged congressional apportionment. We have gotten no satisfaction, no results. We know this cannot be done, but we ask you as a matter of record only that this committee be discharged from the consideration of this bill. This is not a platform measure we admit and we know. Some of us who are most progressive in this House canvassed the Legislative Committee and they have been more retrogressive in their duties on this bill. I want to say that they were absolutely selfish. They avoided the subject. They laughed at me and I want to tell you, gentlemen, that we cannot go back to Westmoreland County and you cannot go back to your county and explain this. It looks as if this is a selfish Legislature and not a progressive Legislature and the gentleman from Indiana should be supported and this committee discharged as a matter of form and I ask the House to do it.

On the question recurring,

Will the House agree to the motion?

Mr. ELY. Mr. Speaker, I call for the yeas and nays.

The SPEAKER. The Chair would be glad to grant the request of the gentleman from Westmoreland were it not for the time that would be occupied and, strictly, this motion is not in order at all because the bill referred to could not by any possibility pass prior to the time which has been fixed for the adjournment of the Assembly. The Chair therefore cannot consistent with its duty permit so much time of the House to be occupied as would be required for this purpose.

Less than the number required by the rule having voted in the affirmative, the motion is not agreed to.

Mr. S. B. SCOTT. Mr. Speaker, I rise to a question of information. Cannot we obtain our constitutional rights?

The SPEAKER. The Chair is of the opinion that it is rather late in the session to pay respects to the Constitution.

Mr. SCHUCK. Mr. Speaker, I rise to a question of personal privilege. Mr. Speaker, I want to say in supporting this call that this delegation has never asked the yeas and nays in this session. We would like to have this call and put those members on record who have been opposing this

legislative apportionment. These gentlemen should be on record on this question.

The SPEAKER. The Chair would be glad to grant the request, but under the circumstances cannot do so without unanimous consent.

Mr. WATSON. Mr. Speaker, I would like very much for those gentlemen to register their votes as to whether or not they are conscientiously in favor of supporting the Constitution of Pennsylvania or not.

Mr. ELY. Mr. Speaker, I want to say at this time that the Westmoreland delegation is satisfied with the decision of the speaker on this question. We have, however, satisfied ourselves, inasmuch as we have placed on record a majority of the House as being opposed to this proposed legislation, consequently we are satisfied with this decision.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2242 (Senate No. 1885), entitled:

An Act for the protection of trees shrubs and plants providing and regulating the licensing of persons who for hire act as dendrologists and treat trees shrubs and plants for pests regulating the use of the license and providing penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass?

Mr. KITTS. Mr. Speaker, I do not wish to take up the time of the House but I think this bill ought to pass. It provides for nothing more than where a man goes about the country representing himself to the owner of land, as able to treat trees, etc., that he should be licensed. I understand there is a idea prevailing through the House that this bill would prevent the farmer or horticulturist from treating his own trees, etc. There can be no such interpretation put upon this bill.

Mr. R. J. BALDWIN. Mr. Speaker, I feel if the House thoroughly understood this bill it would get every vote in the House. It is a well known fact that there are men going around over the State representing that they knew something about handling and preventing the various diseases of trees and shrubbery. I appreciate that the language of this bill, in my opinion, is entirely misunderstood by those who are opposing the bill. The House will certainly agree with me that we ought to have some legislation along these lines to correct a great evil in this State. There are men going over the State pretending to know all about how to prevent diseases of trees and other horticultural and vegetable life. They are "fakes." They pretend that they are going to cure a shade tree or a fruit tree that you have, and at the time, not having a knowledge of their business they destroy the tree. We have, in our wisdom, at various times provided that no person can put his shingle and practice medicine except that he have a license and after he has satisfied a Board of Experts that he has the ability and the knowledge to practice medicine. We have also provided a law along this line as regards the veterinarian in the State of Pennsylvania. We have also provided by statute that no person shall practice as a pharmacist unless he has the ability. This bill is looking to the correction and prevention of fakes, where human and animal life is at stake. We have reached the place in our state where men are going around saying that they can cure diseases existing in vegetable life. It is a vital matter that the man who comes to you and says he can save your fruit trees or your shade trees or any tree you value on your property from dying from some disease that has attacked it, that he should be able to do it. They have gone all over the State, and there are innumerable instances where they have simply destroyed fruit and shade trees. This bill simply provides that where a person practices that as a profession, not where a man casually goes over and make a suggestion to his neighbor, but where a man puts out a shingle or mark indicating to the public that he understands this profession, notion about it, that man will not be permitted to do it, until he has passed an examination provided in this bill. This examination cost five dollars, and need not be renewed again at any time. In addition you cannot put upon the market a bill labeled

as a destructive article for these diseases that are destructible to vegetable life unless it will do so. This is certainly correct. I have no more interest in this bill than you have. Those who have had the experience can appreciate this bill. It does not carry any appropriation nor create any offices or salaries.

Mr. GRABE. Mr. Speaker, section two of this bill reads as follows:

"That it shall be unlawful for any person for hire to practice the business or occupation of a dendrologist or for hire to treat any tree shrub or plant for pests unless such person shall have first obtained a license as provided in this act"

MOTION TO STRIKE FROM CALENDAR.

It is a bad bill, and I move that it be stricken from the Calendar.

Mr. MOULTHROP. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion.

Mr. BROSIUS. Mr. Speaker, I was in the committee when this bill came before the committee and I think the bill was carefully considered. I think every member considered that it was a good bill and I hope that you will all vote for it.

Mr. RONEY in the Chair.

On the question recurring,

Will the House agree to the motion?

Mr. GRABE. Mr. Speaker, I withdraw my motion.

The SPEAKER. The question recurs,

Shall the bill pass?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—90.

Alworth,	Ely,	Letzkus,	Roney,
Ambler,	Gans,	Lohr,	Rothenberger,
Aron,	Geary,	Mather,	Sassaman,
Baldwin, G. A.,	Geiser,	McAllister,	Scott, S. B.,
Baldwin, R. J.,		McCaig,	Semmens,
Bass,	Goss,	McClintock,	Smith, J. W.,
Bayle,	Gransback,	McNichol,	Snavely,
Benninger,	Gray, Joseph,	Mechling,	Snyder,
Bergey,	Hackett,	Miller,	Spillinger,
Bigger,	Hemminger,	Missimer,	Steele,
Blair, W. A.,	Heyburn,	Moore,	Stein,
Blair, W. F.,	Hoffman,	Morrow,	Thomas,
Body,	Howard, J.,	Murphy,	Trach,
Brosius,	Isler,	Neel,	Walnut,
Campbell, J. J.,	Irwin, G. C.,	Neely,	Watson,
Cleary,	Jones, E. E.,	Newton,	Whitaker,
Collins,	Kaiser,	North,	Wildman,
Conner,	Keegan,	O'Neill,	Williams,
Currier,	Keepert,	Perry, H. L.,	Wilson, J. H.,
Curry,	Kenna,	Perry, S. J.,	Young, G. K.
Dickinson,	Kitts,	Peters,	Zimmerman,
Donahoe,	Klepper,	Ramsey,	Alter,
Dunn, J. A.,	Leslie,		Speaker.

NAYS—92.

Allen,	Ewing,	Lowres,	Richards,
Arthur,	Flynn,	Malie,	Rockwell,
Barner,	Forster, I. G.,	Martin,	Runk,
Becker,	Forster, J. D.,	Matt,	Savacool,
Benson,	Frey,	McAleer,	Schaeffer, A. C.,
Berntheizel,	Glenn,	McDermott,	Schuck,
Bittles,	Grabe,	McKay,	Scott, J. R. K.,
Bleloch,	Gramley,	Mellott,	Shaffer, C. A.,
Brownlee,	Haggerty,	Metzenbacher,	Shaffer, I. E.,
Burnett,	Heidinger,	Mitchell,	Sherwood,
Caldwell,	Herman,	Moses,	Showalter,
Campbell, C. M.,	Hess,	Moulthrop,	Smith, J. W.,
Carson,	Hibshman,	Musser,	Spangler,
Carter,	Hobbs,	Newbaker,	Steele,
Cheeseman,	Howard, R.,	Peachey,	Stone,
Claycomb,	Jackson,	Pearar,	Swartz,
Cochran,	Kern,	Pennock,	Swift,
Conrade,	Klepper,	Post,	Ulicher,
Cox,	Kuhn, H. P.,	Redfield,	Ulman,
Davis,	Kuhns, E. G. M.,	Reese,	Whitman,
DeFrees,	Lanius,	Rex,	Wilson, W. H.,
Donnelly,	Latshaw,	Rhoads,	Wiltbank,
Down,	Lenker,	Robinson,	Young, J. H.
Eichenberger,	Light,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2239 (Senate No. 1872), entitled:

An Act fixing the number compensation mileage and duties of the officers and employees of the General Assembly and providing for their election or appointment and manner of filling vacancies

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Adams,	Dunn, H. B.,	Leslie,	Rothenberger,
Alworth,	Dunn, J. A.,	Letzkus,	Sassaman,
Ambler,	Ehrhardt,	Lowery,	Schaeffer, A. C.,
Aron,	Eichenberger,	Malie,	Schuck,
Arthur,	Ely,	Mannion,	Semmens,
Baldwin, R. J.,	Ewing,	McAleer,	Shaffer, C. A.,
Barner,	Forster, I. G.,	McAllister,	Sherwood,
Bass,	Foster, J. D.,	McCaig,	Smith, J. W.,
Bayle,	Frey,	McNichol,	Smith, L.,
Becker,	Gans,	Mechling,	Snyder,
Berntheizel,	Geary,	Missimer,	Spangler,
Bigger,	Glenn,	Mitchell,	Speiser,
Blair, W. A.,	Goss,	Moore,	Spillinger,
Blair, W. F.,	Gransback,	Morrow,	Steedle,
Body,	Hackett,	Moses,	Steele,
Brosius,	Haggerty,	Murphy,	Stein,
Brownlee,	Herman,	Musser,	Strauss,
Campbell, C. M.,	Hess,	Neel,	Swartz,
Campbell, J. J.,	Heyburn,	Neely,	Ulerich,
Carter,	Hibshman,	Newton,	Ulman,
Claycomb,	Hoffman,	North,	Walsh,
Cleary,	Howard, J.,	O'Neill,	Walton,
Cochran,	Howard, R.,	Perry, H. L.,	Watson,
Collins,	Isler,	Perry, S. J.,	Whitaker,
Conner,	Irwin, G. C.,	Peters,	Whitman,
Conniff,	Jones, E. E.,	Piper,	Williams,
Conrade,	Kaiser,	Post,	Wilson, J. H.,
Cox,	Keegan,	Price,	Wilson, W. H.,
Currier,	Keepert,	Ramsey,	Wiltbank,
Curry,	Kenna,	Redfield,	Young, G. K.,
Davis,	Kitts,	Reese,	Young, J. H.,
Dickinson,	Klepper,	Rhodes,	Zimmerman,
Donahoe,	Kuhn, H. P.,	Richards,	Alter,
Donnelly,	Lanius,	Robinson,	
Down,	Lenker,	Roney,	Speaker,

NAYS—21.

Allen,	Latshaw,	McDermott,	Peachey,
Benson,	Light,	McKay,	Rex,
Caldwell,	Lohr,	Mellott,	Scott, J. R. K.,
Cheeseman,	Martin,	Metzenbacher,	Shaffer, I. E.,
Good,	Matt,	Miller,	Trach,
Kern,	McClintock,	Newbaker,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Mr. ALTER in the Chair.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2240 (Senate No. 1871), as follows:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen," approved the second day of April one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of the act entitled "An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen," approved the second day of April one thousand nine hundred and thirteen which now reads as follows

That the sum of seven hundred and twenty thousand dollars (\$720,000) or so much thereof as may be necessary is hereby specifically appropriated to pay for the deficit incurred in the care treatment and maintenance of the indigent insane in the Commonwealth during the five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlements by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the trustees directors or managers of the several hospitals and asylums for the insane of the Commonwealth shall have made under oath or affirmation to the Auditor General a quarterly report setting forth the

actual number of indigent insane persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter be and the same is hereby amended to read as follows

"That the sum of seven hundred and twenty thousand dollars (\$720,000) or so much thereof as may be necessary is hereby specifically appropriated to pay for the deficit incurred in the care treatment and maintenance of the indigent insane in the Commonwealth during the five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen and for the purpose of refunding to the several counties the several amounts which they have paid for the care treatment and maintenance of criminal insane patients in excess of the amounts for which said counties were severally liable

"The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlements by that officer and the State Treasurer but no warrants shall be drawn or settlements made until the trustees directors or managers of the several hospitals and asylums for the insane of the Commonwealth shall have made under oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent insane persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter

On the question,

Will the House agree to the bill on third reading?

Mr. ALLEN. Mr. Speaker, I would like to ask the Chairman of the Appropriation Committee if there was not a House Bill introduced to cover this same appropriation which has been passed for criminal insane. The deficiency bill, Mr. Speaker, as I recall it, was a House bill considered by the Appropriation Committee and reported out some time ago that carried something like \$850,000.

Mr. NORTH. Mr. Speaker, the information that I have on this bill is that it provides means of carrying out the provisions of the bill wherein the amount of seven hundred and some odd thousand dollars is provided for the indigent insane. It is not a duplicate of the other bill. As I understand the provisions of this bill, it is simply carrying out the provisions of the other, in other words, a security.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ely,	Letzkus,	Robinson,
Allen,	Ewing,	Light,	Rockwell,
Alworth,	Flynn,	Lohr,	Roney,
Ambler,	Forster, I. G.,	Lowery,	Rothenberger,
Aron,	Foster, J. D.,	Malie,	Runk,
Arthur,	Frey,	Mannion,	Sassaman,
Baldwin, G. A.,	Gans,	Martin,	Savacool,
Baldwin, R. J.,	Geary,	Mather,	Schaeffer, A. C.,
Barner,	Geiser,	Matt,	Schuck,
Bass,	Gibson,	McAleer,	Scott, J. R. K.,
Bayle,	Glenn,	McAllister,	Scott, S. B.,
Becker,	Good,	McArdle,	Semmens,
Benninger,	Goss,	McCaig,	Shaffer, C. A.,
Benson,	Grabe,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Sherwood,
Berntheizel,	Gransback,	McKay,	Showalter,
Bigger,	Gray, Frank,	McNichol,	Smith, J. W.,
Bittles,	Gray, Joseph,	Mechling,	Smith, L.,
Blair, W. A.,	Hackett,	Mellott,	Snively,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bloch,	Heidinger,	Miller,	Spangler,
Body,	Hemmlinger,	Missimer,	Speiser,
Brosius,	Herman,	Mitchell,	Spillinger,
Brown,	Hess,	Moore,	Steedle,
Brownlee,	Heyburn,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Mouthrop,	Stone,
Caldwell, C. M.,	Hoffman,	Murphy,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Switt,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	Newton,	Ulerich,
Cleary,	Jackson,	North,	Ulman,
Cochran,	Jones, E. E.,	O'Neill,	Walnut,
Collins,	Jones, J. R.,	Peachey,	Walsh,
Conner,	Kaiser,	Pennegar,	Walton,
Conniff,	Kaufman,	Pennock,	Watson,
Conrade,	Keegan,	Perry, H. L.,	Wettach,
Cox,	Keepert,	Perry, S. J.,	Whitaker,
Currier,	Kenna,	Peters,	Whitman,
Curry,	Kennedy,	Piper,	Wildman,
Davis,			

DeFrees, Kern, Post, Williams,
Dickinson, Kitts, Price, Wilson, J. H.,
Donahoe, Klepper, Ramsey, Wilson, W. H.,
Donnelly, Kuhn, H. P., Redfield, Wiltbank,
Down, Kuhns, E.G.M., Reese, Young, G. K.,
Dunn, H. B., Lanius, Reeser, Young, J. H.,
Dunn, J. A., Latshaw, Rex, Zimmerman,
Ehrhardt, Lenker, Rhoads, Alter,
Eichenberger, Leslie, Richards, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2243 (Senate No. 1884), entitled:

An Act authorizing S W Shearer and Joseph W George citizens of Indiana county Pennsylvania to bring suit in the Court of Common Pleas of Dauphin county against the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Allen, Ehrhardt, Lohr, Robinson,
Alworth, Eichenberger, Lowers, Rockwell,
Ambler, Ely, Malie, Roney,
Aron, Ewing, Martin, Rothenberger,
Arthur, Flynn, Matt, Sassaman,
Baldwin, G. A., Forster, I. G., McAleer, Savacool,
Baldwin, R. J., Foster, J. D., McAllister, Schaeffer, A. C.,
Barner, Frey, McCaig, Schuck,
Bass, Gans, McClintock, Scott, J. R. K.,
Bayle, Geary, McDermott, Semmens,
Becker, Gibson, McKay, Shaffer, C. A.,
Benninger, Glenn, McNichol, Shaffer, I. E.,
Benson, Good, Sherwood, Showalter,
Bergey, Goss, Gramley, Mellott, Smith, J. W.,
Bigger, Gransback, Metzenbacher,
Bittles, Gray, Joseph, Miller, Snyder,
Blair, W. A., Hackett, Missimer, Spangler,
Blair, W. F., Haggerty, Mitchell, Speiser,
Bleloch, Heidinger, Moore, Steele,
Body, Herman, Morrow, Stein,
Brosius, Hess, Moser, Stone,
Brownlee, Heyburn, Moulthrop, Strauss,
Burnett, Hibshman, Murphy, Swartz,
Caldwell, Hobbs, Neely, Swift,
Campbell, C. M., Howard, J., Thomas,
Campbell, J. J., Howard, R., Trach,
Carson, Humes, Neely, Ulerich,
Carter, Isler, Newbaker, Ulman,
Cheeseman, Irwin, G. C., Newton, Walton,
Claycomb, Jackson, O'Neill, Watson,
Cleary, Jones, E. E., Peachey, Whitaker,
Cochran, Kaiser, Pennegar, Whitman,
Collins, Keegan, Pennock, Wildman,
Conner, Keepert, Perry, S. J., Piper,
Conrade, Kennedy, Post, Price,
Cox, Kern, Ramsey, Redfield,
Currier, Kitts, Kuhn, H. P., Reese,
Davis, Klepper, Kuhns, E.G.M., Reeser,
DeFrees, Kuhn, H. P., Redfield, Young, G. K.,
Dickinson, Kuhns, E.G.M., Reese, Young, J. H.,
Donahoe, Lenker, Rhoads, Zimmerman,
Down, Leslie, Richards, Alter,
Dunn, H. B., Letzkus, Speaker.

NAYS—2.

Grabe, Hemminger,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2236 (Senate No. 680), entitled:

A joint resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the eighteenth (XVIII) article thereof

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Allen, Flynn, Martin, Runk,
Ambler, Forster, I. G., Matt, Sassaman,
Aron, Foster, J. D., McAleer, Savacool,
Arthur, Frey, McAllister, Schaeffer, A. C.,
Baldwin, G. A., Gans, McCaig, Schuck,
Barner, Geiser, McClintock, Scott, J. R. K.,
Bass, Gibson, McDermott, Scott, S. B.,
Becker, Goss, McKay, Semmens,
Benninger, Gramley, McNichol, Shaffer, C. A.,
Benson, Gransback, Mechling, Showalter,
Bergey, Gray, Joseph, Mellott, Smith, J. W.,
Bigger, Hackett, Miller, Smith, L.,
Bittles, Haggerty, Missimer, Snyder,
Blair, W. A., Heidinger, Mitchell, Spangler,
Blair, W. F., I emminger, Moore, Speiser,
Body, Heyburn, Morrow, Spillinger,
Brosius, Hibshman, Moses, Steele,
Burnett, Hobbs, Moulthrop, Steele,
Caldwell, Howard, J., Murphy, Stein,
Campbell, C. M., Howard, R., Musser, Stone,
Campbell, J. J., Isler, Neel, Strauss,
Carter, Irwin, G. C., Neely, Swartz,
Cheeseman, Jackson, Newbaker, Swift,
Claycomb, Jones, E. E., Newton, Thomas,
Cleary, Kaiser, O'Neill, Trach,
Conner, Keegan, Peachey, Ulerich,
Conrade, Keepert, Pennegar, Walsh,
Cox, Kenna, Pennock, Walton,
Currier, Kennedy, Perry, S. J., Wettach,
Curry, Kern, Peters, Whitaker,
Davis, Klepper, Price, Whitman,
DeFrees, Kuhn, H. P., Ramsey, Wildman,
Dickinson, Kuhns, E.G.M., Redfield, Williams,
Donahoe, Latshaw, Reese, Wilson, J. H.,
Donnelly, Lenker, Reeser, Wilson, W. H.,
Down, Leslie, Rhoads, Wiltbank,
Dunn, H. B., Light, Richards, Young, G. K.,
Dunn, J. A., Ehrhardt, Robinson, Young, J. H.,
Eichenberger, Lohr, Rockwell, Zimmerman,
Ely, Lowers, Roney, Alter,
Ewing, Malie, Rothenberger, Speaker.

NAYS—9.

Alworth, Collins, Mather, Sherwood,
Brownlee, Glenn, Post, Ulman,
Carson, Herman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2246 (Senate No. 1567), entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Allen, Ehrhardt, Light, Roney,
Alworth, Eichenberger, Lohr, Rothenberger,
Ambler, Ely, Lowers, Runk,
Aron, Ewing, Malie, Sassaman,
Arthur, Flynn, Martin, Savacool,
Baldwin, G. A., Forster, I. G., Mather, Schaeffer, A. C.,
Baldwin, R. J., Foster, J. D., Matt, Schuck,
Barner, Frey, McAleer, Scott, S. B.,
Bass, Gans, McAllister, Semmens,
Becker, Geary, McCaig, Shaffer, C. A.,
Benninger, Geiser, McClintock, Shaffer, I. E.,
Benson, Glenn, McDermott, Sherwood,

Bergey,	Good,	McKay,	Showalter,
Berntheizel,	Grabe,	McNichol,	Smith, J. W.,
Bigger,	Gramley,	Mechling,	Smith, L.,
Bittles,	Gransback,	Metzenbacher,	Snively,
Blair, W. A.,	Gray, Joseph,	Miller,	Snyder,
Blair, W. F.,	Hackett,	Mitchell,	Spangler,
Body,	Haggerty,	Moore,	Steedle,
Brosius,	Heldinger,	Morrow,	Stein,
Brown,	Herman,	Moses,	Stone,
Brownlee,	Hess,	Murphy,	Strauss,
Burnett,	Heyburn,	Neel,	Swartz,
Caldwell,	Hibshman,	Neely,	Swift,
Campbell, C. M.,	Hobbs,	Newbaker,	Thomas,
Campbell, J. J.,	Hoffman,	Newton,	Trach,
Carson,	Howard, J.,	O'Neill,	Ulerich,
Carter,	Howard, R.,	Peachey,	Ulman,
Cheeseman,	Isler,	Pennegar,	Walsh,
Claycomb,	Irwin, G. C.,	Pennock,	Walton,
Cleary,	Jackson,	Perry, H. L.,	Wettach,
Cochran,	Kaiser,	Perry, S. J.,	Whitaker,
Conner,	Keegan,	Peters,	Whitman,
Cox,	Keepert,	Post,	Wildman,
Currier,	Kenna,	Price,	Williams,
Curry,	Kennedy,	Ramsey,	Wilson, J. H.,
Davis,	Kern,	Redfield,	Wilson, W. H.,
DeFrees,	Kitts,	Reese,	Wiltbank,
Dickinson,	Klepper,	Reeser,	Young, G. K.,
Donahoe,	Kuhn, H. P.,	Rex,	Young, J. H.,
Down,	Kuhns, E. G. M.,	Rhoads,	Zimmerman,
Dunn, H. B.,	Lenker,	Robinson,	Alter,
Dunn, J. A.,	Leslie,	Rockwell,	
	Letzkus,		

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2241 (Senate No. 1889), entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

On the question,

Will the House agree to the bill on third reading?

Mr. S. B. SCOTT. Mr. Speaker, I would like to interrogate anybody who has any interest in this bill.

Mr. GOSS. Mr. Speaker, I will try to answer the gentleman.

Mr. S. B. SCOTT. Mr. Speaker, I want to know why it is necessary to make a special appropriation to the State Highway Department for the repair of this road? Why cannot it be done out of the general fund?

Mr. GOSS. Mr. Speaker, for some reason or other it was neglected to make an appropriation out of the general fund, so therefore we had to make a special act. It was overlooked in some way or other. There are 82 miles of this road. It is the old National Pike that runs from Cumberland to Washington and they have started the road and they want to finish it.

Mr. JOHN R. K. SCOTT. Mr. Speaker, this Cumberland road is owned by the State of Pennsylvania and when the Highway Department was first created there was an appropriation of \$300,000.00. This year it was thought to put it in the General Appropriation Bill, but there was a question as to whether or not it would be constitutional to put it in the General Appropriation Bill, and therefore they offered a special act over in the Senate possibly a week or so ago.

Mr. SNYDER. Mr. Speaker, there was a similar appropriation passed at the last session of the Legislature and this is just keeping up the work.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Adams,	Elchenberger,	Leslie,	Richards,
Allen,	Ely,	Letzkus,	Robinson,
Alworth,	Ewing,	Light,	Rockwell,

Ambler,	Flynn,	Lohr,	Roney,
Aron,	Forster, I. G.,	Lowers,	Rothemberger,
Arthur,	Foster, J. D.,	Malie,	Runk,
Baldwin, G. A.,	Frey,	Mannion,	Sassaman,
Baldwin, R. J.,	Gans,	Martin,	Savacool,
Barner,	Geary,	Mather,	Schaeffer, A. C.,
Bass,	Geiser,	Matt,	Schuck,
Bayle,	Gibson,	McAleer,	Scott, J. R. K.,
Becker,	Glenn,	McAllister,	Semmens,
Benninger,	Good,	McArdle,	Shaffer, C. A.,
Benson,	Goss,	McCaig,	Shaffer, I. E.,
Bergey,	Grabe,	McClintock,	Sherwood,
Berntheizel,	Gramley,	McDermott,	Showalter,
Bigger,	Gransback,	McKay,	Smith, J. W.,
Bittles,	Gray, Frank,	McNichol,	Smith, L.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Snively,
Blair, W. F.,	Hackett,	Metzenbacher,	Snyder,
Blotch,	Haggerty,	Miller,	Spangler,
Body,	Heidinger,	Missimer,	Speiser,
Brosius,	Hemminger,	Mitchell,	Spillinger,
Brown,	Herman,	Moore,	Steedle,
Brownlee,	Hess,	Morrow,	Stein,
Burnett,	Heyburn,	Moses,	Stone,
Caldwell,	Hibshman,	Moulthrop,	Strauss,
Campbell, C. M.,	Hobbs,	Murphy,	Swartz,
Campbell, J. J.,	Hoffman,	Musser,	Swift,
Carson,	Howard, J.,	Neel,	Thomas,
Carter,	Howard, R.,	Neely,	Trach,
Cheeseman,	Humes,	Newbaker,	Ulerich,
Claycomb,	Isler,	Newton,	Ulman,
Cleary,	Irwin, G. C.,	North,	Walnut,
Cochran,	Jackson,	O'Neill,	Walsh,
Collins,	Jones, E. E.,	Peachey,	Walton,
Conner,	Jones, J. R.,	Pennegar,	Watson,
Conniff,	Kaiser,	Pennock,	Wettach,
Conrade,	Kaufman,	Perry, H. L.,	Whitaker,
Cox,	Keegan,	Perry, S. J.,	Whitman,
Currier,	Keepert,	Peters,	Wildman,
Curry,	Kenna,	Piper,	Williams,
Davis,	Kennedy,	Post,	Wilson, J. H.,
DeFrees,	Kern,	Price,	Wilson, W. H.,
Dickinson,	Kitts,	Ramsey,	Wiltbank,
Donahoe,	Klepper,	Redfield,	Young, G. K.,
Donnelly,	Kuhn, H. P.,	Reese,	Young, J. H.,
Down,	Kuhns, E. G. M.,	Reeser,	Zimmerman,
Dunn, H. B.,	Lanius,	Rex,	Alter,
Dunn, J. A.,	Latshaw,	Rhoads,	
Ehrhardt,	Lenker,		

Speaker.

NAYS—1.

Scott, S. B.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2281 (Senate No. 818), entitled:

A joint resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Ambler,	Elchenberger,	Light,	Richards,
Aron,	Ely,	Lowers,	Robinson,
Arthur,	Ewing,	Mather,	Rockwell,
Baldwin, G. A.,	Flynn,	Matt,	Roney,
Baldwin, R. J.,	Forster, I. G.,	McAleer,	Runk,
Bass,	Foster, J. D.,	McAllister,	Sassaman,
Bayle,	Frey,	McCaig,	Savacool,
Becker,	Gans,	McDermott,	Schaeffer, A. C.,
Benninger,	Geary,	McKay,	Schuck,
Bergey,	Geiser,	McNichol,	Semmens,
Berntheizel,	Goss,	Mechling,	Shaffer, C. A.,
Bigger,	Gransback,	Mellott,	Shaffer, I. E.,
Bittles,	Gray, Joseph,	Miller,	Sherwood,
Blair, W. A.,	Hackett,	Missimer,	Smith, J. W.,
Blair, W. F.,	Haggerty,	Mitchell,	Snyder,
Body,	Heidinger,	Moore,	Spangler,
Brosius,	Herman,	Morrow,	Speiser,
Brown,	Heyburn,	Moses,	Spillinger,
Caldwell,	Hibshman,	Moulthrop,	Steedle,
Campbell, C. M.,	Hobbs,	Murphy,	Stein,
Campbell, J. J.,	Hoffman,	Musser,	Stone,
Carson,	Howard, J.,	Neel,	Strauss,
Carter,	Howard, R.,	Neely,	Swartz,
Claycomb,	Isler,	Newbaker,	Swift,
Cleary,	Irwin, G. C.,	Newton,	Thomas,
Cochran,	Jackson,	North,	Ulerich,
Collins,	Jones, E. E.,	O'Neill,	
Conner,			

Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, J. A.,
Ehrhardt,

Kaiser,
Kaufman,
Keegan,
Keepert,
Kenna,
Kennedy,
Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Lanius,
Leslie,
Letzkus,

Peachey,
Pennegar,
Pennock,
Perry, H. L.,
Perry, S. J.,
Pipes,
Piper,
Price,
Ramsey,
Redfield,
Reese,
Reeser,
Rex,
Rhoads,

Walsh,
Walton,
Watson,
Wettach,
Whitaker,
Whitman,
Wildman,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—30.

Alworth,
Barner,
Benson,
Brownlee,
Burnett,
Carson,
Cheeseman,
Dunn, H. B.,

Gibson,
Glenn,
Good,
Grabe,
Gramley,
Hess,
Latshaw,

Lenker,
Lohr,
Mallie,
Martin,
McClintock,
Metzenbacher,
Post,

Rothenberger,
Scott, S. B.,
Showalter,
Smith, L.,
Ulman,
Williams,
Wilson, J. H.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same without amendment.

REPORT OF THE LOBBY INVESTIGATION COMMITTEE.

Mr. G. A. BALDWIN. Mr. Speaker, I desire to present the report of the Committee on Investigation.

The SPEAKER. The Clerk will read the report.

The Clerk read the report as follows:

To the Honorable the members of the House of Representatives:

The undersigned Committee appointed to investigate the identity, methods and practice of persons appearing in the State Capitol to advocate or oppose legislation, respectively reports:

Your Committee met immediately after its appointment and has held a number of public meetings at which as many witnesses were sworn and examined, and the investigation proceeded in so far as was possible in the limited time at the disposal. It was not possible for your Committee to examine even the greater number of persons known to have been in Harrisburg during the session and engaged in either advocating or opposing legislation.

The testimony taken at these hearings as well as the accompanying exhibits are filed herewith and made a part of this report.

From the testimony taken your Committee finds:

1. That an active lobby has been operating in the Capitol and in the City of Harrisburg since the session began. This lobby has consisted of men and women representing the Mining, Railroad, Liquor, Manufacturing and other industrial interests of the State, the Anti-Saloon League, Labor organizations and unions, political organizations, and several Departments of the State Government. Many of the interests so represented are extensive, representing large aggregations of capital or many individuals, and there can be no doubt that the lobby has been a powerful and extremely active one.

2. The evidence does not show that any one has used any corrupt or illegal means to advocate or oppose any matter of legislation.

3. At the time of preparing this report, the stenographers had not had sufficient time to transcribe the notes of testimony in order that your Committee might have the same before them in preparing this report. However, your Committee deems it proper to state the following facts and observations from their recollection of the testimony:

Testimony was heard tending to show considerable activity on the part of the State Administration in encompassing the passage of measures advocated or the defeat of measures opposed. This is shown by the testimony of the Secretary of the Commonwealth, the Private Secretary to the Governor, the Chief Engineer of the State Highway Department and others. It appears from the uncontradicted testimony that the Secretary of the Commonwealth and others were active on the floor of the House in opposing or advocating legislation.

Senator Sensenich testified that the Private Secretary to His Excellency, the Governor, had advised him to "get in right" by voting for the confirmation of Edward M. Bigelow as State Highway Commissioner, and that if he didn't support Bigelow, he would not get anything from the Administration for Westmoreland County.

Notwithstanding this advice, Senator Sensenich voted otherwise. Subsequently, after the appointment of a citizen of Westmoreland county to a certain position for which he had been recommended by Senator Sensenich, the Private Secretary to the Governor informed him that his recommendation had carried no weight and that the appointment had been made because of the endorsement of others, and that he need not expect any favors from the Governor's office.

The Private Secretary to the Governor in contradiction testified that he had never advised Senator Sensenich to "get in right" or used language to that effect. He further testified that Senator Sensenich had previously promised to vote for the confirmation of Mr. Bigelow and had failed to keep his word, and that he had informed the Senator that he need expect no favors from the Governor's office.

Senator Mills testified that early in the session, upon request to him made, he called upon His Excellency, the Governor and he had requested him to vote for the confirmation of Mr. Bigelow as State Highway Commissioner giving as a reason that he considered Mr. Bigelow the best road engineer in the State and that it would be a serious loss if his services were not secured. Senator Mills testified that he had previously endeavored to secure the appointment of an individual for an office to be filled by the Governor, and that upon leaving the Executive Chamber, His Excellency said in substance, "You think over the matter of Mr. Bigelow, and I will think over the matter of Mr. ———."

Representatives Cheeseman and Grabe of Butler County testified that they had visited the State Highway Department on Monday, June 23rd, 1913, to inquire about State-aid for a road in that county, for which petition had been on file for some time; that Mr. Foster, the Chief of Engineers, said to them in substance; "You have not been voting as though you wanted good roads in Butler county." This Mr. Foster denied, stating that he had only told them that they had not voted for good roads. Mr. Foster further stated, amongst other things, that the records of the roll calls on various matters affecting the Department were kept on file in his office for the purpose of keeping in touch with the sentiment in the various parts of the State on road matters. Mr. Foster further testified that he had no control over the matter presented by Messrs. Cheeseman and Grabe, and that matters of finance were entirely under the control of the Highway Commissioner.

There was also testimony to show that several members of the House who had supported the so-called "Liquor Bills" had been informed by a representative of the Anti-Saloon League that they would be opposed for re-election because of such action; also that about the same number of members supporting the so-called "Temperance Bills" had been warned by representatives of the "Liquor Interests" that they would be opposed by such interests for re-election.

Senator Sensenich testified that a Jeanette man by the name of Mattis, from his own county, had told him that if he voted for the Kline Bills they would see that he would "get back." There was no time for the Committee to secure the attendance of Mr. Mattis for the purpose of affording him an opportunity to confirm or deny the testimony of Senator Sensenich.

Representative Warren Miller of Lehigh county testified that a lobbyist had asked him how it was that he was supporting the "Liability Bill." Mr. Miller replied that it was because he was keeping his pledges to the people, at which time the same gentleman advised Mr. Miller that he could not afford to support this bill, that he would find it best to be on the side of the corporations, that these were the people who could do him good. Mr. Miller further testified that the party approaching him claimed to represent Steam Railroads and Hard Coal interests, but that he was unable to positively identify him or to be sure of his name.

The resolution especially mentioned that there was a room in the Capitol Building where food and drink were dispensed, which room is the office of the Clerk of the Senate. It appears by uncontradicted testimony that it had been a practice for the Clerk to serve the Senators with a mid-day lunch consisting of food and drinks. At different times others than Senators had been served with whiskey, beer and table waters, but no testimony submitted to your Committee did it appear that the room was used as a headquarters to further or defeat legislation. The Chief Clerk testified that the food and drink served in the room or rooms used by him was ordered and paid for by himself. He also stated that at the close of previous sessions, some Senators had contributed to the expense of such food and drink, and that he expects the same practice to be observed at the close of this session.

Your Committee made such inquiries as it could to ascertain the reasons for the dilatory tactics of the Senate, and the failure of certain bills, commonly known as "Platform Bills," to receive the prompt consideration in that body which was their due. It is the sense of the Committee that the policy pursued by members of the Senate with reference to these bills has been inimical to the best interests of the State.

Your Committee earnestly recommends that an act be prepared by the Legislative Reference Bureau providing for licensing regulating and defining the rights of lobbyists, and for the same to be prepared and ready to be presented to the next Legislature immediately upon its convening in the year 1915.

All of which is respectively submitted.

GEORGE A. BALDWIN,
R. J. BALDWIN,
D. LLOYD CLAYCOMB.

RECOMMENDATION ACCOMPANYING THE GENERAL REPORT OF THE COMMITTEE.

Your Committee earnestly recommends to the consideration of the Board of Commissioners of Public Grounds and Buildings the advisability of increasing the gallery space of the hall of this House intended for the accommodation of spectators. If this could be done, the result in the judgment of your Committee will be that the accommodations provided for the general public will be in no wise restricted; while, on the other hands, a strict enforcement of the Rule of this House can be had prohibiting any person from be-

ing one the floor of the House other than those duly entitled to such privilege. We would suggest that the gallery space in the rear could be materially enlarged, and if such enlargement would not be sufficient for the accommodation of the public, additional lateral galleries could be carried along either side of this hall so as to provide ample accommodation for spectators. We are firmly of the conviction that if these suggestions are carried out a great step will be taken in eliminating the lobbying of members and would effectually do away with lobbying on the floor of the House, a practice which is not alone obnoxious to a majority of the members, but is at the same time detrimental to the proper performance of the duties entrusted to the members, and the Speaker would then feel justified in firmly enforcing the rule that members and employees only should be permitted to occupy the floor of the House during the time the House is in session. We would suggest that the floor space back of the rail be partitioned by suitably constructed divisions separating this space from the halls of the House, the same to be suitably furnished, and to be used as a resting room for the members of the House.

THE COMMITTEE.

Mr. G. A. BALDWIN. Mr. Speaker, in connection with the filing of this report I desire to read a statement which I have prepared, and which while possibly not within the scope of the resolution, yet I deem to be pertinent at this time because of the reference made to certain legislation in the Preamble to the resolution.

The status of our so-called "Platform Bills" and the character of the Senate amendments thereto, and the nature of the Senate action thereon are generally known. There is no doubt that the amendments in question were inserted at the instance of and as a result of the influence brought to bear by those opposed to the legislation.

I believe that a legislator who is faithless to the pledges under which he was elected, or the party platform upon which he became a candidate, is an embezzler of power, and morally as reprehensible as an embezzler of money; and he who by subtle and fallacious arguments, misrepresentations, deception or otherwise howsoever, aids and abets such legislator in such action is a party to the moral crime. It is at the same time true that men who stand for the same general principle may honestly differ as to the specific bills or details thereof by which it is proposed to legislate them into statute law. If a legislator is honest, honorable and conscientious in his attitude towards bills prepared to fulfill personal pledges or party platforms, or amendments proposed thereto, he is not only to be absolved from all manner of obliquity, but is to be commended, and no right-thinking man will adversely criticise him. But, if he capriciously oppose details of such bills as an excuse for destroying them as a whole, or emasculating them of their virility or effectiveness by inserting weakening or vicious amendments, and if he does not honestly and to the best of his ability support bills which fairly carry out his pledges and the platform to which he is committed, then he is a breaker of pledges, a betrayer of his constituents, and guilty of a grave moral offense against the State.

Mr. R. J. BALDWIN. Mr. Speaker, I move that the report be received and printed in the Legislative Journal and that the testimony and exhibits be printed in the appendix of the Legislative Journal.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2238 (Senate No. 1820), as follows:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violation thereof

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of September one thousand nine hundred and thirteen every physician in this Commonwealth attending on or called in to visit a patient whom he believes to be suffering from poisoning from lead phosphorous arsenic brass wood-alcohol mercury or their compounds or from anthrax or from compressed air illness or any other ailment or disease contracted as a result of the nature of the patients' employment shall within forty-eight hours send to the Commissioner of Health a report stating (a) name address and occupation of patient (b) name address and business of employer (c) nature of disease and (d) such other information as may be reasonably required by the Commissioner of Health

The reports herein required shall be on or in conformity with the standard schedule blanks hereinafter provided for The posting of the report within the time required in a stamped envelope addressed to the office of the Commissioner of Health shall be in compliance with this section

Section 2 The Commissioner of Health shall prepare and furnish free of cost to the physicians included in section one standard schedule blanks for the reports required under this act The form and contents of such blanks shall be determined by the Commissioner of Health

Section 3 Reports made under this act shall not be evidence of the facts therein stated in any action arising out of the disease therein reported

Section 4 Any physician who neglects or refuses to send the report or reports as herein required shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than five (\$5.00) dollars nor more than fifty (\$50.00) dollars at the discretion of the court

Section 5 It shall furthermore be the duty of the Commissioner of Health to transmit forthwith a copy of all such reports of occupational disease to the Commissioner of Labor and Industry

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alworth,	Ehrhardt,	Leslie,	Robinson.
Ambler,	Eichenberger,	Letzkus,	Rockwell,
Aron,	Ely,	Light,	Roney,
Arthur,	Ewing,	Lohr,	Rothberger,
Baldwin, G. A.,	Flynn,	Lowers,	Runk,
Baldwin, R. J.,	Forster, I. G.,	Malie,	Sassaman,
Barner,	Foster, J. D.,	Martin,	Savacool,
Bass,	Frey,	Mather,	Schaeffer, A. C.,
Bayle,	Gans,	Matt,	Schuck,
Becker,	Geary,	McAleer,	Scott, S. B.,
Benninger,	Geiser,	McAllister,	Semmens,
Berntheizel,	Gibson,	McCaig,	Shaffer, C. A.,
Bigger,	Good,	McClintock,	Shaffer, I. E.,
Bitles,	Gramley,	McDermott,	Smith, J. W.,
Blair, W. A.,	Gransback,	McKay,	Smith, L.,
Blair, W. F.,	Gray, Joseph,	McNichol,	Snyder,
Body,	Hackett,	Mechling,	Spangler,
Brosius,	Hagerty,	Mellott,	Speiser,
Brown,	Heidinger,	Metzenbacher,	Spillinger,
Brownlee,	Hemminger,	Miller,	Steedle,
Burnett,	Herman,	Missimer,	Steele,
Caldwell,	Hess,	Mitchell,	Stein,
Campbell, C. M.,	Heyburn,	Moore,	Stone,
Campbell, J. J.,	Hibshman,	Morrow,	Strauss,
Carson,	Hobbs,	Moses,	Swartz,
Carter,	Hoffman,	Moulthrop,	Swift,
Cheeseman,	Howard, J.,	Murphy,	Thomas,
Clavcomb,	Howard, R.,	Musser,	Trach,
Cleary,	Isler,	Neel,	Ulerich,
Cochran,	Irwin, G. C.,	Neely,	Ulman,
Collins,	Jackson,	Newbaker,	Walsh,
Conner,	Jones, E. E.,	North,	Wettach,
Conniff,	Kaiser,	O'Neill,	Whitaker,
Conrade,	Keegan,	Peachey,	Whitman,
Cox,	Keport,	Pennegar,	Wildman,
Currier,	Kenna,	Pennoch,	Williams,
Curry,	Kennedy,	Perry, H. L.,	Wilson, J. H.,
Davis,	Kern,	Perry, S. J.,	Wilson, W. H.,
DeFrees,	Kitts,	Post,	Wiltbank,
Dickinson,	Klepper,	Price,	Young, G. K.,
Donahoe,	Kuhn, H. P.,	Ramsey,	Young, J. H.,
Down,	Kuhns, E.G.M.,	Redfield,	Zimmerman,
Dunn, H. B.,	Latshaw,	Reese,	Alter,
Dunn, J. A.,	Lenker,	Rhoads,	Speaker.

NAYS—1.

Reeser,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 2129 (Senate Bill No. 1398), as follows:

An Act to regulate the construction maintenance and inspection of buildings now in use or that may hereafter be erected or altered for the exhibition of moving pictures in this Commonwealth except in cities of the first and second class prohibiting the operation of moving picture machines except when enclosed in a booth or enclosure defining certain gen-

eral specifications for the use and construction of booths or enclosures for the operation therein of moving picture machines limiting the number of operators to be permitted in each booth or enclosure and requiring them to pass an examination providing that assistant operators may be employed under certain conditions providing that the provisions of this act shall not apply to any church or other place not devoted to moving picture exhibitions and prescribing under what conditions such exhibitions may be given providing for the supervision and inspection of the same by the Department of the State Fire Marshal and providing penalties for the violation thereof.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no building in the Commonwealth of Pennsylvania except in cities of the first and second class which at the time of the passage of this act is in actual use for the exhibition of moving pictures and no building hereafter erected or altered not in conformity with the requirements of this act shall be used for the purpose of exhibiting moving pictures until the provisions of this act shall have been complied with and the State Fire Marshal shall in writing approve such building and shall certify that the same conforms to the requirements of this act and no exhibition of moving pictures shall be permitted in any such building until such written approval shall have been given.

Section 2. Any building hereafter erected or altered to be used for the exhibition of moving pictures except in cities of the first and second class with a seating capacity of five hundred (500) or less shall be enclosed with brick walls and the rear wall to abut on a street or alley or other open space not less than five (5) feet in width with proper exits therefrom opening into a street or alley. Buildings located upon the corner of two (2) streets may in lieu of the rear exits herein provided for have an exit upon the side street provided such street is at least ten (10) feet in width. The auditorium in every such building shall be located in the first story only. Every such building shall have in the street front at least two (2) five (5) foot exits where the seating capacity is two hundred and fifty (250) or less with two (2) exits in the rear not less than five (5) feet in width and where the seating capacity is more than two hundred and fifty (250) and not more than five hundred (500) there shall be provided in front at least three (3) five (5) foot exits with two exits in the rear each of which shall be six (6) feet in width. Such rear exits shall lead directly to a street alley or open space not less than five (5) feet in width with proper exits therefrom opening into a street or alley. The State Fire Marshal may require additional exits in any case if in his judgment it may be deemed necessary for the safety of the public.

Section 3. The first floor of such buildings hereafter erected or altered shall be constructed of iron or steel beams filled in with concrete gypsum block terra cotta brick or other fire proof material the said iron or steel to be thoroughly fire-proofed and the basement columns to be of fire-proof construction. The ceiling shall be covered with wire lath and plastered with cement mortar or of other fire-proof construction. No such building hereafter erected or altered as aforesaid to be used for moving picture exhibitions with a seating capacity of five hundred (500) or less and no portion of any such building shall be occupied or used as a dwelling tenement house apartment house hotel department store printing or binding establishment or for storage purposes. Such restriction shall relate to and be applicable not only to the portion containing the auditorium but also to the entire structure or building used for moving picture exhibition or in connection therewith.

Section 4. Every building hereafter erected or altered to be used for the exhibition of moving pictures with a seating capacity of over five hundred (500) shall be a fire proof building. The roof of such building shall be constructed of fire proof material. Every such building shall not be over one (1) story in height and may have one (1) balcony between the first floor and the roof provided that entrance to the same be from the lobby or exterior of the building and that proper fire escapes are provided in the street front of every such building there shall be suitable means of exit for the public. There shall be provided on two sides of every such building open courts at least five (5) feet in width where the seating capacity is over five hundred (500) and less than one thousand (1,000) and seven (7) feet in width where the seating capacity is over one thousand (1,000). Such court shall extend either from line of the proscenium wall forward to the street or from the lobby line backwards to a street or alley. If the building is situated on the corner of two (2) streets the side street shall be considered in lieu of one (1) of the courts. There shall be provided for emergency two (2) five (5) foot exits on each side of the auditorium leading directly into the open courts as mentioned above. Where the seating capacity is over five hundred (500) there shall be provided in the front facing the street three (3) five (5) foot exits which shall be increased in width in the ratio of twenty (20) inches for every one hundred (100) persons or fraction thereof that the seating capacity exceeds five hundred (500). There shall be provided a brick or other fire-proof wall separating the auditorium from the stage or platform said wall will continue to a height of at least four (4) feet above the highest point of the roof. No portion of any such building hereafter erected or altered as mentioned in this section with a seating capacity of over five hundred (500) shall be used for any other purpose than for the exhibition of moving pictures or other entertainments. The term fire proof building as mentioned in this section shall mean one in which the enclosing walls are brick stone or concrete and the floors constructed of concrete brick gypsum or terra cotta supported upon concrete or steel girders beams and columns the said girders beams and columns to be fire proof material of at least three (3) inches for columns and girders and two (2) inches for beams.

Section 5. In every building now in use or that may hereafter be erected or altered to be used for moving pictures seats in auditorium and balconies shall not be less than thirty-two (32)

inches from back to back measured horizontally and must be firmly secured to the floor. No row of seats in auditorium and balconies shall have more than six (6) seats intervening between it and an aisle on either side. All aisles shall provide a continuous unobstructed passage-way to the exits and the word "EXIT" in large legible illuminated letters shall be posted and kept posted before each exit and all exit doors shall open outward only and shall be kept unlocked and ready for instant use from the opening of said buildings to the close of each and every entertainment therein. There shall be provided in the rear of the seats a lobby of sufficient size to provide at least one and one-half (1 1-2) square feet of lobby room exclusive of the aisle space between seats for every person who may be seated in the building.

No person shall be permitted to stand in the aisles or obstruct the passage-way to any of the exits but at the main entrance from street on one side of any such building there shall be provided an enclosure not exceeding two-thirds (2-3) of the width of such building constructed of iron or brass railing the bottom rail to be eighteen (18) inches from floor and the top rail three (3) feet from floor wherein patrons must stand when seats in the auditorium are not available. A section of said railing facing auditorium shall be constructed with either a movable rail or chain so as to permit patrons to proceed to seats and an attendant shall be stationed at said entrance during exhibitions to maintain order and not permit patrons to pass through until seats are available and in no case shall overcrowding be permitted.

During the exhibition or performance all persons must enter such buildings on the side marked "Entrance" and leave same on the opposite side marked "Exit".

Section 6. In every building now in use or that may hereafter be erected or altered to be used for the exhibition of moving pictures regardless of size or seating capacity the stage or platform shall be constructed of fire proof material except that portion equal to the width of the proscenium opening and the depth of the stage or platform. All partitions shall be constructed of fire proof material firmly secured to the floor and ceiling and all decorations must be fire proofed and firmly fixed in position. The files or decorative fixtures upon the stage or platform must be firmly fixed to the said stage or platform. The curtain and screen must be of fire proof material. The booths or enclosures for moving picture machines shall be permanent ones constructed of fire proof material to vary according to the number of machines as follows:

(a) Booths for one (1) picture machine six (6) feet wide by eight (8) feet deep and seven (7) feet high. (b) Booths for one (1) picture machine and one (1) stereopticon or two (2) picture machines eight (8) feet wide nine (9) feet deep and seven (7) feet high. (c) Booths for two (2) picture machines and one (1) stereopticon eight (8) feet wide twelve (12) feet deep and seven (7) feet high. All measurements to be computed from interior of booths.

The same to be constructed of structural steel as follows:

Four (4) outside horizontal members at top and bottom. Four (4) corner uprights and members supporting roof to be made of one and one-half (1 1-2) inch by one and one-half (1 1-2) inch by one-fourth (1-4) inch angle-irons.

Intermediate uprights to be spaced every two (2) feet and to be made of either one and one-half (1 1-2) inch by one and one-half (1 1-2) inch by one-fourth (1-4) inch angle-iron or two (2) inch by two (2) inch by one-fourth (1-4) inch tee-irons.

Tee-irons to which roof is attached to be made of one and one-half (1 1-2) inch by one and one-half (1 1-2) inch by three-sixteenth (3-16) inch tee-irons.

All joints to be made with a three-sixteenth (3-16) inch steel plate to which each angle-iron or tee-iron shall be riveted or bolted by the use of at least two (2) one-fourth (1-4) inch bolts or rivets.

All bolts or rivets in frame to have flat heads said heads always to be placed on exterior side of booth all angle or tee-irons being so countersunk as to accomplish this result.

Frame to be built with a six (6) foot by two (2) foot doorway frame of said doorway to be built of one (1) inch by one (1) inch by three-sixteenth (3-16) inch angle-irons which are to be joined together by the use of a three-sixteenth (3-16) inch steel plate.

COVERING OF BOOTH

Sides and top of booth to be covered with asbestos boards of at least one-fourth (1-4) inch in thickness said boards to be cut and arranged so that vertical joints between boards shall always come over an angle or tee-iron so that both boards may be securely fastened to the same.

After booth is complete all openings where combustible material is exposed must be plugged with asbestos cement or other equally satisfactory material. When joints of asbestos boards on outside of both do not come over angles of tee-irons the cracks between the boards shall be covered by a strip of asbestos board at least one-eighth (1-8) inch thick and two (2) inches wide said strips to be securely fastened to both boards in such manner as to cover the exposed joint. The above mentioned strips and all asbestos boards shall be secured in the proper place by means of proper bolts and nuts said bolts and nuts to be spaced not more than six (6) inches apart.

FLOORING.

Floor shall be made of two parts an upper and a lower floor. Lower floor shall be made of boards seven-eighth (7-8) of an inch minimum thickness supported on lower leg of horizontal angle-irons. Resting on this floor shall be a floor made of asbestos boards of three-eighth (3-8) of an inch minimum thickness or of an equally good material.

WINDOWS

There shall not be more than two (2) windows per machine in the booth one (1) for the operator and one (1) for the machine. Window for machine shall not be more than six (6) inches

high and twelve (12) inches long and shall be located and cut after machine is set up Operator's window shall not be more than four (4) inches wide or more than twelve (12) inches high

All windows shall be provided with gravity-doors which when closed shall overlap the window opening at least one (1) inch on all sides said windows to be held open normally by use of a fine combustible cord in series with a fusible link so arranged that the windows may easily be released by hand

MAIN DOOR

Outside of door to be provided with a substantial spring sufficient to keep the door closed Door to be provided with stop to prevent it from swinging into booth or injuring the hinges

SHELVES

To be made up of slate slabs or boards not less than seven-eighth (7-8) of an inch thick not exceeding four (4) feet in length or twelve (12) inches in width Said shelves if of board to be painted with at least three (3) coats of asbestos paint and supported by means of angle-irons Upper shelf to be used for rewinding and the repairing of films the lower shelf to be used for the storage of films A separate metal case made without solder shall be provided for each film when the same is not in the magazine or in the process of winding said films to be kept in these cases

VENTILATION

Booths to be provided with an inlet in each of four (4) sides said inlets to be fifteen (15) inches long three (3) inches high the lower side of the same not to be more than three (3) inches above floor level Said inlets to be covered on the inside by a wire net of not greater than one-eighth ($\frac{1}{8}$) inch mesh netting to be firmly secured to the asbestos boards by means of iron strips and screws

Near the centre of the top of the booth shall be a circular opening of not less than ten (10) inches in diameter the upper side of said opening to be provided with an iron flange which flange is to be securely fastened to the tee-irons supporting the roof Securely fastened to this flange shall be a vent-pipe of not less than ten (10) inches in diameter said pipe leading to the outside of the building or to a special incombustible vent-flue In this vent-pipe shall be placed a box containing a twelve (12) inch electric fan said box to be provided with a door of sufficient size to permit of the examination or removal of this fan this door to be made tight and provided with proper fastenings Box and vent-pipes to be made of galvanized iron or other non-combustible material fan to be so connected that it can be controlled from within the booth

WIRING

If house lights are controlled from within the booth an additional emergency control must be provided near the main exit and kept at all times in good condition

All electric wires to be brought into the booth and carried to all machines lights et cetera in conduits one (1) light will be allowed for each machine and one (1) for the rewinding-bench but all such lights shall be provided with vapor proof globes and wire guards

RHEOSTATS

All rheostats to be mounted on slate insulator properly supported said supports to be made of iron

The machine shall be located in the booth so that there shall be a clear space on the operator's side of the booth of at least three (3) feet from the wall to the center of the machine Where more than one (1) machine is used in the booth they shall be placed three (3) feet and six (6) inches on center and the center line of no machine shall be less than two (2) feet from the wall of the booth

The machine shall be securely fastened to the floor and no part shall come in contact with any inflammable or combustible material

The upper and lower magazines on the machine shall be constructed of sheet metal and made tight without the use of solder and each shall have two (2) sets of metal rollers which shall fit as tightly as practicable to the film as it passes out or in The door in each case shall be hinged and provided with a catch to hold it tightly closed

The arc lamp shall be covered with an iron box so arranged as to catch all sparks and hot pieces of carbon and all other lights in the booth shall be covered by vapor proof globes and wire guards

The film reels shall be operated by a crank firmly secured to the spindle or shaft on head of machine so that there will be no possibility of its coming off except on motordriven machines.

A shutter shall be placed in front of the arc so as to be instantly closed when necessary

Electric motors may be used for operating only on such machines as are especially fitted and approved for such use in accordance with the following requirements.

(a) The motor shall be securely attached to machine support satisfactorily enclosed and shall be separately fused and placed below the bottom line of lamp house

(b) Electric current to operate both arc light and motor shall be controlled by one (1) switch an additional switch to control current to motor shall be installed and so constructed as to spring open when not held closed by the operator

(c) Both switches and the starting box shall be placed on the operating side of the machine and at least one (1) foot back from a perpendicular line of film exposure

(d) All electrical devices shall be securely mounted on incombustible supports and be enclosed satisfactorily to the State Fire Marshal

(e) The machine shall be so constructed or protected that while in operation displaying a picture the film cannot escape from the head enclosure or elsewhere except as the same is taken up by the lower magazine and the crank shall be removed when motor-driven

Section 7 Any change in mechanism or alteration of any moving picture machine after it has been approved and tagged shall be cause for condemnation of the machine and the prohibition of its use

Section 8 If house lights are controlled from within the booth an additional emergency control shall be provided near the main exit and kept at all times in good condition All wires in booths except jumpers from the switch to rheostat rheostat to lamp and switch to lamp shall be run in conduits with terminal bushings junction boxes outlet boxes and fuse boxes with covers all wire for machine lights to be not smaller than number six for each arc and if more than one (1) arc are to be rated for forty (40) amperes per arc and size figured by the latest underwriter's code All jumpers above mentioned shall be asbestos-covered stranded wire of size above mentioned and fitted with terminals One (1) incandescent light will be allowed for each machine and one (1) for the rewinding bench All wire conduits in the booth shall have porcelain outlets and junction boxes with covers screwed on all angles and where the conduit enters the junction box shall be fitted with bushings None but cartridge type of fuse shall be used inside the booth and of not over forty-five (45) amperes unless by special permission of the State Fire Marshal

Where wires for conveying electricity pass into through or rest on any structure around the machine ample insulation must be provided by the use of conduits porcelain tubes or other insulating substance

All rheostats resistance coils or other devices substituted for that purpose shall be properly insulated and secured in place so that there will be no danger of overturning or short-circuiting the same Rheostats and devices used for that purpose may be located in an accessible place outside the booth provided they are protected from all combustible material for a distance of two (2) feet on all sides by one-fourth ($\frac{1}{4}$) inch asbestos board or in a one-fourth ($\frac{1}{4}$) inch asbestos board box

No water rheostat will be allowed in any booth or structure surrounding the machine or in any part of the building in which the machine is located

Wire attachments shall be inspected by the operator before every exhibition

A switch for shutting off or controlling the electric current shall be provided and so placed as to be ready for instant use by the operator

No pieces of film or loose combustible material shall be allowed to remain in the booth unless kept in a metal box without solder

A separate case made without solder shall be provided for each film when the same is not in the magazine or in the process of rewinding Said films shall be kept in these cases All films must be repaired and rewound within the booth

Carbon receptacles made of metal shall be used in the booth

No smoking or reading shall be permitted in the booth and no matches shall be allowed therein and no one under the slightest influence of intoxicants shall be allowed to enter booth

No person shall be allowed within the booth except the owner manager operator or his assistant while the premises are open to the public

The use of weak or improperly patched films and films with broken sprocket holes inserting films in the machine head preparatory to operating the machine without shifting the lamp house known as "threading up" the machine operating the machine at a greater speed than one (1) foot of film per second rewinding of films while the machine is in operation and exposure of other films while rewinding are hereby prohibited All films while not in use must be kept in individual metal cases completely enclosing same All films carried or transported from one place to another must be enclosed in fire proof carrying cases All lamps and connections of operating machines must be tested daily for grounds or short circuits The use of metal of any kind in fuse blocks instead of properly proportioned fuses of an approved type is strictly prohibited and will be deemed cause for the revocation of the operator's license

Section 9 All moving picture operators must pass such examination as to ability as shall be required by the State Fire Marshal and thereupon shall be given a certificate entitled him to operate moving picture machines and shall produce same whenever required by the said State Fire Marshal his deputies or assistants Upon the face of said certificate shall be affixed a photograph of the person entitled thereto Said certificate shall be valid for one (1) year from date of issue for which a fee of three (3) dollars shall be charged and may be renewed after the expiration of one (1) year upon presentation of the original certificate and the payment of a fee of one (1) dollar All such operators may have an assistant who shall first be required to obtain an assistant's certificate from the State Fire Marshal or his deputies application for which must be made in writing by the applicant which must be endorsed by an operator licensed under the provisions of this act and such assistant shall produce said certificate whenever required so to do by the State Fire Marshal his deputies or assistants and all such certificates shall be returned to the State Fire Marshal when the person to whom the same is issued shall cease to be employed by the operator who recommended him for an assistant notice of which must be given in writing by such operator to the State Fire Marshal A fee of one (1) dollar

shall be charged for the original certificate as an assistant but no fee shall be required for any renewal thereof for one (1) year from the date of the original certificate.

Section 10 Within twenty-four (24) hours after any fire or accident occurring within the booth the operator or manager of the exhibition shall send a written notice of such fire or accident to the State Fire Marshal at his office in Harrisburg.

Section 11 Where dressing rooms are provided the walls separating the dressing rooms from the stage or other parts of the building together with all partitions dividing or surrounding the same shall be constructed of fire proof material. The said rooms shall be separated from other parts of the building by self-closing or automatic fire doors. No dressing or employees room shall be placed above or below auditorium. All dressing rooms shall be well ventilated by windows opening into areaways streets alleys or open courts.

Section 12 Furnaces hot water-heaters boilers and low pressure steam boilers may be used and located in the buildings provided the heating apparatus fuel room and firing room are enclosed in a fire proof room and all openings into the same covered by fire proof self-closing doors. No furnace heater or boiler shall be located under the auditorium stage lobby passageway stairways or exits.

Section 13 In any city borough town or village where electricity is available electricity for lighting and operation of machines with direct current shall be used and provision must be made for two separate circuits one for general light and the other for exit lights and for all lights in other parts of the building used by the audience except the general auditorium lighting and shall be controlled from the lobby or other convenient place in front of the house. No movable or swinging gas fixtures or brackets shall be used.

Section 14 Where electricity is not available gas may be used for lighting purposes but for operation of machine electric storage batteries only shall be used and the gas service cock properly installed shall be placed outside of the building. Where practicable there shall be at least two (2) separate and distinct services from separate street mains one of sufficient capacity for general lighting of the auditorium where lights are not used during the entire exhibition and the other for emergency lights. Under emergency lights are included exit lights and all lights in lobbies stairways passageways and all other parts of building to which the public have access.

Section 15 Where neither electricity nor gas is available for lighting oil lamps may be used for illuminating purposes only providing the same are placed not less than six (6) feet above the floor line not less than three (3) feet below the ceiling and not less than one (1) foot from the wall and are rigidly supported and provided also that electric storage batteries shall be used for the operation of machines.

Section 16 Where a water supply of sufficient pressure is available the following stand pipes with lines of one and one-half (1½) inch hose shall be installed.

Buildings less than thirty (30) feet wide and one hundred (100) feet deep shall have stand pipes and hose placed as follows: One (1) at rear of auditorium one (1) on the stage and one (1) under the stage.

Buildings more than thirty (30) feet wide and more than one hundred (100) feet deep shall be provided with stand-pipes and hose as follows: One (1) in auditorium one (1) on each side of the stage and one (1) on each side of the basement. The above line of hose shall be at least seventy-five (75) feet in length and where this length of hose will not reach the extreme portions of the building additional stand pipes and hose must be provided.

Section 17 Where water supply of sufficient pressure is not available standard chemical fire extinguishers shall be provided as follows:

In buildings less than thirty (30) feet in width and not more than one hundred (100) feet in depth chemical fire extinguishers shall be placed as follows: One (1) in the heater room two (2) on the stage two (2) under the stage one (1) in the dressing room section two (2) in the auditorium one (1) in the box office and two (2) in the lobby and at least one (1) in the booth.

In buildings more than thirty (30) feet in width or more than one hundred (100) feet in depth chemical fire extinguishers shall be placed as follows: two (2) on each side of the stage two (2) in basement under the stage two (2) in dressing room section two (2) in the lobby one (1) in each women's and men's retiring room at least one (1) in the booth and one (1) for each fifteen hundred (1500) square feet in the auditorium. All extinguishers shall be prominently exposed to view and always available for ready use.

Section 18 None of the provisions of this act shall apply to any church or other place not devoted to the business of such exhibitions so as to prohibit the giving of a single or occasional exhibition of moving pictures thereon provided portable booths or enclosures are used the same to be erected and constructed as follows:

SIZE

Portable booths or enclosures are to be at least six and one-half (6 1-2) feet high and five (5) feet square and are permitted for the use of one (1) picture machine only.

FRAME

The frame is to be made of standard pipe angle-iron ventilator trap and suitable fittings. The pipe frame and angle-iron trap are to conform strictly to specifications hereinafter set forth and the fittings and details of construction must be approved by the State Fire Marshal.

SKELETON FRAME

Four (4) corner uprights to be made of three-quarter (3-4) inch standard pipe.
Eight (8) horizontal members to be made of three-quarter (3-4) inch standard pipe.
Eight (8) corner fittings to be made of iron or bronze castings.

VENTILATOR TRAP

Ventilator trap to be made of one (1) inch by one one-eighth (1-8) inch angle-iron shall extend the full width of the top and two (2) inches beyond the front of the top pipe and shall be suitably hinged not less than two (2) feet from the edge of the front angle corners and joints to be made with one-eighth (1-8) inch steel plates riveted or bolted to each angle iron by the use of at least two (2) three-sixteenth (3-16) inch rivets or bolts.

COVERING OF BOOTH

The side and top covering of the booth shall be made of an approved pure asbestos cloth same as used for asbestos curtains weighing not less than two (2) pounds to the square yard. Seams and hems in the asbestos cloth shall lap at least one (1) inch and be stitched on each edge with asbestos sewing twine. The top covering shall be made separate from the side covering. It shall completely cover the top and have the outside flap hang down all around the sides not less than six (6) inches deep. It shall be fastened tightly and secured to the top pipes and ventilator trap by means of asbestos cords. The side covering shall be made in one (1) piece extending around all four (4) sides and overlapping at the rear of the booth not less than eighteen (18) inches so as to form a flap doorway. The side covering shall extend from top pipes to which it shall be suspended by approved metal hooks or rings spaced not more than twelve (12) inches apart to the floor with a flap of not less than three (3) inches all around resting on the floor. The metal hooks or rings for suspending the side covering shall be attached to the hem of the cloth by means of a metal strap and two (2) rivets. The side covering shall be drawn down tight and secured to the bottom pipe frame by means of asbestos tie cords. The cloth covering for top and sides must at all times be kept free from rents or holes and be maintained in good condition.

DOOR

The slide covering shall overlap eighteen (18) inches in the rear of the booth. This overlap shall extend from top to bottom and shall be so arranged as to form a means of entrance and egress.

FLOORING

The frame shall be placed on a mat or carpet made of approved asbestos cloth not less than seven (7) feet square. This mat must be spread out smoothly on a substantial floor or platform so that it shall extend one (1) foot from the frame on all sides. This mat must at all times be kept free from rents or holes and in good conditions.

VENTILATION

The top of the frame shall be fitted at the rear with a hinged ventilator trap as described in foregoing section of frame. The asbestos cloth top covering shall be so arranged and so attached to the frame that when the hinged trap is raised the asbestos covering shall be raised also in the rear. Suitable devices shall be supplied for maintaining this ventilator trap in a lifted position so as to form a clear ventilating space at the rear of not less than six (6) inches high extending across the full width of the booth.

WINDOWS

The look-out window for the operator shall be not more than four (4) inches wide and twelve (12) inches high. The windows for the machine shall not be more than six (6) inches high and twelve (12) inches long. All windows shall be located and cut after machine is set up.

The openings shall be cut in the cloth with care and the edge reinforced by stitched hem of asbestos cloth and shall be provided with asbestos flaps securely stitched at the top of the openings. These flaps when closed shall overlap the window opening at least two (2) inches on the bottom and sides and shall be weighted across the bottom edge by a piece of three-eighth (¾) inch pipe or equal weight of metal securely sewed in the pocket in the cloth.

WINDOW SHUTTERS AND VENTILATOR TRAP

The window flaps or shutters are to be held open normally by the use of a fine combustible cord. The hinged ventilator trap is to be raised for ventilation not more than six (6) inches at the rear and shall be held open by a collapsible prop sustained by fine combustible cord. The cord from the window shutters and the ventilator prop shall be in series with a fusible link and also approved tension-clip so arranged that the automatic opening of the link or release of the tension-clip of the operator will insure the immediate closing of all openings by the dropping of the flaps and the ventilator trap. This fusible link and tension-clip shall be arranged in a position directly over the machine within reach of the operator.

Section 19 It shall be the duty of the State Fire Marshal his deputies and assistants to take such means as may be deemed necessary to enforce the provisions of this act and the said State Fire Marshal his deputies and assistants within a reasonable time after the approval of this act shall inspect all booths or enclosures in which moving pictures are now being operated and should any be found in a dangerous condition or not in compliance with the provisions hereof he or they shall immediately order the abatement and discontinuance of such booth or enclosure. The owner agent superintendent person or persons in charge and control of said booth or enclosure shall immediately abate and discontinue the use of the same after notice of abatement or discontinuance.

Section 20 Any person or persons violating or ignoring any of the provisions of this act shall be deemed guilty of misdemeanor and upon conviction thereof shall be punished by a fine of not less than fifty dollars (\$50) nor more than five hundred (\$500) dollars or an imprisonment in the county jail for a term of not less than ten (10) days nor more than ninety (90) days or either or both at the discretion of the court. In all cases of violation of this act the prosecutions shall be instituted in the name of the Commonwealth by the State Fire Marshal or his deputies and a hearing shall be given the accused by the alderman justice of the peace or other committing magistrate before whom the information is lodged and after a full hearing of the parties in interest the alderman justice of the peace or other committing magistrate shall if the evidence warrants it impose the penalty herein provided which shall be final to the party against whom the penalty is imposed unless, the said party shall furnish good and sufficient bail for his or her appearance at the term of the court of quarter sessions of the county wherein the offense is alleged to have been committed.

Section 21 All fines imposed and fees collected under the provisions of this act shall be forwarded to the State Fire Marshal who shall pay the same into the office of the State Treasurer for the use of the Commonwealth of Pennsylvania.

Section 22 All acts and parts of acts inconsistent herewith are hereby repealed.

On the question,
Shall the bill pass?

MR. SCHUCK. Mr. Speaker, I think this bill should not pass without some consideration. It does not affect first and second class cities but applies to various boroughs.

BILL STRICKEN FROM CALENDAR.

MR. HERMAN. Mr. Speaker, I move that the bill be stricken from the calendar.

MR. BERGEY. Mr. Speaker, I second the motion.

MR. SPEISER. Mr. Speaker, this bill does not particularly concern any one from cities of the first and second class. We in the large cities protect our people from the dangers of the smaller amusement places having moving pictures and entertainment of that kind by having an absolute system of inspection of these places and their construction and looking after the general safety of the public. If we had legislation on the statute books of this kind you would have had no such catastrophe as you had in Boyertown several years ago. This is a bill that is intended for the protection of theatres in smaller towns and to give the public protection. If you do nothing but protect the public from such dangers that would be sufficient reason to have this bill on the statute books. Any man that wants to give entertainment to the public and make profit from that kind of business should make it a safe place for women and children to attend; a place where a man's wife and his children may go with safety. Is there any reason why you should not insist on having some safeguard to protect women and children who attend these places in small boroughs and towns as well as in the large cities? This is the only way you can get at it.

MR. BERGEY. Mr. Speaker, in reply to the gentleman from Philadelphia, I want to state that every moving picture house today which is opened in the smaller places must submit plans to the State Department and must get permission under certain conditions and cannot open its doors without that. I contend that if this bill passes, it will give the people who are engaged in this business no opportunity, and it will be unjust to close buildings now which have been given a permit under the present law.

THE SPEAKER. The question is on the motion to strike the bill from the calendar.

The motion was agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of H. R. bill No. 2145 (Senate Bill 1459), as follows:

An Act amending article two of section one of an act entitled "An Act relating to the descent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article two of section one of an act entitled "An Act relating to the descent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three which as heretofore amended reads as follows

"Article 2 Where such intestate shall leave a widow and collateral heirs or other kindred but no issue such widow shall be entitled to the real or personal estate or both to the aggregate value of five thousand dollars in addition to the widow's exemption as allowed by law and if such estate shall exceed in value the sum of five thousand dollars the widow shall be entitled to such sum of five thousand dollars absolutely to be chosen by her from the real or personal estate or both and in addition thereto shall be entitled to one-half part of the remaining real estate for the term of her life and to one-half part of the remaining personal estate absolutely Provided That the procedure for appraising and setting apart the said five thousand dollars in value of property shall be the same as provided in section five of the act of Assembly approved April fourteenth one thousand eight hundred and fifty-one relating to widow's exemptions" is hereby further amended to read as follows

Article 2 Where such intestate shall leave a widow and collateral heirs or other kindred but no issue such widow shall be entitled to the real or personal estate or both to the aggregate value of five thousand dollars in addition to the widow's exemption as allowed by law and if such estate shall exceed in value the sum of five thousand dollars the widow shall be entitled to such sum of five thousand dollars absolutely to be chosen by her from the real or personal estate or both and in addition thereto shall be entitled to one-half part of the remaining real estate for the term of her life and to one-half part of the remaining personal estate absolutely Provided That the procedure for appraising and setting apart the said five thousand dollars in value of property shall be the same as provided in section five of the act of Assembly approved April fourteenth one thousand eight hundred and fifty-one entitled "An Act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgments of deeds and sequestration of life estates" but the appraisement and setting apart shall be made by the appraisers appointed to appraise the other personal estate of the decedent

"Provided however that should any of such appraisers be unable to make the appraisement provided for by this act the orphans' court of the proper county may appoint a properly qualified appraiser to act in the place of said appraiser of the other personal estate of the decedent "

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Allen,	Ehrhardt,	Leslie,	Rockwell,
Alworth,	Elchenberger,	Letzkus,	Roney,
Ambler,	Elv,	Light,	Rothenberger,
Aron,	Ewing,	Lohr,	Runk,
Arthur,	Flynn,	Lowrs,	Sassaman,
Baldwin, G. A.,	Forster, I. G.,	Malie,	Savacool,
Baldwin, R. J.,	Foster, J. D.,	Martin,	Schaeffer, A. C.,
Barner,	Frey,	Mather,	Schuck,
Bass,	Gans,	McAleer,	Semmens,
Bayle,	Geary,	McAllister,	Shaffer, C. A.,
Becker,	Geiser,	McCaig,	Shaffer, I. E.,
Benninger,	Gibson,	McClintock,	Sherwood,
Benson,	Good,	McDermott,	Showalter,
Bergey,	Goss,	McKav,	Smith, J. W.,
Berntheizel,	Grabe,	McNichol,	Smith, L.,
Bigger,	Gramley,	Mechling,	Snyder,
Rittles,	Gransback,	Mellott,	Spangler,
Blair, W. A.,	Grav, Joseph,	Metzenbacher,	Speiser,
Blair, W. F.,	Hackett,	Miller,	Steele,
Bleloch,	Haggerty,	Missimer,	Steele,
Body,	Haggerty,	Mitchell,	Stein,
Brosius,	Hemminger,	Moore,	Stone,
Brown,	Herman,	Morrow,	Strauss,
Brownlee,	Havburn,	Moses,	Swartz,
Burnett,	Hibshman,	Moulthrop,	Swift,
Caldwell,	Hobbs,	Murphy,	Thomas,
Campbell, C. M.,	Hoffman,	Neel,	Trach,
Campbell, J. J.,	Howard, J.,	Neely,	Ulerich,
Carson,	Howard, R.,	North,	Uiman,
Carter,	Isler,	O'Neill,	Walsh,
Cheeseman,	Irwin, G. C.,	Peachey,	Walton,
Claycomb,	Jackson,	Pennegar,	Watson,
Cleary,	Jones, E. E.,	Pennock,	Whitaker,
Conrade,	Kaiser,	Perry, H. L.,	Whitman,
Cox,	Keegan,	Perry, S. J.,	Wildman,
Currier,	Keeper,	Peters,	Williams,

Curry,
Davis,
DeFrees,
Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, J. A.,

Kenna,
Kennedy,
Kern,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Latshaw,
Lenker,

East,
Price,
Ramsey,
Reedfield,
Reese,
Rhoads,
Robinson,

Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING.

Mr. WATSON. Mr. Speaker, I desire to call up Senate bill No. 484. House Bill No. 1939, file of the Senate 2159, on page 6 of today's calendar, bills on third reading postponed.

Agreeably to order,

The House resumed the consideration on third reading of H. R. bill No. 1939 (Senate No. 484), entitled:

An Act to amend section thirteen of an act entitled "An Act regulating the collection of taxes in the several boroughs and townships of this Commonwealth" approved the twenty-fifth day of June one thousand eight hundred and eighty-five

On the question,

Will the House agree to the bill on third reading?

Mr. MATT. Mr. Speaker, I would ask some one to give us some information on this bill prior to its being voted on.

Mr. WATSON. Mr. Speaker, this is a bill that wipes out special laws regulating the collection of taxes in the different counties and sections of the Commonwealth and puts them all under the act of 1885. Under certain special laws you have a number of tax collectors to whom you pay your taxes, and then when you think you have paid them all, somebody comes around afterward with a percentage on a certain amount of tax for you to pay. Now this puts the entire Commonwealth under the supervision of the act of 1885 and have one collector for all taxes, municipal and everything else except what you call state and county tax, which the Treasurer usually collects.

Mr. MATT. Mr. Speaker, I further desire to interrogate the gentleman. Does this act repeal the special acts relating to counties, townships and boroughs?

Mr. WATSON. Yes, For instance we have a collector of school taxes and a collector of borough taxes and so on. Under this bill, when a person is elected as tax collector, he collects all taxes and not have three or four people running around after you to collect certain taxes. It puts it in the hands of one man in place of two or three.

Mr. SEMMENS. Mr. Speaker, this places the collection of all taxes in the hands of one man, as I understand it, and I am opposed to it.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—34.

Alworth,
Barner,
Bass,
Bergey,
Blair, W. A.,
Burnett,
Caldwell,
Campbell, J. J.,
Carson,

Cheeseman,
Claycomb,
Cox,
Curry,
Davis,
Flynn,
Gransback,
Haggerty,

Heyburn,
Hobbs,
Lanius,
Latshaw,
Martin,
Miller,
Missimer,
Morrow,

Rockwell,
Scott, S. B.,
Watson,
Whitaker,
Wildman,
Williams,
Wilson, J. H.,
Wiltbank,

NAYS—113.

Allen,
Aron,
Baldwin, G. A.,
Bayle,
Becker,
Benninger,
Bittles,

Geiser,
Gibson,
Glenn,
Good,
Goss,
Grabe,
Gramley,

Light,
Lohr,
Lowers,
Mather,
Matt,
Allister,
McCaig,

Rhoads,
Roney,
Rothenberger,
Runk,
Sassaman,
Savacool,
Schaeffer, A. C.,

Blair, W. F.,
Body,
Brosius,
Brownlee,
Campbell, C. M.,
Cochran,
Collins,
Conrade,
Currier,
DeFrees,
Donahoe,
Donnelly,
Dunn, H. B.,
Eichenberger,
Ely,
Ewing,
Forster, I. G.,
Foster, J. D.,
Frey,
Gans,
Geary,

Gray, Joseph.
Hackett,
Haggerty,
Heidinger,
Hemminger,
Herman,
Hibshman,
Hoffman,
Howard, J.,
Howard, R.,
Isler,
Jackson,
Jones, E. E.,
Kaiser,
Keegan,
Keepert,
Kern,
Kuhn, H. P.,
Kuhns, E. G. M.,
Leslie,
Letzkus,

McClintock,
McDermott,
McKay,
McNichol,
Mellott,
Metzenbacher,
Mitchell,
Moore,
Murphy,
Musser,
Neely,
Newbaker,
O'Neill,
Peachey,
Pennegar,
Pennock,
Perry, S. J.,
Piper,
Post,
Ramsey,
Redfield,
Reese,

Semmens,
Shaffer, I. E.,
Sherwood,
Showalter,
Smith, J. W.,
Smith, L.,
Snyder,
Spangler,
Steedle,
Steele,
Ston,
Strauss,
Swartz,
Swift,
Thomas,
Trach,
Ulerich,
Walsh,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 2146 (Senate Bill No. 1460), as follows:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgments of deeds and separation of life estates" by regulating the appointment and number of appraisers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fifth section of an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgments of deeds and sequestration of life estates" which reads as follows

"Section 5 That hereafter the widow of the children of any decedent dying within this Commonwealth testate or intestate may retain either real or personal property belonging to said estate to the value of three hundred dollars and the same shall not be sold but suffered to remain for the use of the widow and family and it shall be the duty of the executor or administrator of such decedent to have the said property appraised in the same manner as is provided in the act passed the ninth day of April in the year one thousand eight hundred and forty-nine entitled 'An Act to exempt property to the value of three hundred dollars from levy and sale on execution and distress for rent' Provided That this section shall not affect or impair any liens for the purchase money of such real estate and the said appraisement upon being signed and certified by the appraisers and approved by the orphans' court shall be filed among the records thereof" is hereby amended to read as follows

Section 5 That hereafter the widow or the children of any decedent dying within this Commonwealth testate or intestate may retain either real or personal property belonging to said estate to the value of three hundred dollars and the same shall not be sold but suffered to remain for the use of the widow and family and it shall be the duty of the executor or administrator of such decedent to have the said property appraised in the same manner as is provided in the act passed the ninth day of April in the year one thousand eight hundred and forty-nine entitled "An Act to exempt property to the value of three hundred dollars from levy and sale on execution and distress for rent" but the appraisement shall be made by the appraisers appointed to appraise the other personal estate of the decedent Provided That this section shall not affect or impair any liens for the purchase money of such real estate and the said appraisement upon being signed and certified by the appraisers and approved by the orphans' court shall be filed among the records thereof

"Provided however that should any of such appraisers be unable to make the appraisement provided for by this act the orphans' court of the proper county may appoint a properly qualified appraiser to act in the place of said appraiser of the other personal estate of the decedent"

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Alworth,	Ewing,	Light,	Rockwell,
Arthur,	Flynn,	Lohr,	Roney,
Baldwin, G. A.,	Forster, I. G.,	Lowers,	Rothenberger,
Barner,	Foster, J. D.,	Malle,	Sassaman,
Bass,	Frey,	Martin,	Savacool,
Bayle,	Gans,	Mather,	Schaeffer, A. C.
Becker,	Geary,	McAleer,	Schuck,
Bunninger,	Geiser,	McAllister,	Semmens,
Benson,	Gibson,	McCaig,	Shaffer, C. A.,
Bergey,	Goss,	McClintock,	Shaffer, I. E.,
Berntheisel,	Gramley,	McDermott,	Sherwood,
Bigger,	Gransback,	McKay,	Showalter,
Hittles,	Gray, Joseph,	McNichol,	Smith, J. W.,
Blair, W. A.,	Hackett,	Mechling,	Smith, L.,
Body,	Haggerty,	Mellott,	Snyder,
Brosius,	Heldinger,	Miller,	Spangler,
Brown,	Hemminger,	Missimer,	Speiser,
Brownlee,	Herman,	Mitchell,	Spillinger,
Burnett,	Hess,	Moore,	Steedle,
Caldwell,	Heyburn,	Morrow,	Steele,
Campbell, C. M.,	Hibshman,	Moses,	Stein,
Campbell, J. J.,	Hobbs,	Moulthrop,	Stone,
Carson,	Hoffman,	Murphy,	Strauss,
Cheeseman,	Howard, J.,	Musser,	Swartz,
Claycomb,	Howard, R.,	Neal,	Swift,
Cleary,	Humes,	Newhaker,	Thomas,
Collins,	Isler,	North,	Trach,
Conniff,	Irwin, G. C.,	O'Neill,	Ulerich,
Conrade,	Jackson,	Peachey,	Ulman,
Cox,	Kaiser,	Pennegar,	Walsh,
Currier,	Keegan,	Pennock,	Walton,
Curry,	Keeport,	Perry, H. L.,	Watson,
Davis,	Kennedy,	Perry, S. J.,	Whitaker,
DeFrees,	Kern,	Piper,	Whitman,
Dickinson,	Kitts,	Post,	Wildman,
Donahoe,	Klepper,	Ramsey,	Williams,
Donnelly,	Kuhn, H. P.,	Redfield,	Wilson, J. H.,
Down,	Kuhns, E. G. M.,	Reese,	Wilson, W. H.,
Dunn, H. B.,	Latshaw,	Rex,	Wiltbank,
Dunn, J. A.,	Lehrer,	Rhoads,	Young, J. H.,
Ehrhardt,	Leslie,	Richards,	Zimmerman,
Eichenberger,	Letzkus,	Robinson,	Alter,
Ely,			Speaker.

NAYS—1.

Blair, W. F.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 2043 (Senate Bill No. 11), as follows:

An Act defining commodities regulating the sale thereof and providing penalties for violation hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "commodity" as used in this act shall be taken to mean any tangible personal property sold or offered for sale

Section 2 All liquid commodities when sold in bulk or from bulk shall be sold by weight or liquid measure All dry commodities when sold in bulk or from bulk shall be sold by weight dry measure or numerical count No dry commodities shall be sold by liquid measure dry commodities in car load lots may be sold by weight

Section 3 It shall be unlawful to use a measure without a bottom in selling any commodity

Section 4 It shall be unlawful in selling any commodity to use any measure unless the same shall have thereon marked in distinct letters and figures the capacity thereof If such measure be of the capacity of one-half bushel or less or of one-half gallon or less it shall be marked in terms of a quart dry or liquid measure respectively If the measure be of the capacity of over one-half bushel or one-half gallon it shall be marked in terms of a bushel or gallon respectively

Sections 5 It shall be unlawful for any person firm or corporation with intent to defraud

(1) To sell or offer for sale any commodity on the container of which is marked any false statement respecting the kind number quantity weight or measure of such commodity or of any part thereof or respecting the place or county where such commodity was manufactured or produced or respecting the quality or grade of such commodity

(2) To orally or otherwise represent that any commodity offered for sale in bulk to which no name or trade mark shall be attached is the manufacture or production of some other than the actual manufacturer or producer Provided That nothing in this act is to be construed as applying to drugs medicines chemicals or pharmaceutical or proprietary preparations used as medicine nor to toilet preparations

Section 6 Whenever any commodity named in this section shall be sold by the bushel the bushel of such commodity shall consist of the respective number of pounds herein set forth namely

Alfalfa seed sixty pounds
Apples fifty pounds
Apples dried twenty-five pounds
Barley forty-seven pounds
Beans dried sixty pounds
Beans castor shelled forty-six pounds
Beets sixty pounds
Blue-Grass seed fourteen pounds
Bran twenty pounds
Broom-Corn seed fifty pounds
Buckwheat 48 pounds
Cabbage fifty pounds
Carrots fifty pounds
Cement one hundred pounds
Charcoal twenty pounds
Cherries with stems fifty-six pounds
Cherries stemmed sixty-four pounds
Chestnuts hulled fifty pounds
Clover seed sixty pounds
Coal anthracite seventy-five pounds
Coal bituminous seventy-six pounds
Coal stone eighty pounds
Coke forty pounds
Corn shelled fifty-six pounds
Corn ear husked seventy pounds
Corn meal fifty pounds
Cranberries forty pounds
Cucumbers fifty pounds
Currants forty pounds
Flaxseed fifty-six pounds
Gooseberries forty pounds
Grapes forty eight pounds
Hair (plastering) eight pounds
Hemp seed forty-four pounds
Herd's grass forty-five pounds
Hickory nuts fifty pounds
Hominy sixty pounds
Horseradish fifty pounds
Hungarian grass seed fifty pounds
Kaffir corn fifty-six pounds
Lentils sixty pounds
Lime seventy pounds
Linseed fifty-six pounds
Malt thirty-eight pounds
Millet fifty pounds
Oats thirty-two pounds
Onions fifty pounds
Onion sets twenty-eight pounds
Orchard grass seed fourteen pounds
Parsnips fifty pounds
Peaches forty-eight pounds
Peaches dried peeled thirty-eight pounds
Peaches dried unpeeled thirty-three pounds
Peanuts twenty-two pounds
Pears dried fifty pounds
Peas (green unshelled) fifty-six pounds
Peas sixty pounds
Plums sixty-four pounds
Popcorn (unshelled) fifty-six pounds
Potatoes sixty pounds
Potatoes (sweet) fifty-four pounds
Quinces forty-eight pounds
Rape seed fifty pounds
Raspberries forty-eight pounds
Red top grass seed fourteen pounds
Rice rough forty-five pounds
Rutabagas sixty pounds
Rye fifty-six pounds
Rye meal fifty pounds
Salt (coarse) eighty-five pounds
Salt (ground) sixty-two pounds
Sand one hundred pounds
Shorts twenty pounds
Sorghum seed fifty pounds
Spelt forty pounds
Strawberries forty-eight pounds
Timothy grass seed forty-five pounds
Tomatoes sixty pounds
Turnips sixty pounds
Walnuts (common) fifty pounds
Wheat sixty pounds

Section 7 If in package form the quantity of the contents shall be plainly and conspicuously marked on the outside of the package in terms of weight measure or numerical count Provided however That reasonable variations shall be permitted and tolerances and also exemptions as to small packages shall be established by rules and regulations made by the Chief of the Pennsylvania Bureau of Standards

Section 8 Each person firm or corporation that shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof before any alderman magistrate or justice of the peace of the proper county for first offense shall be fined not more than twenty-five dollars upon conviction for the second offense such person firm or corporation shall be fined not less than twenty-five dollars nor more than one hundred dollars and upon conviction for the third and each subsequent offense such person firm or corporation shall be fined not less than one hundred dollars nor more than two hundred and fifty dollars

Section 9 It shall be the duty of the property city and county inspectors of weights and measures to enforce the provisions of this act

Section 10 This act shall go into effect the first day of January one thousand nine hundred fourteen Provided however that no penalty shall be enforced for any violation of its provisions as to domestic products prepared or foreign products imported prior to eighteen months after its passage

Section 11 All acts and parts of an act general local or special inconsistent with any of the provisions of this act are repealed

On the question,

Shall the bill pass?

Mr. R. J. BALDWIN. Mr. Speaker, while this bill contains some features that perhaps would be an improvement, it contains some features that are impracticable and the bill should not pass.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—100.

Barner,	Goss,	Lenker,	Reese,
Bass,	Grabe,	Letzkus,	Rhoads,
Bayle,	Gramley,	Martin,	Roney,
Becker,	Gransback,	McAllister,	Rothenberg,
Bergey,	Gray, Joseph,	McClintock,	Sassaman,
Bittles,	Hackett,	McDermott,	Schuck,
Blair, W. A.,	Haggerty,	McKay,	Semmens,
Burnett,	Hemminger,	McNichol,	Shaffer, C. A.,
Caldwell,	Herman,	Mitchell,	Shaffer, I. E.,
Campbell, J. J.,	Hibshman,	Moore,	Showalter,
Carter,	Hobbs,	Moses,	Snyder,
Cheeseman,	Howard, J.,	Murphy,	Spangler,
Claycomb,	Howard, R.,	Musser,	Speiser,
Cochran,	Humes,	Neel,	Steedle,
Conrade,	Isler,	Neely,	Steele,
Currier,	Irwin, G. C.,	Newbaker,	Strauss,
Davis,	Jones, E. E.,	O'Neill,	Swift,
Dickinson,	Kaiser,	Peachey,	Thomas,
Donnelly,	Keegan,	Pennegar,	Ulerich,
Ely,	Keepert,	Pennock,	Whitaker,
Ewing,	Kern,	Perry, H. L.,	Whitman,
Frey,	Kuhn, H. P.,	Perry, S. J.,	Williams,
Geiser,	Lanius,	Piper,	Wilson, W. H.,
Gibson,	Latushaw,	Price,	Alter,
Good,		Ramsey,	

Speaker.

NAYS—31.

Allen,	Carson,	Lohr,	Savacool,
Baldwin, G. A.,	Clearv.	Lowers,	Smith, J. W.,
Benninger,	DeFrees,	Malle,	Stone,
Bigger,	Forster, I. G.,	Mather,	Ulman,
Blair, W. F.,	Foster, J. D.,	Matt,	Wiltbank,
Bleloch,	Heyburn,	Mellott,	Young, G. K.,
Brosius,	Jackson,	Moulthrop,	Young, J. H.,
Campbell, C. M.,	Kuhns, E. G. M.,	Post,	Zimmerman,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

QUESTION OF PERSONAL PRIVILEGE.

Mr. ELY. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. ELY. Mr. Speaker, this afternoon in the discussion on the Legislative Apportionment Bill, it may have appeared as though there was intended some reflection upon the Chairman of the committee, the gentleman from York, Mr. Frey. I wish to say in justice to him that he did everything in his power to have the bill reported out, and I take pleasure in testifying to that.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of H. R. bill No. 1938 (Senate No. 435), as follows:

An Act providing for the establishment of the Pennsylvania Historical Commission defining its powers and duties and making an appropriation for its work

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within sixty days after the passage of this act the Governor shall appoint five citizens of this Commonwealth who shall constitute the Pennsylvania Historical Commission which commission shall be a body corporate under its title aforesaid and shall be charged with the duty of marking and preserving the antiquities and historical landmarks of Pennsylvania

Section 2 Two of the members of said commission shall be appointed for two years and three members for four years and each thereafter shall be appointed for a term of four years They shall receive no compensation for their services but shall be allowed their actual expenses while engaged upon the business of the Commission

Section 3 The Commission shall organize immediately after its appointment by the election of one of its members as chairman another as secretary and another as treasurer and it may adopt such rules of organization and procedure as it may deem necessary and determine the terms and duties of its officers and employees The commission may when necessity demands it appoint a clerk who shall be a stenographer at a salary not to exceed one thousand dollars per annum and a curator at a salary not to exceed twelve hundred dollars per annum

Section 4 The Pennsylvania Historical Commission may upon its own initiative or upon the petition of municipalities or historical societies mark by proper monuments tablets or markers places or buildings within this Commonwealth where historical events have transpired and may arrange for the care and maintenance of such markers or monuments

It may also undertake within the means at its command the preservation or restoration of ancient or historic public buildings military works or monuments connected with the history of Pennsylvania and to this end it may contract with cities boroughs and townships for and on behalf of the Commonwealth or with historical societies or other associations with proper bond or security for the maintenance of such buildings works and monuments as a consideration for assistance in their erection restoration preservation or marking by said commission

Section 5 The Pennsylvania Historical Commission may receive for and on behalf of the Commonwealth gifts or bequests of relics or other articles of historical interest which shall be deposited by it in the State Museum and the said commission may accept for the Commonwealth gifts and bequests of money or securities for the endowment of its work in accordance with the instructions of the donors and it shall in conjunction with the Governor Auditor General and State Treasurer who shall together with the members of the said commission constitute a body of trustees for the care of such funds invest the same in the bonds of this Commonwealth or of any political division thereof the interest and income from which may be used by said commission for its purposes under this act or applied to such uses in line therewith as may be specified by the respective donors of any of said funds

Section 6 A suitable room in the Capitol or in the State Library Building shall be provided for the said commission by the Board of Public Grounds and Buildings in which the office of the commission shall be kept

Section 7 The sum of forty thousand dollars or so much thereof as may be necessary is hereby appraised to the Pennsylvania Historical Commission for the two fiscal years beginning June first one thousand nine hundred thirteen and this and all subsequent appropriations shall be paid by the State Treasurer upon the warrant of the Auditor General upon the presentation by the commission of proper vouchers signed by its chairman and attested by its secretary

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Adams,	Ewing,	Letzkus,	Robinson,
Allen,	Flynn,	Light,	Rockwell,
Alworth,	Forster, I. G.,	Lohr,	Roney,
Amblor,	Foster, J. D.,	Lowers,	Rothenberg,
Aron,	Frey,	Malle,	Runk,
Arthur,	Gans,	Mannien,	Sassaman,
Baldwin, G. A.,	Geary,	Martin,	Savacool,
Baldwin, R. J.,	Geiser,	Mather,	Schaeffer, A. C.
Barner,	Gibson,	Matt,	Schuck,
Bass,	Glenn,	McAleer,	Scott, J. R. K.,
Bayle,	Good,	McAllister,	Scott, S. B.,
Becker,	Goss,	McArdle,	Semmens,
Benninger,	Grabe,	McCaig,	Shaffer, C. A.,
Benson,	Gramley,	McClintock,	Shaffer, I. E.,
Bergey,	Gransback,	McDermott,	Sherwood,
Berntheisel,	Gray, Frank,	McKay,	Showalter,
Bigger,	Gray, Joseph,	McNichol,	Smith, J. W.,
Bittles,	Hackett,	Mechling,	Smith, L.,
Blair, W. A.,	Haggerty,	Mellott,	Snively,
Blair, W. F.,	Hauinger,	Metzenbacher,	Snyder,
Bleloch,	Hemminger,	Miller,	Spangler,
Body,	Herman,	Miesmer,	Speiser,
Brosius,	Hess,	Morow,	Spillinger,
Brown,	Heyburn,	Moore,	Steedle,
Brownlee,	Hibshman,	Morrow,	Steele,
Burnett,	Hobbs,	Moses,	Stein,
Caldwell,	Hoffman,	Moulthrop,	Stone,
Campbell, C. M.,	Howard, J.,	Murphy,	Strauss,
Campbell, J. J.,	Howard, R.,	Musser,	Swartz,
Carson,	Humes,	Neel,	Swift,
Carter,	Isler,	Neely,	Thomas,
Cheeseman,	Keegan,	Newbaker,	Trach,
Claycomb,	Kaiser,	Newton,	Ulerich,
Clair,	Kaufman,	North,	Ulman,
Cochran,	Kennedy,	O'Neill,	Walnut,
Collins,	Kern,	Peachey,	Walsh,
Conner,	Kitts,	Pennegar,	Walton,
Conoff,	Klepper,	Pennock,	Watson,
Conrade,	Klepper,	Perry, H. L.,	Wettach,
Cox,	Klepper,	Perry, S. J.,	Whitaker,
Currier,	Klepper,	Peters,	Whitman,
Curry,	Klepper,	Piper,	Wildman,
Davis,	Klepper,	Post,	Williams,
DeFrees,	Klepper,	Price,	Wilson, J. H.,
Dickinson,	Klepper,		
Donahoe,	Klepper,		

Donnally, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely,	Kuhn, H. P., Kuhns, E. G. M., Lanius, Latshaw, Lenker, Leslie,	Ramsey, Redneld, Reese, Reeser, Rex, Rhoads, Richards,	Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1965 (Senate No. 878), as follows:

An Act providing for the establishment of a Bureau for the Standardization and Supervision of Accounts in the Department of Internal Affairs requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any sub-division thereof to keep accounts and records and to make reports in the form prescribed by said bureau providing for the inspection by said bureau of the accounts of all such officers determining offenses in relation thereto and providing punishment for violations of the provisions thereof.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be and there is hereby created and established in the Department of Internal Affairs a Bureau of Standardization and Supervision of Accounts The Secretary of the Department of Internal Affairs shall within sixty days after the passage of this act appoint in charge of said Bureau a State examiner who shall be a skillful accountant and well versed in public and municipal accounting who shall receive a salary of six thousand dollars per annum Said State examiner shall give his entire time to the performance of the duties of his office and shall hold office during good behavior He shall be subject to removal by the Secretary of Internal Affairs for failure to perform the duties of his office or to carry out the purposes of this act but such removal shall only be made in written order setting forth the reasons therefor

The Secretary of Internal Affairs shall also appoint a deputy State examiner for said Bureau who shall receive a salary of three thousand five hundred dollars per annum one chief clerk of said Bureau who shall receive a salary of two thousand five hundred dollars per annum and such other employees as shall be necessary to carry out effectively the provisions of this act Said deputy examiner shall have like qualifications as said State examiner and shall hold office during good behavior subject however to be removed by the appointing power for failure to perform the duties imposed upon him by the State examiner or by the provisions of this act Provided however That such removal shall be made only upon written order setting forth the reasons therefor

Section 2 Said bureau shall formulate and prescribe a uniform system or systems of accounting and reporting which shall exhibit true accounts and detailed statements of funds collected received and expended for or on account of the public for any and every purpose whatsoever and by all public officers employees or other persons and shall show the receipt use and disposition of all public property and the income if any derived therefrom and shall show all sources of public income and the amounts due and received from such source and shall show all receipts vouchers and other documents kept or that may be required to be kept necessary to separate to itself and prove the validity of every transaction and said bureau shall formulate all statements and reports made or required to be made for the internal administration of the office to which they pertain and all reports published or that may be required to be made or published for filing in the office of the State examiner or for the information of the public regarding any and all details of the financial administration of public affairs Said bureau shall from time to time make and enforce such changes in the systems and forms of accounting and reporting as shall by them be deemed wise or as may become necessary in order to conform to law

Each State department and every municipality or public institution in the State shall keep separate accounts of every appropriation or fund made or accruing to such department municipality or public institution showing the date of each payment thereout the name address and vocation of each person firm corporation or association to whom paid and the purpose therefor They shall also keep separate accounts for each department undertaking institution and public service industry owned or maintained wholly or partly by the State or any municipal subdivision thereof Such accounts shall show the true and entire cost of the ownership and operation thereof the amount collected annually by general or special taxation for service rendered to the public and the amount and character of the service rendered therefor and the amount collected annually from private users if any for services rendered to them and the amount and character of the services rendered therefor The accounts shall be so kept as to show profit and loss by operation

Section 3 The State examiner shall require from the proper officers of every department municipality and every public office or public institution financial reports covering the full period of each fiscal year in accordance with the forms and methods prescribed by the Bureau of Standardization and Supervision of Accounts which said reports shall be prepared certified and filed with the State examiner within sixty days after the close of each fiscal year which shall be December thirty-first of each year in all cases in which the fiscal year is not otherwise fixed by law

Such reports shall contain

(a) An accurate statement in summarized form from all sources an account of all transfer of funds inter se all accounts due the public treasury but not yet collected and all disbursements and liabilities whether actual or contingent

(b) A statement of all income and revenues accrued and how derived and from what source and of all expenses and debts incurred whether paid or not and for what accounts and purposes the same are authorized the accounts of every public service industry owned by any municipality public office or public institution to be kept on a commercial basis showing surplus or deficit

(c) A statement of all costs of ownership and operation showing any detailed units and cost units costs classified in such manner as the State examiner shall prescribe

(d) A statement of service records and any other statistics which may be required by said State examiner

Section 4 The substance of the reports required by the provisions of this act shall be arranged by the State examiner in such form as shall indicate the comparative receipts of the various sources of revenue and the comparative costs of the several branches of government and shall be published in an annual statement of comparative statistics which shall be printed and issued at the expense of the State as a public document

Section 5 The said Bureau shall formulate prescribe and approve the forms for reports herein required to be made and the State examiner shall annually furnish to the officers required to make reports by the provisions of this act at least ninety days before the time such reports are required to be filed with him such printed blanks and forms on which shall be indicated the information required together with suitable printed instructions for filling out the same

Section 6 It shall be the duty of every public officer to permit the State examiner to examine personally or through his representatives all books records and accounts kept by him or under his charge or control On such examination inquiry may be made as to the financial condition and resources of each municipality or public institution whether the laws of the State and the requirements of said Bureau have been complied with and into the methods and accuracy of said accounts and the reports of the office examined Such examinations may be made without notice The State examiner or his representative when engaged in making any examination as provided by this act or when engaged in any official duty devolved upon them as such shall have the right to enter into the office of any State department municipality or public institution in this State and examine any books records or accounts contained therein or belonging thereto for the purpose of making such examination

The State examiner or his representatives shall be entitled to reimbursement for actual expenses made by them while engaged in making examinations as provided by this section to be paid out of the appropriation of the Bureau

Section 7 It shall be the duty of all public officers and all officers of all boards commissions and public institutions maintained wholly or partly by the State or any of its sub-divisions to keep in their respective offices a complete and separate record of all fines forfeitures fees and charges collected for services or otherwise from any and every source whatsoever by themselves or their respective deputies assistants clerks stenographers or other employe whether paid into the public treasury or retained by such officers Such record shall show the names the amounts by whom and when the same were paid to such officer deputy assistant clerk or other employe The forms and records necessary to comply with the provisions of this section shall be devised and formulated by said Bureau

Section 8 The officers provided for by this act shall each give bond for the faithful performance of his duties as follows

The State examiner in the sum of ten thousand dollars and the deputy examiner in the sum of five thousand dollars to be approved by the Secretary of Internal Affairs

Section 9 The term "municipality" as used in this act shall be construed to extend to include and mean any county city borough township or school district in this State The term "public office" as used in this act shall be construed to extend to include and mean the office of any and every person who for or on behalf of the State or any municipality holds receives disbursements or keeps the accounts of the receipts and disbursements of any public funds The term "public officer" as used in this act shall be construed to extend to include and mean any person who holds receives disbursements or is required by law to keep any account the examination and supervision of which is provided for in this act The term "public institution" as used in this act shall be construed to extend to include and mean any institution or public service industry maintained in whole or in part at public expense or supported in whole or in part by appropriations or public funds or by taxation The term "public service industries" as used in this act shall be construed to extend to include and mean any and all public service industries owned either directly by the municipality or to the support of which the municipality contributes from public funds or the capital stock of which the municipality may be the owner of any part or the bonds of which may be owned or guaranteed by the municipality

Section 10 The uniform system of accounting and reporting to be formulated and prescribed by said bureau shall be installed in the various State departments municipalities and public institutions at the beginning of the fiscal year

ending in one thousand nine hundred and fifteen. Said State departments municipalities and public institutions shall adopt and use the forms records and systems of accounting and reporting that shall be prescribed by the said bureau when directed so to do

Section 11 Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to imprisonment for a period not exceeding one year either or both at the discretion of the court

Section 12 All laws and parts of laws inconsistent with this act be and the same are hereby repealed. Provided That the provisions of this act shall not be construed to relieve any officer of any duties now required by law of him with relation to the auditing of public accounts of the disbursements of public funds

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Allen,	Donnelly,	Lanius,	Rhoads,
Arthur,	Dunn, J. A.,	Lenker,	Robinson,
Baldwin, R. J.,	Eichenberger,	Letzkus,	Rockwell,
Barner,	Ely,	Lohr,	Roney,
Bass,	Ewing,	Lowers,	Rothenberger,
Bayle,	Flynn,	Malie,	Sassaman,
Becker,	Forster, I. G.,	Martin,	Schaeffer, A. C.,
Benninger,	Foster, J. D.,	Mather,	Schuck,
Bergey,	Geiser,	Matt,	Semmens,
Berntheizel,	Gibson,	McAleer,	Shaffer, C. A.,
Bigger,	Glenn,	McAllister,	Shaffer, I. E.,
Bittles,	Good,	McCaig,	Showalter,
Blair, W. A.,	Gramley,	McClintock,	Smith, J. W.,
Blair, W. F.,	Gransback,	McDermott,	Snyder,
Bieloch,	Gray, Joseph,	McKay,	Speiser,
Body,	Hackett,	McNichol,	Steele,
Brosius,	Haggerty,	Metzenbacher	Steen,
Brownlee,	Heidinger,	Miller,	Strauss,
Burnett,	Herman,	Mitchell,	Swartz,
Caldwell,	Heyburn,	Morrow,	Thomas,
Campbell, C. M.,	Hobbs,	Moses,	Trach,
Campbell, J. J.,	Hoffman,	Murphy,	Ulerich,
Carter,	Howard, J.,	Musser,	Ulman,
Cheeseman,	Howard, R.,	Neel,	Walsh,
Claycomb,	Humes,	Newbaker,	Watson,
Cleary,	Isler,	North,	Whitaker,
Collins,	Irwin, G. C.,	Pennegar,	Whitman,
Conner,	Jackson,	Pennock,	Williams,
Conrade,	Kaiser,	Perry, S. J.,	Wilson, J. H.,
Cox,	Keegan,	Piper,	W. H. H.,
Currier,	Keepert,	Post,	Zimmerman,
Curry,	Kern,	Ramsey,	Alter,
Davis,	Klepper,	Reese,	Speaker
Dickinson,	Kuhn, H. P.,	Reeser,	
Donahoe,	Kuhns, E. G. M.,		
Dunn, H. B.,			

NAYS—2.*

Carson, Perry, H. L.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 2054 (Senate No. 830), as follows:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" which as heretofore amended reads as follows

"Section 2 That male minors over the age of eighteen years may be employed in any and all kinds of legal employment within the Commonwealth but all minors under the age of eighteen years shall not be employed in or about blast-furnaces docks wharves quarries in the outside erection and repair of electric wires in the running or management of elevators lifts or hoisting machines in oiling hazard-

ous and dangerous machinery in motion at switch-tending gate-tending track-repairing as brakemen firemen engineers motormen conductors upon railroads as pilots firemen or engineers upon boats or vessels engaged in the transportation of passengers or merchandise in or about establishments wherein nitro-glycerine dynamite dualin gun-cotton gunpowder or other high or dangerous explosive is manufactured compound or stored" is hereby further amended to read as follows

Section 2 That male minors over the age of eighteen years may be employed in any and all kinds of legal employment within the Commonwealth but all minors under the age of eighteen years shall not be employed in or about blast-furnaces docks wharves in quarries in the outside erection and repair of electric wires in the running or management of elevators lifts or hoisting machines in oiling hazardous and dangerous machinery in motion at switch-tending gate-tending track-repairing as brakemen firemen engineers motormen conductors upon railroads as pilots firemen or engineers upon boats or vessels engaged in the transportation of passengers or merchandise in or about establishments wherein nitro-glycerine dynamite dualin gun-cotton gunpowder or other high or dangerous explosive is manufactured compounded or stored

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—133.

Allen,	Ehrhardt,	Lowers,	Roney,
Aron,	Eichenberger,	Malle,	Runk,
Arthur,	Ely,	Martin,	Sassaman,
Barner,	Flynn,	Mather,	Savacool,
Bayle,	Forster, I. G.,	Matt,	Schuck,
Becker,	Frey,	McAleer,	Semmens,
Benninger,	Geiser,	McCaig,	Shaffer, C. A.,
Benson,	Gibson,	McClintock,	Shaffer, I. E.,
Bergey,	Good,	McDermott,	Showalter,
Bigger,	Grabe,	McKay,	Smith, J. W.,
Blair, W. A.,	Gramley,	McNichol,	Snyder,
Blair, W. F.,	Gray, Joseph,	Metzenbacher,	Speiser,
Bieloch,	Hackett,	Miller,	Steele,
Body,	Haggerty,	Mitchell,	Steen,
Brosius,	Heidinger,	Morrow,	Stone,
Brownlee,	Herman,	Moulthrop,	Strauss,
Burnett,	Hibshman,	Murphy,	Tratz,
Caldwell,	Hobbs,	Neel,	Thomas,
Campbell, C. M.,	Howard, J.,	Neely,	Trach,
Campbell, J. J.,	Howard, R.,	Newbaker,	Ulerich,
Carson,	Humes,	O'Neill,	Ulman,
Carter,	Isler,	Pennegar,	Walsh,
Claycomb,	Irwin, G. C.,	Pennock,	Watson,
Cleary,	Kaiser,	Perry, S. J.,	Wettach,
Conner,	Keegan,	Piper,	Whitaker,
Conniff,	Kennedy,	Post,	Wildman,
Cox,	Kern,	Ramsey,	Williams,
Currier,	Klepper,	Redfield,	Wilson, J. H.,
Curry,	Kuhn, H. P.,	Reese,	Wiltbank,
Davis,	Kuhns, E. G. M.,	Rex,	Zimmerman,
Dickinson,	Latshaw,	Richards,	Alter,
Donahoe,	Lenker,	Robinson,	Speaker.
Down,	Letzkus,	Rockwell,	
Dunn, J. A.,	Lohr,		

NAYS—1.

Moses.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 2025 (Senate No. 883), as follows:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The Personal Registration Act" in cities of the first and second classes

Section 2 "Commissioners" as used herein has reference to Registration Commissioners "oath" includes affirmation and "swear" includes affirm wherever used Election "district" includes election "division" All references to public officers or municipal authorities where not otherwise specified shall be understood to refer to the authorities of the

proper county or judicial district "Party" as used herein has reference to a political party which at the last election polled two per centum of the vote cast in any city or election district for the candidate receiving the largest vote therein "Register" means the book containing or to contain the registry list of electors prepared by the registrars "General election" means the election held in even numbered years "Municipal election" means the election held in odd-numbered years

Section 3 The Governor of the Commonwealth shall at the expiration of the terms of existing Commissioners in said cities and in every fourth year thereafter appoint a Board of Registration Commissioners for each of said cities consisting of four duly qualified electors of said city not more than two of whom shall be members of the same party. Provided however that this act shall not in any way be construed as nullifying the appointments already made by the Governor of the existing commissioners for terms for which they have already been appointed. The commissioners shall hold office for a term of four years or until their successors qualify. Any commissioners may be removed for cause by the Governor. Any vacancy in a Board of Commissioners shall be filled by the Governor within ten days after the vacancy occurs and the person appointed to fill such vacancy shall hold office during the remainder of the term of the commissioner in whose place he was appointed. All appointments shall be so made that at no time shall more than two commissioners belong to the same party. Commissioners in cities of the first class shall receive a compensation at the rate of three thousand dollars per annum in cities of the second class at the rate of two thousand dollars per annum said compensation shall be paid by the treasurer of the proper county.

Section 4 As soon after their appointment as may be the commissioners shall organize by selecting a chairman and a secretary who shall not be members of the same party. The concurrence of three commissioners shall be necessary to any affirmative action except as may be otherwise provided herein. The commissioners shall keep a record in permanent form of all their proceedings. Their records shall be open to the public at all reasonable times and they shall make an annual report to the Governor. They shall have the power to administer oaths.

Section 5 The commissioners shall not later than August fifteenth of each year appoint four registrars for each election district as herein provided. The registrars must be duly qualified electors of the said district and shall have been residents of the city for a period of two years and of the ward for one year immediately preceding their appointment. They must be sober and judicious persons of good moral character able to read intelligently and to write legibly. Two of the registrars shall be members of the party polling the highest vote within the election district at the last preceding election and one at least shall be a member of the party polling the next highest number of votes at said election. The commissioners shall provide at all times a Board of Registrars not more than two of whom shall be of the same political faith. If therefore it appears at any time that by reason of a change in political affiliations or because of error in the appointment a board is not so divided any ten electors of the division may file a petition with the commissioners setting forth the facts and praying that one or more of the appointments may be revoked and that other appointments may be made. The commissioners shall grant a public hearing and if they find the facts to be as represented shall give the relief asked for. Two of the said registrars one of whom shall be of the majority party shall be designated by the commissioners to have charge of the two registers as hereinafter provided. No person who holds or is a candidate for public office shall act as registrar. The names of at least four qualified persons shall be suggested to the commissioners by petition duly filed for each election division two by the ward executive committees if such exist and if not by the city committees of the parties of the district. These petitions shall be signed by the president and one secretary of the ward executive committees if such exist if not by the president and one secretary of the city committee if such exists and by five electors of the division and shall set forth the names addresses and

occupations and political affiliations of the persons suggested. Each candidate for registrar shall swear to the truth of the facts set forth in his petition. The petition shall remain on file open to public inspection at least ten days before the persons named therein shall be appointed except in cases where a vacancy occurs in the office of registrar within ten days of a registration day. If no petitions are filed the commissioners may appoint without regard to party and if the persons suggested by petition are unfit shall have the power to appoint others of whom they have knowledge. No appointment shall be made unless the person to be appointed has personally appeared before the commissioners and has satisfied them of his qualifications but in case of a reappointment it shall not be necessary for the person so reappointed to be summoned. At least one week's notice of the time and place of the examination for each ward or election district of those persons who have been suggested by petition or are under consideration for appointment as registrars in such ward or election district shall be published by the commissioners in at least two daily newspapers in the city. Only electors residing in the same division as the person applying for appointment as registrar may appear in person and being duly sworn shown wherein said person applying for appointment as registrar does not possess the requisite qualifications. If the persons nominated are found not to be properly qualified the commissioners may decline to appoint them and the ward executive committee or city committee shall then suggest other names as aforesaid.

No person shall be appointed a registrar unless the appointment is approved by three commissioners. Provided That if two commissioners have concurred in approving four persons successively to fill one position and the other two commissioners have concurred in objecting to said persons the commissioners first referred to may approve four other names and from these eight all having been suggested by petition the other two commissioners must select the registrar.

The commissioners shall have power to summon any person whom they desire to interrogate and all persons testifying before said commissioners shall be first duly sworn by one of said commissioners or by the recorder. Any person so appointed a registrar must perform his duties prescribed by this act unless excused therefrom by the commissioners for cause shown. The registrars shall receive a compensation of ten dollars per day for the time actually spent in registration.

Section 6 The registrars of each election district shall meet at the polling place thereof in even numbered years on the ninth Thursday the seventh Tuesday and fifth Saturday preceding the November election which shall be known as the Fall Registration on the fifth Wednesday preceding the Spring primary which shall be known as the Spring Registration and in odd numbered years on the tenth Thursday ninth Tuesday and eighth Saturday preceding the November election which shall also be known as the Fall Registration. They shall remain in open session from seven ante meridian to ten ante meridian and from four post meridian to ten post meridian of each registration day. They shall on said days receive personal applications from persons who claim that they are entitled to be registered. They shall have power to administer oaths shall examine said applicants under oath and shall record on the register the names of those whom they shall determine to be qualified as hereinafter provided. Two weeks' notice of the registration days shall be given by the commissioners by publication in at least two daily newspapers in the city and by posting notices at the polling-places. Electors who did not register at the Fall Registration may register at the Spring Registration and the lists shall become of no validity at the beginning of the period of Fall Registration next succeeding that at which the registers were opened. The old registers shall be preserved by the commissioners for at least two years after the year in which they are in use.

Section 7 Every person claiming the right to vote must appear in person before the registrars in the district in which he lives on one of the days prescribed by law and answer the questions put to him by them. These answers must be recorded on a single line in two registers which shall have the following form

Surname.		Christian Name.		Occupation.		Present Residence.							
						Street and Number.		Lodger, Lessee or Owner.		Room or Floor Occupied.			
1		2		3		4		5		6			
Length of Residence.		Place of Residence at Time of Last Registration.				Place of Birth.		Naturalization Papers Produced, Yes or No.		No. of Affidavit of Naturalization of Father if taken.		Tax Receipt Produced, Yes or No.	
In State.	In District.	State.	City.	Street and Number.	Date of Last Registration.								
7	8	9	10	11	12	13	14	15	16				

No. of Affidavit of loss, if taken. If under 22 years of age, write "Age."	Personal Description.				Designation of Political Party for Pri- mary Vote.	Signature at time of Registration or of Voting.
	Color.	Approximate Age.	Tall, Short or Medium.	Approximate Weight.		
17	18	19	20	21	22	23

If Challenged, No. of Challenge. Affidavit.	VOTED. These columns are for use at elections and are not to be filled in by Registrars.			
	Fall Primary.	November Election.	Spring Primary.	Special Election.
24	25	26	27	28

The size and character of the said register shall be determined by the Secretary of Commonwealth and the form thereof shall be furnished by the said secretary to the respective commissioners.

Immediately above the form shall be printed the following instructions. The applicant must be sworn or affirmed that the information given by him in reference to his right to be registered shall be the truth. Any willful false statement constitutes perjury and is punishable as such.

Every register shall be indexed alphabetically from A to Z. The lines of each page shall be consecutively numbered in both margins beginning with the number one at each alphabetical division of the register. The answers of the applicants shall be recorded in their presence in both registers in the following manner. In the first column shall be entered the surname of the applicant in the order of his appearance at the polling-place on the page bearing the index letter of his surname in the second column shall be entered his christian name or names in the third column his occupation in the fourth column the street and number of his residence in the fifth and sixth columns whether he is a householder lodger lessee or owner and if he is a lodger or lessee of a portion only of a house the location or number of the room or floor which he occupies in the seventh and eighth columns shall be entered the length of his residence in the State and district respectively in the ninth tenth eleventh and twelfth columns the location of the house from which he last registered giving State city street and number respectively and the year in which he is so registered in the thirteenth column the State or territory of the United States or the foreign country where he was born in the fourteenth column whether being foreign-born he produces his naturalization papers in the fifteenth column the number of the affidavit of naturalization of his father if taken in the sixteenth and seventeenth columns the manner in which he complies with the law relating to the payment of taxes as a qualification of right to vote whether by the production of his receipt or by making affidavit if the applicant is less than twenty-two years of age the word "age" shall be recorded in said columns in the eighteenth nineteenth twentieth and twenty-first columns his personal description designating whether white or colored his approximate age height and weight in the twenty-second column the designation of the political party of the elector for the purpose of voting at the next succeeding primary or primaries in the twenty-third column in the register marked "voting check-list" he shall be required to sign his name if able to write if he alleges inability to write a record of the fact shall be made in the same column and unless due to some apparent physical infirmity he shall be required to make affidavit of his inability to write in the twenty-third column in the register marked "ballot check-list" he shall if challenged on election day be required to sign his name in the twenty-fourth column shall be entered the number of the challenge affidavit of every person who is required to take said affidavit in the twenty-fifth twenty-sixth twenty-seventh and twenty-eighth columns the election officers shall record in one register the obtaining of the ballot and in the other the casting of the vote of the registered elector at the fall primary November election spring primary or special election as hereinafter provided or as may hereafter be provided by law.

Section 8. Every person who shall have paid his taxes either by himself on his duly authorized agent or attorney on or before the last day for registration and who shall possess all the other qualifications of an elector as provided in the Constitution and laws of this Commonwealth or who by continued residence in his election district will obtain such qualifications before the next ensuing general or municipal election shall be entitled to be registered at the fall registration but at the spring registration only if he will be qualified to vote at the spring primary but no person shall be registered unless at least three of the registrars determine that he is so qualified.

Section 9. Any person claiming the right to register may be challenged by a registrar or by any qualified elector of the election division. Any person so challenged shall answer the questions of the challenge affidavit as herein specified and after his answers have been recorded he shall sign if able to write and swear to their truth. He shall also make affidavit at the same time to the truth of his answers as recorded in the register if able to read and which he shall be deemed to have examined or have had the same read to him. The affidavits of all persons so registered shall at the close of each day of registration be numbered and filed.

The challenge affidavit shall be in the following form

No. Election Division Ward
County of
State of Pennsylvania ss
City of
What is your full name
Are you married or single
If married where does your family reside
If single where do your parents reside
Where did you actually reside immediately prior to taking
up your present residence
Give your residences for the last four months
What is the name of your present employer
Where is his place of business
What is the name of your last employer
Where is or was his place of business
Have you read the information given by you as recorded in
the register
I the undersigned do solemnly swear or (affirm) that I
have read the information recorded opposite my name in
the register of the Division of
the Ward on page and that said information
as well as that recorded in this affidavit is the truth
..... day of nineteen
(Signature of applicant)

Registrar

Registrar's Description of Applicant

Distinguishing marks
Other peculiarities
Color of hair
.....
.....

Registrars

The challenged applicant shall produce such further proof as the law requires challenged persons to produce on election day and it shall be the duty of the registrars to require it before permitting him to be registered. All persons claiming the right to vote by reason of naturalization shall be required to produce the proper naturalization papers or a certified copy thereof before they shall be registered but no such person shall be required to produce his papers a second time in the same district unless he is challenged. Provided That any person claiming citizenship by reason of the naturalization of his father may be registered either by the production of his father's papers or a certified copy thereof or by making affidavit that his father was naturalized at a time when he the applicant was less than twenty-one years of age and that he is unable to produce his father's papers. Whenever the applicant is rejected after a portion of the record has been filled in a line shall be drawn through the record already made and the registrar shall note on said line the reason for the rejection and shall add his initials thereto. All affidavits and vouchers shall be executed in duplicate one being delivered into the custody of each registrar who has charge of the registers.

Section 10. On the spring registration day the registrars shall in addition to the registration of electors strike from the list of names of such persons as shall be proven to their satisfaction by the affidavits of at least two qualified elector of the Division to have died or removed from the division since the last registration. The registrars shall record on blank forms provided for that purpose the names and previous places of registration giving wards and divisions of all persons registered by them on said day who give as such place of previous registration a place in the same city and shall forward the same to the commissioners for their information. Thereafter upon the return of the registers to the office of the commissioners it shall be their duty to examine the same and whenever registered persons have given as their last place of registration another election division in the same city to strike said name from the register of said

division of prior residence and to note thereon the reason for so removing the name. On the day of spring registration any person who desires to change his political designation because of change in his political affiliations at the last preceding election or who has hitherto not enrolled as a member of a party although registered may appear before the registrars of the proper division and change their political designation or cause their political designation of party to be entered on the registers. At any time between the November election and the ten days before the spring primary any registered elector who has removed from one election division to another in the same city two calendar months prior to the spring primary may apply at the office of the commission and have the registry of his name transferred from the division from which he has removed to the one in which he has taken up his new residence. It shall be the duty of the Commissioners upon satisfactory proof of the electors identity to strike his name from the register in the division from which he has removed to examine him in the regular way as to his qualifications and if his answers are satisfactory to the commissioners to register him in the division to which he has removed. Provided however that in no case shall an elector change the registration of the designation of his political party later than the fifth Wednesday before the spring primary.

Section 11 Parties or bodies of electors who now are or hereafter may be entitled to have watchers at the general election shall be allowed to appoint not more than three electors of the division to act as watchers in each place of registry without expense to the county on each registration day. No more than one watcher from such party shall be allowed in the registry place at any one time. Each watcher shall be provided with a certificate from the county commissioners stating his name and the party or policy he represents. Watchers shall be entitled to be present during all of the public sessions herein provided for and shall be required to show their certificates when requested to do so. They shall have the power to challenge.

Section 12 No more than six electors other than the registrars and the watchers herein provided for shall be allowed in the registry room at any one time.

Section 13 At the end of each day's registration the registrars shall compare the two registers so kept and cause any errors in either of them to be corrected by aid of the entries in the other so as to make the same agree where there is any difference between them. All of the registrars shall then sign their initials in the line immediately under the last names registered under each letter in both books together with the date. At the close of both fall and spring registrations the registrars shall sign a certificate the forms of which shall be printed on the last page of the register setting forth the number of persons registered on each day and the number of names which have been stricken out if any.

Section 14 The two registrars who have not charge of the registers shall at the fall registration prepare two "street lists" of all names registered. These lists shall contain the names of the electors and their addresses in the order which their residences appear upon the streets of the district. One of said street lists shall be hung outside of the polling place and shall remain in that position until the next election. The other shall be returned to the office of the commissioners and at least one hundred exact copies of it shall be printed in pamphlet form and shall be ready for distribution at least three weeks before election day.

Section 15 If any citizens shall object to the action of the registrars in accepting or rejecting any claim for registration he may file his petition duly sworn to by said citizen with the commissioners setting forth the ground of his complaint. If the complaint is to the acceptance of a claim notice to the claimant shall be given by leaving a written or printed notice at his place of residence as given by him to the registrar and recorded in the register. When such petitions are filed the commissioners shall fix a time and place for hearing them sufficiently in advance of the election to enable the same to be heard and disposed of prior thereto and to have a review thereof by the courts. Such hearing shall be public before the commissioners and the register of voters may be amended either by the insertion of a new name or the cancellation of a name already on the register or otherwise as the commissioners may order. The commissioners may enforce their orders as herein provided or may make the amendments themselves or by their clerks. All such applications for correcting the register must be made not later than two weeks prior to a general or municipal election.

The applicant or any elector who is not satisfied with the decision of the commissioners may petition the court of Common Pleas setting forth the reason why he feels that injustice has been done and thereupon the said Court of Common Pleas may in its discretion allow an appeal to it from the decision of the commissioners. The said court may then fix a day for a public hearing of which notice shall be served by the petitioner upon the commissioners and upon the person or his attorney who opposed his contention before the commissioners together with a copy of the petition at least five days before such public hearing may take place proof of which must be exhibited to the court. The said court after such public hearing may reverse affirm or alter the decision of the commissioners. Such petitions for appeals must be filed not later than ten days preceding an election. Any qualified elector who has by himself or duly authorized agent or attorney paid his taxes after the last day of the Fall registration and on or before the final day for the payment of the same in odd-numbered years or any qualified elector who will arrive at the age of twenty-one years between the primary election and the next succeeding election or any elector who has become qualified by reason of naturalization or residence in the division in which he seeks to be registered between the primary election and the next succeeding election may on the twentieth day preceding the election in odd-numbered years present his petition to

the commissioners setting forth the fact as to the payment of his taxes and giving in detail the information required to be recorded in the register and praying that his name may be added to the register in the proper division. If the facts are proven to the satisfaction of the commissioners subject to the same conditions as though the applicant for such registration had presented himself for registration before the board of registrars of his district they shall order the name of the petitioner to be inserted in the register in the proper place.

Any qualified elector who was too ill to appear at the polling-place on all of the registration days or who was unavoidably absent from the city on all of said days may at any time but not less than two weeks before any election or primary present his petition to the commissioners setting forth the facts as to his illness or unavoidable absence and setting forth in detail the information required to be recorded in the register and praying that his name may be added to the register of the proper division. After this petition shall have remained in the office of the commissioners open to public inspection for at least two days a hearing shall be granted the petitioner shall personally appear and if the facts are proven to the satisfaction of the commissioners to be as reported they shall order the name of the petitioner to be inserted in the register in the proper place. This hearing shall be public and any qualified elector of the division shall have the right to challenge and to require proper proof of identity as in the case of registry before the registrars. If any person is not satisfied with the decision of the commissioners he may appeal to the Court of Common Pleas as in other cases. The commissioners shall also have power to investigate on their own motion any irregularities in registration and shall have power to summon witnesses to examine them under oath to require the production of the books and papers of the registrars and to correct the registers by striking off names which they may find to be improperly registered. The commissioners shall have authority to summon such number of registrars as in their judgment may be necessary to assist them in carrying into effect the provision of this section. Registrars when summoned by the commissioners under this section shall be entitled to and receive the same compensation as is received by registrars under the existing law for registration services. All witnesses summoned to appear before the registration commissioners shall be entitled to receive one dollar and fifty cents each per day as witness fees.

Section 16 The two registrars designated to keep the two registers shall obtain at the office of the commissioners the blank books forms and other supplies prepared for their use before the first registration day in the Fall and before the Spring registration day and shall have the same at the polling-place on said days. On registration days and during the time from one such day to another until the close of the Fall registration period the said registrars shall have the custody and control and shall be charged with the safe-keeping of the registers in which they have made entries together with all affidavits forms et cetera which have been taken in duplicate as hereinafter provided. During the same periods the other registrars shall be charged with the safe-keeping of the street lists which are in course of preparation by them. At the close of the registration and before twelve o'clock noon on the following day the two registrars who have been charged with the keeping of the registers shall deliver the same together with one street list all affidavits vouchers unused forms et cetera to the commissioners at such place as may be designated by them. The said papers and books shall remain on file at a place designated by the commissioners open to public inspection under proper regulation for their safe-keeping subject however to the further provisions of this act. The commissioners shall have power to appoint a recorder (who shall have power to administer oaths) and to fix his compensation at a sum not exceeding two thousand five hundred dollars per annum a clerk who shall receive a salary not exceeding fifteen hundred dollars per annum a stenographer who may act as clerk who shall receive a salary not exceeding twelve hundred dollars per annum a custodian who shall receive a salary not exceeding twelve hundred dollars per annum a messenger who shall receive a salary not exceeding eight hundred and forty dollars per annum and as many clerks as may be necessary at a compensation not exceeding four dollars per diem for the time actually employed and a counsel whose compensation shall not exceed two thousand dollars per annum.

The county commissioners of each county upon proper vouchers shall provide for the payment of the commissioners council registrars and other officers or clerks provided by his act. They shall furnish proper rooms for the accommodation of the commissioners and their records. They shall also at the direction of the commissioners prepare and have printed at the expense of the county all the registers street-lists affidavits blanks blank books and stationery required by the provisions of this act or which in the judgment of the commissioners are reasonably necessary to carry out its provisions and shall provide for their proper distribution to the commissioners and their registrars. It shall also be their duty to see that the polling-places are open and in proper order for the use of the registrars. They shall also deliver the two registers to the election officers in the manner in which they are or may be required to deliver other election materials for use on election day.

Section 17 Any person whose name is on the register shall be entitled to vote at any general special primary or municipal election unless it shall be shown to the satisfaction of the election officers that he has become disqualified since registration provided that no person shall vote at a primary unless he has designated at the registration under this law the party whose ballot he desires to vote at the primary and further provided That if a special election or Fall primary shall intervene between registration day and the next general or municipal election the presence of the name of an elector on the list shall not be conclusive evi-

dence of his qualifications as to length of residence or payment of taxes at said special election or primary. If his name is not registered he shall not be entitled to vote at any election or primary. Before receiving his ballot every voter shall satisfy the election officers of his identity and if challenge by signing his name in the place provided for that purpose if able to do so and by the production of such other evidence as is or may be required by law.

The two registers shall be used at elections by the election officers in the place of the ballot check list and the voting check list. One of the said registers shall be marked "ballot check list" and the other shall be marked "voting check list". After the polls are closed the names checked as having voted in the said two registers shall be immediately counted and the result announced before the ballot-box is opened. The two registers shall be immediately sealed in an envelope and shall be returned to the custody of the commissioners when the ballot box and other election returns are delivered to the proper officers.

Section 18 Any person who willfully disobeys a lawful order of the commissioners or refuses to obey their subpoena duly issued and served shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars" provided however that no witness shall be obliged to appear before the Registration Commissioners unless his witness fees as provided by this act shall be paid to him in advance. Any willful false statement made under oath by any person in relation to any matter or thing concerning which shall be lawfully interrogated by the registrars or by the commissioners shall be perjury and any person upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or to undergo an imprisonment not exceeding two years or both in the discretion of the court person not lawfully entitled to be registered or who intentionally refuses to register a person lawfully entitled to be registered or who intentionally assists in preventing such person from being registered shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both at the discretion of the court.

A person who applies for registration knowing that he is not entitled to be registered or who falsely personates another in an application for registration or who knowingly offers false naturalization papers or a fraudulent tax receipt to establish his claim to be registered or who personates another shall be guilty if a misdemeanor and upon conviction shall be sentenced for every such offense to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding three years or both in the discretion of the court.

A registrar who inserts or intentionally permits to be inserted a name on the registry list without a proper application in person during the hours of registration on a registration day on the part of the person registered or without requiring the proper evidence of the right of the applicant to be registered or who alters any registry list after the entry has been duly made except upon any order of the court or of the commissioners or who makes any entry therein at any time other than during the hours of registration and in the presence of the other registrars shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court.

Any election officer who knowingly refuses the vote of a duly registered and qualified elector or who knowingly accepts the vote of a person not registered in accordance with the provisions of this act or who knowingly receives a vote from a person falsely claiming to be a registered voter shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court.

Any commissioner registrar or other officer upon whom a duty is laid by this act who shall wilfully refuse to perform his said duty shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court.

Section 19 The act of February seventeenth Anno Domini one thousand nine hundred and six entitled "An Act to provide for the personal registration of electors in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions" the act of June third Anno Domini one thousand nine hundred and seven entitled "An Act to amend the act of February seventeenth one thousand nine hundred and six entitled "An Act to provide for the personal registration of electors in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions" by changing the days and hours of registration providing an additional registration day for the spring primary providing that foreign-born citizens unable to produce their father's naturalization papers may be registered upon making affidavit providing for the registration of citizens between the February election and the spring primary altering the procedure of the appointment of registrars of appeals to the commissioners and to the courts and providing that proper notice of each be given providing that registered persons shall be entitled to vote only in case they have not since registration become disqualified enlarging the powers of the registration commissioners in certain particulars altering the phraseology of the act so as to make it clear that electors may register at either fall or winter periods that they may be registered by the commissioners only if all or absent on all the registration days and that the

lists shall become of no validity at the beginning of the new registration period providing that the lists shall be preserved for two years that an applicant for registration unable to write shall make affidavit of the fact providing that the registrars shall notify the registration commissioners of the registrations of persons previously registered in the same city and making certain verbal corrections in the language of the same" and the act of June sixteenth Anno Domini one thousand nine hundred and eleven entitled "An Act to amend sections two three eight thirteen and fourteen of an act entitled "An Act to provide for the personal registration of electors in cities of the first and second classes of Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for the violations of its provisions" approved the seventeenth day of February Anno Domini one thousand nine hundred and six and sections five six seven ten fifteen and sixteen of said act as amended by the act entitled "An Act to amend the act of February seventeenth one thousand nine hundred and six entitled "An Act to provide for the personal registration of electors in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions by changing the days and hours of registration providing an additional registration day for the Spring primary providing that foreign born citizens unable to produce their fathers registration papers may be registered upon making affidavits providing for the registration of citizens between the February election and the Spring primary altering the procedure of the appointment of registrars of appeals to the commissioners and to the courts and providing that proper notice of each be given providing that registered persons shall be entitled to vote only in case they have not since registration become disqualified enlarging the powers of the registration commissioners in certain particulars altering the phraseology of the act so as to make it clear that electors may register at either fall or winter periods that they may be registered by the commissioners only if ill or absent on all registration days and that the lists shall become of no validity at the beginning of the new registration period providing that the lists shall be preserved for two years that an applicant for registration unable to write shall make affidavit of the fact providing that the registrars shall notify the registration commissioners of the registration of persons previously registered in the same city and making certain verbal corrections in the language of the same" approved June third one thousand nine hundred and seven by further defining "party" and who may be appointed registrars increasing the terms of commissioners changing the registration days and the form of register the number of registrars and providing further regulations for the registration of electors requiring all petitions to be under oath and empowering the recorder of the board of registration commissioners to administer oaths and providing for additional employes for said boards and fixing their compensation and repealing all acts or parts of acts inconsistent herewith" be and the same are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—136.

Allen,	Frey,	Mather,	Roney,
Ambler,	Gans,	Matt,	Rothenberger,
Aron,	Geiser,	McAleer,	Sassaman,
Arthur,	Gibson,	McAllister,	Schaeffer, A. C.,
Barnes,	Good,	McArdle,	Scott, J. R. K.,
Becker,	Goss,	McClintock,	Scott, S. B.,
Benson,	Grabe,	McDermott,	Semmens,
Bergey,	Gransback,	McKay,	Shaffer, C. A.,
Bigger,	Gray, Joseph,	McNichol,	Shaffer, I. E.,
Bittles,	Hackett,	Mechnling,	Sherwood,
Blair, W. F.,	Haggerty,	Mellott,	Showalter,
Body,	Heldinger,	Metzenbacher,	Smith, J. W.,
Brosius,	Hemminger,	Miller,	Smith, L.,
Brownlee,	Herman,	Missimer,	Snyder,
Burnett,	Heyburn,	Mitchell,	Speiser,
Caldwell,	Hobbs,	Moses,	Steedle,
Campbell, C. M.,	Hoffman,	Moulthrop,	Steele,
Carson,	Howard, J.,	Musser,	Stein,
Carter,	Isler,	Neel,	Strauss,
Cleary,	Irwin, G. C.,	Neely,	Swartz,
Conner,	Jones E. E.,	Newbaker,	Thomas,
Conrade,	Kaiser,	O'Neill,	Trach,
Cox,	Keeport,	Peachey,	Ulen, h,
Currier,	Kennedy,	Pennock,	Ulman,
Curry,	Kern,	Perry, S. J.,	Watson,
Davis,	Klepper,	Piper,	Wettach,
Dickinson,	Kuhn, H. P.,	Price,	Whitaker,
Donnelly,	Kuhns, E. G. M.,	Ramsey,	Whitman,
Dunn, H. B.,	Lenker,	Redfield,	Williams,
Dunn, J. A.,	Letzkus,	Reese,	Wilson, J. H.,
Eichenberger,	Light,	Rhoads,	Wiltbank,
Ely,	Lowers,	Robinson,	Zimmerman,
Fwing,	Malie,	Rockwell,	Alter,
Forster, I. G.,	Martin,		
Foster, J. D.,			

NAYS—1.

Gramley,

Speaker

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

RECESS.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I move this House take a recess until nine o'clock this evening.

Mr. SPEISER. Mr. Speaker, I second the motion.

The motion was agreed to and, at seven o'clock P. M., the House took a recess until nine o'clock P. M.

AFTER RECESS.

The House reconvened at nine o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1246, as follows:

An Act providing and regarding the releasing on parole of certain prisoners who have been sentenced for life

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who has been or shall be sentenced to imprisonment for life or whose sentence has been or shall be commuted to life imprisonment in any penal institution of this Commonwealth and who shall have served at least fifteen years of such sentence may be paroled by the Governor upon recommendation of the Lieutenant Governor Secretary of the Commonwealth Attorney General and Secretary of Internal Affairs or any three of them after a full hearing upon due public notice and in open session No such person shall be released on parole without the approval of the court that imposed the sentence accompanied by a certificate from the warden or superintendent of the institution that the prisoner has not during his or her confinement been guilty of any willful infraction of the rules of such institution and that the conduct of such prisoner has been such that the releasing of such prisoner would not be determined to the community

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Adams,	Eichenberger,	Leslie,	Rothenberger,
Allen,	Ely,	Letzkus,	Runk,
Alworth,	Ewing,	Light,	Sassaman,
Ambler,	Forster, I. G.,	Lohr,	Savacool,
Aron,	Foster, J. D.,	Lowers,	Schuch,
Arthur,	Frey,	Malie,	Scott, J. R. K.,
Baldwin, R. J.,	Gans,	Mannion,	Scott, S. B.,
Barnes,	Gibson,	Martin,	Semmens,
Bass,	Glenn,	Mather,	Shaffer, C. A.,
Bayle,	Goss,	Matt,	Shaffer, I. E.,
Becker,	Grabe,	McAleer,	Sherwood,
Benson,	Gramley,	McAllister,	Showalter,
Bergey,	Gransback,	McCaig,	Smith, J. W.,
Berntheizel,	Gray, Joseph,	McClintock,	Smith, L.,
Bigger,	Hackett,	McKay,	Snively,
Bittles,	Haggerty,	Mellott,	Snyder,
Body,	Hemminger,	Metzenbacher,	Spangler,
Brosius,	Herman,	Miller,	Speiser,
Brownlee,	Hess,	Smmer,	Spillinger,
Burnett,	Heyburn,	Mitchell,	Steedle,
Caldwell,	Hibshman,	Moore,	Steele,
Campbell, C. M.,	Hobbs,	Morrow,	Stein,
Campbell, J. J.,	Hoffman,	Moses,	Stone,
Carter,	Howard, J.,	Moulthrop,	Strauss,
Cheeseman,	Isler,	Neel,	Swartz,
Claycomb,	Irwin, G. C.,	Neely,	Swift,
Cleary,	Jackson,	Newton,	Thomas,
Cochran,	Jones, E. E.,	North,	Trach,
Collins,	Jones, J. R.,	O'Neill,	Ulicher,
Conner,	Kaiser,	Pennegar,	Ulman,
Conniff,	Kaufman,	Pennock,	Walsh,
Conrade,	Keegan,	Perry, H. L.,	Walton,
Cox,	Keepert,	Perry, S. J.,	Watson,
Currier,	Kenna,	Peters,	Wettach,
Curry,	Kennedy,	Post,	Whitaker,
Davis,	Kern,	Ramsey,	Whitman,
Dickinson,	Kitts,	Redfield,	Wildman,
Donahoe,	Klepper,	Reese,	Wilson, W. H.,
Donnelly,	Kuhn, H. P.,	Rhoads,	Wiltbank,
Down,	Kuhns, E. G. M.,	Richards,	Young, G. K.,
Dunn, H. B.,	Lanius,	Robinson,	Young, J. H.,
Dunn, J. A.,	Latshaw,	Rockwell,	Zimmerman,
Ehrhardt,	Lenker,	Roney,	Alter,

Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

QUESTION OF PERSONAL PRIVILEGE.

Mr. GRAMLEY. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. GRAMLEY. Mr. Speaker, in the House this afternoon, I voted on Bill No. 830. I had in mind another bill and I voted "no" when I meant to vote "aye."

The SPEAKER. The explanation will be noted in the Legislative Journal.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of H. R. bill No. 1689, as follows:

An Act to provide for the assessment and collection of taxes on personal property

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all taxes on personal property for the year one thousand nine hundred and eleven and every year thereafter may be recovered by the Commonwealth or by the various counties in case the personal property tax shall be a county tax by an action of assumpsit in any court having jurisdiction in addition to any other manner provided by law

Section 2 Such action shall be conducted under the direction of the Auditor General or the local authorities charged with the assessment and collection of the tax in case the personal property tax shall be a county tax and for that purpose he or they may employ one or more counsel at a reasonable compensation to be fixed by him

Section 3 In all cases where no assessment for personal property tax shall have been made against a person or persons corporation limited partnership or joint stock association liable therefor for any year and in all cases where any false return or returns of such taxes shall have been made by any person or persons corporation limited partnership or joint stock association liable therefor and no revision of such return shall have been made by any officer charged by law with such revision the Auditor General or the local authorities charged with the assessment and collection of the tax in case the personal property tax shall be a county tax may at any time within twenty-one years thereafter make a return or revised and corrected estimated return thereof and proceed to the collection of the taxes as required by law

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Adams,	Dunn, H. B.,	Lenker,	Roney,
Allen,	Dunn, J. A.,	Leslie,	Rothenberger,
Alworth,	Ehrhardt,	Letzkus,	Runk,
Ambler,	Eichenberger,	Light,	Sassaman,
Aron,	Ely,	Lowers,	Savacool,
Arthur,	Ewing,	Malie,	Schaeffer, A. C.,
Baldwin, G. A.,	Flynn,	Mannion,	Scott, S. B.,
Baldwin, R. J.,	Forster, I. G.,	Martin,	Semmens,
Barnes,	Foster, J. D.,	Mather,	Shaffer, I. E.,
Bass,	Frey,	McAleer,	Showalter,
Bayle,	Gans,	McAllister,	Smith, J. W.,
Becker,	Geiser,	McClintock,	Smith, L.,
Benninger,	Gibson,	McDermott,	Snyder,
Benson,	Glenn,	McKay,	Spangler,
Bergey,	Goss,	Metzenbacher,	Speiser,
Bigger,	Gramley,	Missimer,	Spillinger,
Bittles,	Gransback,	Mitchell,	Steedle,
Blair, W. A.,	Gray, Joseph,	Moore,	Steele,
Body,	Hackett,	Morrow,	Stone,
Brosius,	Haggerty,	Moses,	Strauss,
Brown,	Hemminger,	Moulthrop,	Swartz,
Brownlee,	Hess,	Musser,	Swift,
Burnett,	Heyburn,	Neel,	Thomas,
Caldwell,	Hibshman,	Neely,	Trach,
Campbell, C. M.,	Hobbs,	Newbaker,	Ulicher,
Campbell, J. J.,	Hoffman,	O'Neill,	Ulman,
Carter,	Humes,	Pennegar,	Walsh,
Cheeseman,	Isler,	Pennock,	Walton,
Cleary,	Irwin, G. C.,	Perry, H. L.,	Watson,
Cochran,	Jackson,	Perry, S. J.,	Wettach,
Collins,	Kaiser,	Piper,	Whitaker,
Conner,	Keegan,	Post,	Whitman,
Conrad,	Keepert,	Price,	Wildman,
Cox,	Kenna,	Ramsey,	Williams,
Currier,	Kennedy,	Redfield,	Wilson, J. H.,
Curry,	Kern,	Reese,	Wiltbank,
Davis,	Kitts,	Rex,	Young, G. K.,

DeFrees,
Dickinson,
Donahoe,
Donnally,
Down,

Klepper,
Kuhn, H. P.,
Kuhns, E.G.M.,
Latshaw,
Rhoads,
Richards,
Robinson,
Rockwell,

Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE.

Mr. ULERICH. Mr. Speaker, I move that that vote by which Senate Bill No. 11 (House Bill No. 2043), entitled:

An Act defining commodities regulating the sale thereof and providing penalties for violation thereof

file folio 5339, on page 7 of to-day's Calendar, was defeated on final passage, be reconsidered.

Mr. FORSTER. Mr. Speaker, I second the motion.

The motion was agreed to.

The question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—135.

Adams,	Dunn, H. B.,	Light,	Rockwell,
Alworth,	Dunn, J. A.,	Lohr,	Roney,
Ambler,	Eichenberger,	Lowes,	Rothenberger,
Arthur,	Ely,	Maile,	Sassaman,
Barnes,	Forster, I. G.,	Mannion,	Schaeffer, A. C.,
Bass,	Frey,	McAleer,	Scott, J. R. K.,
Bayle,	Geary,	McAllister,	Scott, S. B.,
Bigger,	Geiser,	McCaig,	Semmens,
Bittles,	Gibson,	McClintock,	Shaffer, I. E.,
Blair, W. A.,	Glenn,	McDermott,	Showalter,
Bleloch,	Gramley,	McKay,	Smith, J. W.,
Body,	Gransback,	Miller,	Smith, L.,
Brosius,	Haggerty,	Miller,	Snyder,
Brown,	Herman,	Mitchell,	Spangler,
Brownlee,	Heyburn,	Moore,	Spillinger,
Burnett,	Hobbs,	Morrow,	Steedle,
Campbell, C. M.,	Hoffman,	Moses,	Steele,
Campbell, J. J.,	Howard, J.,	Mouthrop,	Stein,
Carson,	Howard, R.,	Murphy,	Strauss,
Carter,	Irwin, G. C.,	Musser,	Swartz,
Cheeseman,	Jackson,	Neely,	Swift,
Cleary,	Jones, E. E.,	O'Neill,	Thomas,
Cochran,	Kaiser,	Peachey,	Trach,
Conner,	Keegan,	Pennegar,	Ulerich,
Conrade,	Keepert,	Pennock,	Walsh,
Cox,	Kenna,	Perry, H. L.,	Walton,
Currier,	Kennedy,	Perry, S. J.,	Whitaker,
Curry,	Kern,	Post,	Wildman,
Davis,	Klepper,	Price,	Williams,
DeFrees,	Kuhn, H. P.,	Ramsey,	Wiltbank,
Dickinson,	Kuhns, E.G.M.,	Reese,	Young, G. K.,
Donahoe,	Latshaw,	Rex,	Young, J. H.,
Donnally,	Lenker,	Richards,	Alter,
Down,	Leslie,	Robinson,	Speaker.
	Letzkus,		

NAYS—26.

Allen,	Ewing,	Martin,	Rhoads,
Baldwin, G. A.,	Foster, J. D.,	Mather,	Schuck,
Baldwin, R. J.,	Hackett,	Matt,	Stone,
Becker,	Heidinger,	Mellott,	Ulman,
Benninger,	Hemminger,	Neel,	Wilson, J. H.,
Benson,	Hess,	Redfield,	Zimmerman,
Caldwell,	Kuhns, E.G.M.,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

REPORTS OF CONFERENCE COMMITTEES.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 857.

To the Members of the Senate and House of Representatives: We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House bill number eight hundred and fifty-seven, entitled "An Act to authorize the judges of separate orphans'

court at the request of the judges of the common pleas to hear and determine all issues in the court of common pleas, courts of quarter sessions of the peace," beg leave to submit the following amended bill as our report.

SAML. W. SALUS,
ASA K. DEWITT,
Committee on the part of the Senate.

JOHN F. ELY,
CHARLES J. RONEY, JR.,
W. H. WILSON,

Committee on the part of the House of Representatives.

An Act to authorize the judges of separate orphans' court at the request of the judges of the common pleas to hear and determine all issues in the court of common pleas courts of over and terminer and general jail delivery and courts of quarter sessions of the peace

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the powers now possessed and exercised by the judges of the separate orphans' court of this Commonwealth said judges shall when called upon by the president judge of any court of common pleas as hereinafter provided have power to hear and determine when certified according to the provisions of the second section of this act all pleas actions causes civil or criminal issues in courts of common pleas courts of over and terminer and general jail delivery and courts of quarter sessions of the peace so fully and effectually and to dispose thereof in the same manner as may be done by the judges of the court of common pleas sitting in said courts

Section 2 Nothing in this act shall be construed to make it compulsory upon the judges of said orphans' courts to render the services aforesaid but whenever the proper dispatch of business requires it and an arrangement can be made with a judge of such orphans court for such service the president judge of the court of common pleas of the proper county may certify all matters or issues to be heard and determined by such orphans' court judge specially presiding as aforesaid

Section 3 In districts having one or more additional law judges whenever the president judge shall be absent from the district or disabled by sickness and occasion should occur it shall be competent for the additional law judge and in districts having more than an additional law judge for the one oldest in commission being then in the district to arrange for the service herein provided for and to make the necessary certificates in like manner and to the same intent effect and purpose as the same could be done by the said president judge

Section 4 No additional compensation shall be received by the said orphans' court judges for any service rendered in pursuance hereof but they shall be entitled to be paid such mileage and other actual expenses as provided by law for judges of this Commonwealth when holding court outside of the district for which they shall have been commissioned

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House adopt the conference report?

Mr. ELY. Mr. Speaker, I would say that the amendments are satisfactory and I would ask the House to vote in favor of the bill.

On the question recurring,

Will the House adopt the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Adams,	Flynn,	Light,	Rothenberger,
Allen,	Forster, I. G.,	Lohr,	Runk,
Alworth,	Foster, J. D.,	Lowes,	Sassaman,
Ambler,	Frey,	Maile,	Savacool,
Aron,	Gans,	Mannion,	Schaeffer, A. C.
Arthur,	Geary,	Martin,	Schuck,
Baldwin, G. A.,	Geiser,	Mather,	Scott, J. R. K.,
Baldwin, R. J.,	Gibson,	Matt,	Scott, S. B.,
Barnes,	Glenn,	McAleer,	Semmens,
Bayle,	Good,	McAllister,	Shaffer, C. A.,
Berntheisel,	Goss,	McArdle,	Shaffer, I. E.,
Bigger,	Grabe,	McCaig,	Sherwood,
Bittles,	Gramley,	McClintock,	Showalter,
Blair, W. A.,	Gransback,	McDermott,	Smith, J. W.,
Blair, W. F.,	Gray, Joseph,	McKay,	Smith, L.,
Body,	Hackett,	McNichol,	Snyder,
Brosius,	Haggerty,	Meichling,	Spangler,
Brown,	Heidinger,	Mellott,	Speiser,
Brownlee,	Hemminger,	Metzenbacher,	Spillinger,
Burnett,	Herman,	Miller,	Steedle,
Caldwell,	Hess,	Missimer,	Steele,
Campbell, C. M.,	Heyburn,	Mitchell,	Stein,
Campbell, J. J.,	Hibshman,	Moore,	Stone,
Carson,	Hobbs,	Morrow,	Strauss,
Carter,	Hoffman,	Moses,	Swartz,
Cheeseman,	Howard, J.,	Mouthrop,	Swift,
Claycomb,	Howard, R.,	Murphy,	Thomas,
Cleary,	Isler,	Neel,	Trach,
Cochran,	Irwin, G. C.,	Neely,	Ulerich,
Collins,	Jackson,	Newbaker,	Ulman,
Conner,	Jones, E. E.,	North,	Walnut,
Conniff,	Kaiser,	O'Neill,	Walsh,
Conrade,	Kaufman,	Peachey,	Walton,
Cox,	Keegan,	Pennegar,	Watson,
Currier,	Keepert,	Pennock,	Wettach,
Curry,	Kenna,	Perry, H. L.,	Whitaker,
Davis,	Kennedy,	Perry, S. J.,	Whitman,
DeFrees,			

Dickinson,
Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,
Eichenberger,
Ely,
Ewing,

Kern,
Kitts,
Klepper,
Kuhn, H. P.,
Kuhns, E. G. M.,
Lanius,
Lattshaw,
Lenker,
Leslie,
Letzkus,

Piper,
Post,
Price,
Ramsey,
Reedfield,
Rhoads,
Richards,
Robinson,
Rockwell,
Roney,

Williams,
Wilson, J. H.,
Wilson, W. H.,
Wildman,
Wiltbank,
Young, G. K.,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1010.

To the members of the Senate and House of Representatives:
We the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering House bill number one thousand and ten, entitled "An Act relating to domestic animals, defining domestic animals so as to include poultry, providing methods of improving the quality thereof and of preventing, controlling and eradicating diseases thereof, imposing certain duties upon practitioners of veterinary medicine in Pennsylvania, regulating the manufacture, use and sale of tuberculin mallein and other biological products for use with domestic animals; defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof, fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act," beg leave to submit the following amended bill as our report

E. E. BEIDLEMAN,
Committee on the part of the Senate.

J. W. STONE
E. E. BITTLES,
R. J. BALDWIN,
Committee on the part of the House of Representatives.

An Act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the words "domestic animal" as used in this act shall mean any equine animal or bovine animal sheep goat pig dog cat or poultry and shall be taken to include the singular or plural as may be necessary in any given case

Section 2 The word "owner" as used in this act shall mean any person owning any domestic animal or leasing any domestic animal from another or any person who allows a domestic animal habitually to remain about the premises inhabited by such person

Section 3 The word "person" as used in this act shall mean any person co-partnership association or corporation and shall be taken to include the singular or plural as may be necessary in any given case

Section 4 The word "premises" as used in this act is to be taken in its widest sense and is to include land any structure erected on land and any vehicle or vessel used in transporting passengers goods or animals by land or by water

Section 5 The State Livestock Sanitary Board shall remain as at present constituted The State Veterinarian shall be ex-officio secretary of the State Livestock Sanitary Board and shall be the executive officer of said board For the proper performance of the work of the State Livestock Sanitary Board the State Veterinarian with the approval of the Board is authorized to appoint and employ for the Board such agents and employees legal clerical and otherwise as may be deemed necessary

In the absence or incapacity of the State Veterinarian the Deputy State Veterinarian shall act as Secretary of the State Livestock Sanitary Board and as executive officer thereof and shall have in all respects the powers and duties of the State Veterinarian under this act except that said Deputy State Veterinarian shall not be a member of the Board

For his services as Deputy State Veterinarian and services in connection with the State Livestock Sanitary Board he shall receive an annual salary of three thousand dollars which shall be in lieu of all compensation now received by law

The compensation of agents and other employees shall be fixed by the State Veterinarian with the approval of the Board The State Veterinarian shall assign to each agent and employee such duties as may be deemed for the best interests of the work of the Board Each officer agent and employee shall be allowed expenses actually and necessarily incurred in the performance of the duties devolved upon

him All salaries compensation and expense of officers agents and employees and all other expenses under this act shall after approval by the State Veterinarian be paid by the State Treasurer upon the warrant of the Auditor General in the manner now provided by law

Section 6 It shall be the duty of the State Livestock Sanitary Board to improve the quality of the domestic animals and poultry of this Commonwealth to prevent suppress control and eradicate any transmissible diseases of such animals or poultry to issue circulars or bulletins for public distribution giving information on the prevalence and control of diseases and their treatment and such other information as would be of value to stock industry of the State and to enforce the laws of the Commonwealth relating to diseases of animals and poultry and the manufacture preparation storage sale and offering for sale of the food and food products derived from diseased animals and poultry Whenever and wherever deemed necessary to prevent the spread of disease the Board may regulate and prohibit the importation into this Commonwealth of animals or poultry may cause general or special quarantine of premises and animals and poultry to be established and maintained may cause the disinfection of any premises may cause the destruction of animals and poultry and personal property and may regulate and prohibit the moving or transportation of animals and poultry from one place to another in this Commonwealth The State Livestock Sanitary Board may also cause such investigations to be conducted as may seem advisable regarding methods of improving the quality of domestic animals and poultry and regarding the causes and the methods of preventing controlling and eradicating diseases thereof

Section 7 In the performance of the duties herein required by law the officers agents and employees of the State Livestock Sanitary Board may at any time enter any premises If permission so to enter shall be refused or delayed by any person any such officer or agent or employee may on oath or affirmation declare before any alderman magistrate or justice of the peace that he has reason to believe that diseased animals or poultry are or have been confined or kept in or on such premises and shall further declare that permission to enter and to investigate has been refused or delayed to an officer agent or employee of the Board whereupon such alderman magistrate or justice of the peace may upon payment of a fee of one dollar issue a search warrant for such premises directed to the proper officer agent or employee Such search warrant shall describe as nearly as may be the premises which it is desired to search or investigate but need not describe the animal or animals or poultry which are alleged to be or have been diseased which are or have been confined or kept on such premises and such officer agent or employee armed with such search warrant shall have all the authority of a constable or other peace officer in the execution of such warrant It shall be unlawful for any person to refuse or delay admission to any premises to any officer agent or employee of the State Livestock Sanitary Board provided with a search warrant as herein authorized

Section 8 It shall be unlawful for any person to import or to bring into this Commonwealth any domestic animal or poultry affected with or that has been exposed to any transmissible disease of any kind in violation of the provisions of this act or to import or bring any domestic animal or poultry into this Commonwealth in violation of any of the provisions of this act

Section 9 It shall be the duty of every practitioner of veterinary medicine in Pennsylvania immediately upon receiving information thereof to report to the Secretary of the State Livestock Sanitary Board each case of any of the following diseases namely glanders anthrax blackleg or black quarter contagious pleuro-pneumonia or lung plague of cattle rinderpest or cattle plague hemorrhagic septicemia foot and mouth disease or althous fever of cattle southern cattle fever or Texas fever sheep scab mange of cattle or horses hog cholera or swine plague fowl cholera rabies or hydrophobias maladie du coit or dourine of horses advanced or generalized tuberculosis or tuberculosis of the udder or any other disease now or hereafter proclaimed by the State Livestock Sanitary Board to be a transmissible character or any domestic animal reacting to tuberculin or mallein test This report shall be in writing and shall include a description of each animal affected with the name and exact address of the owner or person in charge of the animal if known and the exact locality of the animal and the number of susceptible domestic animals that have been exposed to the disease

Section 10 No domestic animal shall be imported or brought into this Commonwealth except subject to the following regulations There shall be provided for each bovine animal over six months old a health certificate and a tuberculin test chart each in duplicate from a veterinary inspector of the United States Bureau of Animal Industry or from the State Veterinarian or duly authorized and officially certified veterinarian of the State from whence the animal has been transported or moved The original of the certificate and of the chart shall be attached to the waybill when the animal shall be brought into the Commonwealth by common carrier and the duplicate sent so as to reach the office of the State Livestock Sanitary Board before the animal reaches the point of destination If the animal shall be brought into the Commonwealth other than by common carrier the office of the State Livestock Sanitary Board shall be notified before such animal shall be brought in The original certificate and the chart shall be in the possession of the person who shall bring such animal into the Commonwealth and shall be surrendered to any officer or agent of the Board on demand The duplicates thereof shall be sent to the Board as aforesaid Such notice to the Board shall state when and where and how the animal is to be brought into the Commonwealth Such certificates and chart shall show that the

animal is free from Texas fever ticks and all transmissible diseases. The chart must show that an approved preparation of tuberculin has been used and that the examination and tuberculin test have been carried out in a manner approved by the State Veterinarian of Pennsylvania.

This section shall not apply to animals brought into the Commonwealth for immediate slaughter or to animals brought into the Commonwealth for temporary exhibition purposes only after a permit for each animal for exhibition purposes shall have been obtained from the State Livestock Sanitary Board. The State Veterinarian subject to the approval of the State Livestock Sanitary Board may prescribe such condition for the issuance and duration of such permits as to him may seem proper.

Section 11 If the State Veterinarian shall suspect the genuineness of any health certificate or tuberculin test chart relating to imported animals or shall question the competency of the person of the State of export who shall have issued such chart or certificate he may on behalf of the State Livestock Sanitary Board decline to accept the same and may refuse to permit the importation of the animals concerned unless a certificate and chart be furnished from the proper inspector of the Bureau of Animal Industry of the United States or unless the said Board shall otherwise determine.

Section 12 No apparently healthy bull or heifer under six months of age shall be subject to examination or tuberculin test.

Section 13 Any bovine animal not accompanied by the health certificate and tuberculin test chart required by Section ten of this act may be brought into this Commonwealth under the direct supervision of a member officer or agent of the State Livestock Sanitary Board and subject to the following regulations:

Each such animal shall be held in close quarantine at such place under such conditions and during such time as may be prescribed by the State Veterinarian and during the period of such quarantine shall be submitted to a physical examination and a tuberculin test by an agent of the Board. The examination and test shall be at the expenses of the State. During the continuance of such quarantine the animal shall be provided with proper quarters food and water by the owner or at his expense. It shall be unlawful to remove any such animal from quarantine unless it shall have passed a satisfactory examination and test and unless the charges for the quarters feed water and attendance has been paid to the person entitled thereto. Any animal that fails to pass such an examination and test shall at the option of the owner be killed without compensation to the owner or continued in quarantine at the expense of the owner. This section shall not apply to any animals brought into the State for immediate slaughter or to an animal for which an exhibition permit shall have been obtained as provided in Section ten of this act. The expenses incurred in providing such animal or animals with proper quarters food and water may be recovered by the Board from the owner by an action at law as other debts are by law collectible. It shall be unlawful for any person to sell for dairy or breeding purposes any domestic animal brought into the State for immediate slaughter or to use or permit to be used any such animal for dairy or breeding purposes.

Section 14 When notified by an officer or agent of the State Livestock Sanitary Board not to do so it shall be unlawful for any person to receive or keep or have in his keeping or possession any domestic animal imported or brought into this Commonwealth in violation of any of the provisions of this act or to allow any such domestic animal to come into contact with any other domestic animal.

Section 15 Whenever any of the diseases enumerated in Section nine of this act or any other disease of domestic animals or poultry now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall exist anywhere in the State a quarantine of any locality or premises or of any infected or exposed animals or poultry may be established. Quarantines shall be of two kinds special and general.

A special quarantine shall mean a quarantine of a single animal or a quarantine of a single building structure pen coop car vessel vehicle field or enclosure or a quarantine of any number of animals or poultry when confined or contained in the same building structure pen coop car vessel vehicle field or enclosure.

A general quarantine shall include all quarantines not included under the term special quarantine as herein defined.

A special quarantine may be established and maintained whenever any domestic animal or poultry shall be affected with or exposed to any of the diseases enumerated in Section nine of the act or any other disease of domestic animals or poultry now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character or there shall be any animal or poultry which it is deemed necessary by the State Veterinarian or any other officer or agent of the State Livestock Sanitary Board to have examined or tested. The State Veterinarian or any officer or agent of the State Livestock Sanitary Board shall have the power to establish and maintain any special quarantine. It shall be the duty of the State Veterinarian or any officer or agent of the State Livestock Sanitary Board establishing a special quarantine to post on the building structure pen coop car vessel vehicle field or enclosure wherein the animal or animals or poultry quarantined are confined or contained a notice declaring the quarantine a description of the animal or animals or poultry quarantined and of the premises where quarantined and of the duration of such quarantine. Such quarantine may continue for such time as the State Veterinarian or the

officer or agent of the State Livestock Sanitary Board establishing the same may deem advisable to accomplish the purpose of quarantine.

A general quarantine may be established and maintained whenever any of the diseases enumerated in Section nine of this act or any other disease of domestic animals or poultry now or hereafter adjudged or proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall exist in any locality in the State larger in extent than that which may be included in a special quarantine. A general quarantine shall be established and maintained by the State Livestock Sanitary Board only. Such quarantine shall include such premises locality or territorial district and such animals and shall continue for such time as may be deemed necessary or advisable by the said Board in establishing and maintaining such quarantine the said Board may act through and by any member officer agent or employee of said Board to whom such power is delegated and the establishment and maintenance of such quarantine by any member officer agent or employee of said Board shall be prima facie the establishment and maintenance of quarantine by said Board. Whenever any premises or any locality or territorial district shall be placed in or under quarantine by said Board it shall be the duty of the member officer agent or employee of said Board by whom the order of said Board as to quarantine is executed to post notices within the premises locality or territorial district quarantined declaring the extent and limits of premises locality or territorial district so quarantined and the animals subject to such quarantine. At least ten such notices shall be posted in the most public places within said quarantined area. A copy of such notice shall be published in one newspaper published within such quarantined area or if there be no such newspaper then in one newspaper circulating generally within such area. If the quarantine shall be for the purpose of preventing the spread of rabies or hydrophobia the notice shall contain a warning to the owners of dogs within the quarantined area to confine closely or to muzzle all such dogs so as to effectually prevent biting.

Section 16 After the establishment of any quarantine authorized by this act and the posting of notices required by law it shall be unlawful for any person without a special permit in writing from the State Veterinarian or the State Livestock Sanitary Board as the case may be to remove from or to any premises within the limits of the quarantine any domestic animal or poultry or to remove from any quarantined area or premises any hay straw grain fodder or other food or animals or poultry or to remove any car or wagon or vessel so quarantined or to sell or exchange or give away or lease or lend or remove or allow to be removed any quarantined domestic animal or animals or poultry. It shall be unlawful after notice as aforesaid for the owner of any dog to permit such dog to run at large in any such quarantined locality unless such dog shall be muzzled so as to effectually prevent biting or for any person to remove or permit to be removed any dog from such quarantined area. Any dog found running at large in such quarantined area or known to have been removed from or to have escaped from such area not being muzzled as aforesaid may be secured and confined or may be shot or otherwise destroyed by any person without liability therefor.

Section 17 It shall be unlawful for any person to tear down or deface or to destroy any notice of quarantine posted by any member officer agent or employee of the State Livestock Sanitary Board or to remove or destroy wholly or partially any portion of a building or tree or fence whereon the same shall have been posted.

Section 18 When any quarantine shall be established under this act it shall be unlawful for the owner of any domestic animal within the limits of the quarantined area to allow such domestic animal to run at large during the continuance of the quarantine. Any animal so found running at large shall be taken up by the proper constable and kept at the expense of the owner until the lifting of the quarantine. For such service he shall be entitled to one dollar for each animal. Each animal shall be kept until such fee and all cost of keeping such animal shall have been paid. If not paid within two weeks from the lifting of the quarantine the animal may be sold and after the deduction of all fees costs and expenses the residue shall be paid to the owner if known and if not known shall be paid into the State Treasury. This section shall not apply to dogs or affect the special provisions of this act in reference to dogs.

Section 19 Animals that shall be placed in quarantine by the authority of the State Livestock Sanitary Board or any member officer agent or employee of the same shall be provided with suitable quarters and fed and watered by or at the expense of the owner. In default of payment by such owner of the expense of providing suitable quarters and of feeding and watering any of such animals within ten days after the lifting of said quarantine the State Livestock Sanitary Board may sell any such animal at public sale to collect such expense. Any surplus received at said sale over the expense aforesaid shall be paid to such owner. No animal shall be removed from a quarantined area until such sale except upon payment of such expense.

Section 20 Whenever it shall be required to destroy or dispose of the carcass of any animal to prevent the spread of disease such destruction or disposal shall be made by one of the following methods:

First Complete cremation of the entire carcass with all its parts and products.

Second Boiling the carcass and all its parts and products in water or heating the same with steam at the temperature of boiling water continuously during at least two hours.

Third Burial of the carcass and all its parts and products in such place that shall not be subjected to overflow from ponds or streams and which shall be distant not less than one hundred feet from any water course well or spring public highway house or stable. In burying such carcass it shall be covered with quick lime to a depth of not less than three inches and the top of such carcass shall not be within two feet of the surface of the ground when such grave is filled and smoothed to the level of the surrounding surface. Such grave shall be so protected that the carcass may not be accessible to dogs or other animals.

Section 21 Whenever to prevent the spread of disease it shall be deemed necessary by any member officer or agent of the State Livestock Sanitary Board to cause any domestic animal to be killed the State Veterinarian may cause to be paid to the owner of such animal two-thirds of the fair market value thereof taking into consideration the condition of the animal as to disease and the nature and extent of the disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal. The amount paid by the State shall in no case exceed for a horse jack or mule the sum of sixty dollars for a non registered bovine animal the sum of forty dollars for a registered bovine animal the sum of seventy dollars for a sheep or pig the sum of ten dollars. The amount paid by the State together with the estimated value of the carcass hide and offal shall not exceed ninety per centum of the fair market value of the animal. When any animal is so killed the owner subject to such regulations as may be prescribed by the State Livestock Sanitary Board may dispose of the whole or any part of the carcass and of the hides and offal in such manner as may not tend to spread disease or affect the health of the public.

Section 22 Whenever to prevent the spread of disease it shall be deemed necessary by the State Livestock Sanitary Board or any member officer or agent of the Board to cause any domestic animal to be killed and the proper member officer or agent of the Board cannot agree with the owner as to the value of such animal three appraisers shall be appointed one by the State Veterinarian or other member officer or agent of the Board one by the owner and the third by the two so selected. If the owner shall refuse to appoint an appraiser the alderman magistrate or justice of the peace of the proper township borough or ward shall appoint such appraiser for the owner. Each appraiser shall be sworn to perform faithfully his duties as appraiser. The appraisers shall estimate the fair market value of each such animal taking into consideration the condition of the animal as to disease and the nature and extent of such disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal. When such appraisal shall be made such animals shall be killed and two-thirds of the appraised value paid to the owner subject to the limitations imposed in Section twenty-one. Each appraiser shall be entitled to one dollar for such appraisal irrespective of the number of animals appraised. One-half of the expense of the appraisal shall be paid by the owner the other half by the State Livestock Sanitary Board.

Section 23 The State Veterinarian and any member officer or agent of the State Livestock Sanitary Board are authorized to administer oaths and affirmations to appraisers appointed under this act.

Section 24 Whenever any animal affected with any of the diseases enumerated in section nine of this act or with any disease now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall die or be killed it shall be the duty of the owner of such animal at once to destroy or dispose of the carcass of such animal in the manner provided in this act. It shall be unlawful to sell such carcass or any part thereof or any hide or offal therefrom.

Section 25 Whenever any animal affected with any disease enumerated in Section nine of this act or with any disease now or hereafter adjudged or proclaimed by the State Livestock Sanitary Board to be of a transmissible character shall die or be killed and the owner thereof shall not within twenty-four hours dispose of the carcass and products as required by law it shall be the duty of the State Livestock Sanitary Board or any member officer or agent of the Board to cause the same to be destroyed or disposed of according to law at the cost of such owner. The expense of such destruction or disposal may be collected from such owner as debts of like amount are by law collectible.

Section 26 It shall be unlawful for any person to drive or move or transport on or across or along any public highway or in wagons or railroad cars or other vehicles any animal affected with any disease enumerated in section nine of this act or with any disease now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character except upon express permission in writing from the State Livestock Sanitary Board or any member officer or agent of the Board.

Section 27 Without express permission in writing from the State Livestock Sanitary Board or a member officer or agent of the Board it shall be unlawful for any person to sell or offer for sale or to give away or allow to stray any animal affected with any disease enumerated in Section nine of this act or with any disease now or hereafter adjudged and proclaimed by the State Livestock Sanitary Board to be of a transmissible character or any animal that has reacted to any tuberculin or mallein test or with such permission to sell or offer for sale or to give away any such animal without notifying the purchaser or prospective purchaser or the person to whom the animal shall

be given that the animal is affected or has reacted as aforesaid.

Section 28 The State Veterinarian may prescribe methods of making tests with tuberculin mallein or other recognized tests for the diagnosis of diseases of animals.

Section 29 Each sale in this Commonwealth of tuberculin for cattle or of mallein for horses jacks or mules and each injection or test made with tuberculin or mallein shall be reported in writing to the State Veterinarian within one week after such sale or test. Each such report shall be signed by the person who shall have made the sale or test shall give the name of the purchaser of the tuberculin or mallein with the amount sold the date of sale the name and address of the owner of the cattle or horses or mules or jacks tested the locality where such test has been made a description of the animal or animals tested and a complete statement of the actual result of such test. It shall be unlawful for any person whose duty it is hereby made to make such report to fail or refuse to do so.

Section 30 It shall be unlawful for any person to manufacture for sale or sell or offer for sale any biological product intended for diagnostic or therapeutic purposes with animals excepting upon specific permission so to do from the State Livestock Sanitary Board or unless such product is officially endorsed by the Bureau of Animal Industry of the United States.

Section 31 Any domestic animal affected with advanced or generalized tuberculosis or with tuberculosis of the udder or any animal which has reacted to the tuberculin test may be plainly branded by any member officer agent or employee of the State Livestock Sanitary Board upon the forehead or upon the right side of the neck from six to ten inches back from the jaw bone with a capital "T" not less than two inches high one and one-half inches wide with mark one-fourth of an inch wide. Such branding shall not be construed as cruelty to animals within the meaning of the penal laws of the Commonwealth.

Section 32 Milk produced by a cow which has reacted to a tuberculin test or is affected with a dangerous transmissible disease shall not be used as food for animals unless it has been previously heated to at least one hundred and seventy-eight degrees Fahrenheit except a special examination has been made under the direction of the State Veterinarian and written permission to use such milk has been given by him.

Section 33 Every owner operator or manager of a creamery cheese factory receiving station or skimming station shall before returning to delivering to any person or persons any skimmed milk or separator slop to be used for food or feeding purposes for calves or swine cause such skimmed milk to be thoroughly pasteurized by heating it to at least, one hundred and seventy-eight degrees Fahrenheit.

Section 34 To extend the efficiency of the State Livestock Sanitary Board said Board is authorized to co-operate with the proper authorities of the National Government in all matters relating to the diseases of domestic animals and poultry.

Section 35 All fees and costs and mileage received by any member officer agent or employee of the State Livestock Sanitary Board in the performance of his duties shall be paid as soon as practicable to the State Veterinarian and by the State Veterinarian paid into the Treasury of this Commonwealth.

Section 36 The Secretary of the State Livestock Sanitary Board shall render a report annually to the Governor of the Commonwealth concerning the work of the State Livestock Sanitary Board. Such report shall be rendered oftener if so directed by the Governor. Such report shall also contain such additional information and suggestions as may be requested by the Governor.

Section 37 The Board of Commissioners of Public Grounds and Buildings shall provide adequate quarters for the State Livestock Sanitary Board and shall on requisition of the State Veterinarian furnish such stationery paper furniture and supplies as may be necessary in the performance of the work of the Board.

Section 38 The Superintendent of Public Printing and Binding shall on requisition of the State Veterinarian furnish the State Livestock Sanitary Board with such printing and binding as may be necessary in the performance of the work of the Board.

Section 39 Any person firm or corporation who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall for the first offense be sentenced to pay a fine of not more than one hundred dollars. For each subsequent offense such person firm or corporation shall be sentenced to pay a fine of not more than five hundred dollars and in addition thereto such person or each of the members of the firm or each of the directors of the corporation as the case may be with guilty knowledge of the fact may be sentenced to undergo imprisonment in the jail of the proper county for a period of not less than ten nor more than ninety days or either or both at the discretion of the court.

Section 40 The State Livestock Sanitary Board shall be charged with the enforcement of this act and shall have the power to make all needful rules and regulations for the enforcement thereof.

Section 41 All acts and parts of acts inconsistent with this act are repealed.

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Adams,	Ely,	Leslie,	Richards,
Allen,	Ewing,	Letzkus,	Robinson,
Alworth,	Flynn,	Light,	Rockwell,
Ambler,	Forster, I. G.,	Lohr,	Roney,
Aron,	Foster, J. D.,	Lowers,	Rothenberger,
Arthur,	Frey,	Maile,	Runk,
Baldwin, G. A.,	Gans,	Mannion,	Sassaman,
Baldwin, R. J.,	Geary,	Martin,	Schaeffer, A. C.
Bass,	Gibson,	Mather,	Schuck,
Bayle,	Goss,	Matt,	Scott, S. B.,
Bergey,	Grabe,	McAleer,	Semmens,
Berntheisel,	Gramley,	McAllister,	Shaffer, C. A.,
Bigger,	Gransback,	McCaig,	Shaffer, I. E.,
Bittles,	Gras,	McClintock,	Sherwood,
Blair, W. A.,	Hackett,	McDermott,	Showalter,
Body,	Haggerty,	McKay,	Smith, J. W.,
Brosius,	Heidinger,	McNichol,	Smith, L.,
Brown,	Hemminger,	Mechling,	Snyder,
Brownlee,	Hess,	Mellott,	Spangler,
Burnett,	Heyburn,	Miller,	Speiser,
Caldwell,	Hibshman,	Missimer,	Spillinger,
Campbell, C.M.,	Hobbs,	Mitchell,	Steedle,
Campbell, J. J.,	Hoffman,	Moore,	Steele,
Carson,	Howard, J.,	Morrow,	Stein,
Carter,	Howard, R.,	Moses,	Stone,
Clavcomb,	Isler,	Neel,	Strauss,
Cleary,	Irwin, G. C.,	Neely,	Swartz,
Cochran,	Jackson,	North,	Swift,
Collins,	Jones, E. E.,	O'Neill,	Thomas,
Conner,	Kaiser,	Peachey,	Ulerich,
Conniif,	Kaufman,	Pennegar,	Ulman,
Conrade,	Keegan,	Perry, H. L.,	Whitaker,
Cox,	Keepert,	Perry, S. J.,	Whitman,
Currier,	Kenna,	Peters,	Wildman,
Curry,	Kennedy,	Piper,	Williams,
Davis,	Kern,	Post,	Wilson, J. H.,
DeFrees,	Kitts,	Price,	Wilson, W. H.,
Dickinson,	Klepper,	Ramsey,	Wiltbank,
Donahoe,	Kuhn, H. P.,	Redfield,	Young, G. K.,
Donnelly,	Kuhns, E.G.M.,	Reese,	Young, J. H.,
Down,	Latshaw,	Reeser,	Zimmerman,
Dunn, H. B.,	Lenker,	Rhoads,	Aiter,
Dunn, J. A.,			Speaker.
Ehrhardt,			
Eichenberger,			

NAYS—7.

Farner,	Good,	Metzenbacher, Trach,
Benson,	Humes,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 485.

To the Members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering Senate Bill No. 485, entitled "An Act relating to and regulating motor vehicles and vehicles trailed after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania, providing for their registration and licensing of certain operators by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner, forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county, borough, city, incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles, regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest and for service of process in proceedings for violation of this act; prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder;" beg leave to submit the following amended bill as our report:

CLARENCE J. BUCKMAN,
ENOS M. JONES,
JOSEPH H. THOMPSON,

Committee on the part of the Senate.

FRANK J. HERMAN,
C. L. SCHUCK,
D. S. KENNEDY,

Committee on the part of the House of Representatives.

An Act relating to and regulating motor vehicles and vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any

operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That except as hereinafter provided no motor vehicle shall be operated or driven upon any public street or highway in any city borough incorporated town township or county in the Commonwealth until the said motor vehicle shall have been registered with the State Highway Department of this Commonwealth

Definitions

Section 2 The term "motor vehicle" as used in this act shall apply to all wheeled vehicles operated or propelled by any form of engine motor or mechanical power including traction engines and vehicles trailing after or propelled by vehicles operated by any form of engine motor or mechanical power excepting road rollers and agricultural machinery not self propelled and vehicles which move upon or are guided by a track The term "motor cycle" as used in this act shall apply to all two or three wheeled motor vehicles of the bicycle or tricycle type

Registration

Section 3 Application for registration of motor vehicles shall be made to the State Highway Department The application shall contain the full name residence of the owner or owners with a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and if equipped with solid of metal tires the gross maximum weight of load and vehicle For registration purposes the horse power of motor vehicles equipped with other than solid or metal tires except those propelled by steam or electricity shall be computed by the following formula Diameter or bore in inches squared times the number of cylinders times four-tenths (.4) The accepted horse power for registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer The said application shall be made upon a blank provided for the purpose by the State Highway Department It shall be signed by the owner or owners in case of joint ownership and be verified by oath or affirmation Upon receipt of the application and the proper fee the State Highway Department shall except as hereinafter provided register the said motor vehicle in a book to be kept for that purpose and shall issue to the owner or owners a registration certificate which shall entitle the holder or holders to lawfully operate any motor vehicle showing the name and address of the owner or owners the name type horse power and manufacturers' number of the motor vehicle and the registration number thereof also two (2) number tags having thereon the registration number the figures of which shall be not less than five inches in height the maker's number of the vehicle the abbreviated name of the State and the year except in the case of motor cycles the tags of which shall have letters not less than three and one-half, (3 1-2) inches in height The number tags for motor vehicles equipped with solid tires shall bear in the corner or corners thereof a star or stars indicating the classification of the vehicle for which it is issued as provided for in section fourteen Applicants for registration or license who reside outside of this State shall in addition to the above requirements designate in their application the State Highway Commissioner as their authorized agent upon whom process may be served

Section 4 Motor vehicles owned or kept by manufacturers or dealers for the purpose of demonstrating testing or selling shall be exempt from the necessity of individual registration provided said manufacturer or dealer registers with the State Highway Department in the "dealers' class" Applications for such registration shall be made upon a blank provided for the purpose by the State Highway Department which shall set forth the full name and business address of the applicant and shall be verified by oath or affirmation Upon receipt of the application accompanied by the proper fee for each certificate and a pair of number tags desired the State Highway Department shall except as hereinafter provided issue to the applicant as many certificates of registration and pairs of number tags as may be desired such tags having thereon the number of the registration in figures not less than five (5) inches in height the year and the words "Pennsylvania Dealer" or an abbreviation thereof the first numeral of such number shall be an X It shall be unlawful under any circumstances to operate a motor vehicle under a dealer's registration unless both number tags are displayed as is provided in this act Provided That not more than ten certificates and sets of tags shall be applied for on any single application and where a greater number of certificates and tags are desired the necessary additional applications shall be made

Transfer of Registration

Section 5 Upon the transfer of ownership or destruction of any motor vehicle its registration shall expire The original owner may however by proper affidavit accompanying his application register another motor vehicle upon payment of a fee of one dollar (\$1) provided such motor vehicle be of equal or less horse power or classification as that originally registered or upon payment of a fee of one dollar (\$1) and the difference between the fee paid originally and that due if the

motor vehicle be properly registerable in a higher class and such owner shall be assigned the number previously issued to him unless destroyed

Registration Fees

Section 6 The fee for registration of a motor cycle shall be three dollars

The fee for the registration of motor vehicles equipped with pneumatic tires except motor cycles and as is provided for in the dealer's class (when registration is issued prior to July of any year) shall be

Five dollars for each motor vehicle of less than twenty horse power

Ten dollars for each motor vehicle of twenty and less than thirty-five horse power

Fifteen dollars for each motor vehicle of thirty-five and less than fifty horse power

Twenty dollars for each motor vehicle of fifty horse power or more

The fee for the registration of motor vehicles equipped with solid tires other than traction engines shall be

Five dollars for each motor vehicle of less than four thousand pounds gross maximum weight of load and vehicle

Ten dollars for each motor vehicle of four thousand pounds and less than five thousand pounds gross maximum weight of load and vehicle

Fifteen dollars for each motor vehicle of five thousand and less than ten thousand pounds gross maximum weight of load and vehicle

Twenty dollars for each motor vehicle of ten thousand and less than fifteen thousand pounds gross maximum weight of load and vehicle

Twenty-five dollars for each motor vehicle of fifteen thousand and not more than twenty-four thousand pounds gross maximum weight of load and vehicle

The fees for registration of vehicles trailing after or propelled by motor vehicles shall be three dollars for each such vehicle of less than ten thousand (10,000) pounds gross maximum weight of vehicle and load combined five dollars for each such vehicle of more than ten thousand (10,000) pounds and less than twenty-four thousand pounds gross maximum weight of vehicle and load combined.

The fee for the registration of traction engines equipped with metal wheels shall be ten dollars up to and including twenty thousand (20,000) pounds gross weight and twenty dollars over twenty thousand (20,000) pounds and not exceeding twenty-four thousand (24,000) pounds

But no motor vehicle shall be registerable which shall exceed ninety (90) inches outside over all width of vehicle and load combined except that motor busses for carrying passengers to be used within the city limits only in cities of the first second and third classes may be registered up to one hundred (100) inches outside over all width of vehicle and load combined or shall exceed a maximum of twenty-four thousand (24,000) pounds gross weight of vehicle and load combined or shall exceed eighteen thousand (18,000) pounds maximum gross weight of vehicle and load combined upon any axle or shall exceed seven hundred and fifty (750) pounds maximum gross weight of vehicle and load combined upon any one wheel for each nominal inch of width of solid tire upon the wheel No motor vehicle self propelled and equipped with metal tires shall be licensed as aforesaid but the owner shall upon application to the Highway Commissioner pay the proper fee be given a special license subject to the rules and requirements to be established by the Highway Commissioner as provided by law Any violation of such rules shall constitute sufficient cause for revocation of such special permit

Provided however That the Highway Commissioner shall not make restrictions prohibiting the use of traction engines of less than twenty-six thousand (26,000) pounds gross weight and one hundred inches (100) in width over all and equipped with metal cleats of a width of not less than two and one-half (2 1-2) inches and of a height not to exceed one and one-fourth (1 1-4) inches so placed on the drivers that not less than two (2) cleats shall touch the ground at all times

The fees for registration when issued on or after July first shall be one-half those required above All registrations shall expire after December thirty-first of the year for which issued

The fee shall be ten dollars for each certificate and pair of number tags issued to persons registered in the dealer's class.

No license to operate shall be required nor shall any fee be charged for the registration of motor ambulances owned and used by any hospital or cruelty society nor for motor fire engines or other fire apparatus motor patrol wagons motor cycles and motor ambulances owned and used by the United States the State of Pennsylvania or any city county incorporated town borough township or duly authorized volunteer fire departments but all such vehicles shall be registered and shall display number tags as provided for in case of privately owned vehicles

Number Tags

Section 7 No motor vehicle except motor cycles shall be operated upon any public street or highway unless the number tags are displayed conspicuously one on the front and the other on the rear of the motor vehicle in such a manner that they may be easily read They shall at all times be parallel to the axle of the motor vehicle and shall be kept free from oil grease dirt or other substances likely to impair their legibility and shall not be defaced in any manner and between one hour after sunset and one hour before sunrise the rear number tag shall be illuminated so that the number can be plainly distinguished Provided however that motor cycles must be displayed on the rear thereof the plate or marker to be furnished by the State Highway Department and to be so fastened as to be entirely unobserved and to be kept reasonably clean

Only one set of number tags shall be displayed upon any motor vehicle and except as otherwise

provided in this act for non-residents no number tag shall be displayed other than that issued by the State Highway Department In case of the loss of one or both number tags or badge a new pair of tags or badge of another number than that of the lost tag or badge shall be supplied by the State Highway Department A new tag or tags or badge shall be obtained by filing with the State Highway Department upon a blank furnished by said department an affidavit reciting the loss or destruction of said tag or badge accompanied by a fee of one dollar No owner or operator of a motor vehicle shall be subject to fine or arrest by reason of one number tag or badge being missing provided that he shall make affidavit that the same has been lost destroyed or removed without his knowledge and consent within one week and that application for new tags or badge be properly made

Age Limit

Section 8 No person under sixteen years of age whether the owner of a motor vehicle or not shall operate any motor vehicle upon any of the public roads streets or highways of this Commonwealth

Driver's License

Section 9 Every person desiring to operate a motor vehicle as a paid operator or who is an employee of the owner or custodian thereof shall first obtain a driver's license Application for license shall be made upon a blank furnished by the Highway Department and shall contain the full name of the applicant with his place of residence and shall state that said applicant is over eighteen years of age and is qualified to operate a motor vehicle It shall be signed by the applicant and verified by oath or affirmation

Upon receipt of the application and fee of two dollars (\$2) the State Highway Department shall issue to the applicant a driver's license and badge The license shall contain the licensee's name and residence and the date and number of the license It shall be carried by the licensee at all times when operating a motor vehicle Upon the badge shall be the words "Pennsylvania Licensed Driver" the year and the number of the license which it accompanies It shall not be less than two and one-half (2 1-2) inches in its greatest diameter and shall be conspicuously worn on the front of the outer garment of the licensee at all times when said licensee is operating a motor vehicle All such licenses shall expire after December thirty-first of the year issued

Every person other than a paid operator owner custodian or employee desiring to operate a motor vehicle shall make application to the State Highway Department upon a blank furnished by the Department for a license card which shall be furnished free of charge to the applicant and which shall expire upon the thirty-first day of December of the year in which it was issued

Section 10 The moneys derived from registration and from license fees under the provisions of this act shall be paid by the State Highway Department into the State Treasury for safe keeping and shall by the State Treasurer be placed in a separate fund to be available for the use of the State Highway Department upon requisition of the State Highway Commissioner All such moneys hereafter paid into the State Treasury are hereby specifically appropriated to the State Highways Department for the purpose of assisting in the construction maintenance improvement and repair of State Highways and State-aid Highways as described in the act creating the State Highway Department approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven. The Auditor General shall upon requisition from time to time of the State Highway Commissioner draw his warrant upon the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition.

Revocation of Registration or License

Section 11 The Highway Commissioner may at his discretion revoke or suspend upon hearing after due notice in writing mailed to his address as stated in his application of the proposed revocation and the grounds therefor for any period up to one year the registration of any car or the license of any driver upon reasonable grounds for improper conduct in operating a motor vehicle No person to whom the registration of a motor vehicle has been refused or revoked shall drive or operate a motor vehicle upon the public highways of this State No person shall knowingly permit any motor vehicle which he may own to be driven by any other person whose license has been revoked or by any person to whom registration for a motor vehicle has been refused or whose registration of a motor vehicle has been revoked

The State Highway Commissioner shall issue printed monthly bulletins giving name and address of each applicant for license together with the number of license issued to said applicant and shall furnish same free of charge to mayors burgesses police magistrates chiefs of police aldermen and justices of the peace and shall furnish at a nominal fee said bulletins to all other applicants for same

Section 12 The provisions of the foregoing sections relative to license and registration and the display of number tags shall not apply to a motor vehicle owned by a non-resident of this State other than a foreign corporation doing business in the State provided that the owner thereof shall have complied with the provisions of the laws of the foreign country State territory or Federal district of his residence relative to registration of motor vehicles and the display of number tags thereon and shall conspicuously display the registration numbers as required thereby The provisions of this section however shall be operative as to a motor vehicle owned by a non-resident of this State only to the extent that under the laws of the foreign country State territory or Federal district of his residence like

exemption and privileges are granted to motor vehicles duly registered under the law and owned by residents of this State. No person who is mentally or physically incapacitated shall not be permitted to operate a motor vehicle on the public highways of this State and if any such person shall have obtained a license it shall be void.

Sounding Warning

Section 13 Every motor vehicle shall be provided when in use with good and sufficient brakes and with a horn bell or other signal device. Motor vehicles shall from one hour after sunset until one hour before sunrise show at least two white lights visible not less than two hundred (200) feet in the direction in which the motor vehicle is proceeding provided however that motor cycles need display only one white light visible in the direction in which they are proceeding.

Every operator of a motor vehicle shall sound his horn bell or signal device giving reasonable warning of his approach whenever necessary to insure the safety of other users of the highways and also when approaching a street or road crossing dangerous curve in any of the cities boroughs or townships of this Commonwealth where the proper authorities shall have erected signs easily readable from the highway and at right angles thereto bearing thereon in letters at least five (5) inches in height the words "Danger blow your horn". The unnecessary sounding of bells horns or other signal devices the unnecessary use of muffler cutouts or there use when approaching or passing any other vehicle or animal of draft or burden is prohibited. When signaled to do so by the driver of any horse or other animal of draft or burden the operator of a motor vehicle shall stop and if circumstances require it shall stop his engine until the danger has been avoided. When overtaken by any other vehicle legally travelling at a greater speed the operator or driver of any motor vehicle when signaled to do so shall turn reasonably to the right of the center of the highway allowing the other vehicle free passage to the left. No person shall drive or operate a motor vehicle upon any public street or highway in this Commonwealth having metal spurs or lugs or other metal projections more than three-fourths (3-4) of an inch in length upon the tires thereof except upon natural earth roads or when the streets are covered with ice or snow so that the safety of other users of the highway makes it necessary.

Speed

Section 14 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person but no person shall drive a motor vehicle at a rate of speed exceeding one mile (1) in two and one-half (2 1/2) minutes and no person shall drive a motor vehicle having solid tires and weighing more than five thousand (5,000) pounds gross maximum weight of vehicle and load combined at a greater rate of speed than one mile (1) in four (4) minutes and no person shall drive a motor vehicle having solid tires and weighing over ten thousand (10,000) pounds gross maximum weight of vehicle and load combined at a greater rate of speed than one (1) mile in five (5) minutes and no person shall drive a motor vehicle having solid tires and weighing over fifteen thousand (15,000) pounds gross maximum weight of vehicle and load combined at a greater rate of speed than one (1) mile in six (6) minutes provided that the local authorities having charge of any of the highways may in dangerous or built-up sections place signs marked "Danger run slow" in letters not less than five (5) inches in height. Said signs to be placed at right angles to and plainly legible from the highway and facing the traffic the speed of which is to be reduced and at these places the speed limit shall not exceed a rate of a mile in four minutes for a distance beyond said sign of not more than one-quarter of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of a mile in four minutes for not more than a quarter of a mile beyond said sign and so many signs may be erected as may be necessary. At the end of said dangerous or built-up section shall be erected a sign reading "end of fifteen mile limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic. When a motor vehicle meets or overtakes a street passenger car which has stopped for the purpose of taking on or discharging passengers the motor vehicle shall not pass said car on the side on which passengers get on or off until the car has started or until any passenger who may have alighted shall have reached the side of the road or any passenger who may be about to board the car shall have done so.

Local Registration and Tax

Section 15 No city county borough incorporated town or township shall adopt enforce or maintain any ordinance rule or regulation contrary to or inconsistent with the terms of this act or fix a rate of speed lower than that permitted by this act or require of any person any license tax upon or registration fee for any motor vehicle or any permit or license to operate motor vehicles upon the public highways except that in parks the proper authorities may restrict the speed of motor vehicles to such a rate as may seem reasonable provided said rate of speed shall not be less than that allowed other vehicles and that legible signs shall be conspicuously placed indicating the rate of speed permitted. Operators of motor vehicles shall have the same rights upon the public streets and highways as the drivers of any other vehicles and no public road open to horse drawn vehicles shall be closed to motor vehicles.

Intoxication

Section 16 Any person operating a motor vehicle when intoxicated shall be deemed guilty of a misdemeanor and upon

conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100) nor more than three hundred dollars (\$300) or imprisonment for not more than one year or both at the discretion of the court.

Unauthorized Use of Vehicles

Section 17 Any person operating a motor vehicle under any other number than that of its registration or any person operating any motor vehicle without the consent of the owner thereof or any person operating a motor vehicle the registration of which has been revoked or suspended shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100) nor more than three hundred dollars (\$300) or imprisonment not exceeding one year or both at the discretion of the court.

Officers

Section 18 All operators of motor vehicles shall upon request or signal of any constable or police officer who shall be in uniform or shall exhibit his badge or other sign of authority stop and exhibit their registration certificate or license if so required and shall furnish to any legally constituted authority all information in their possession as to the identity of the operator or owner of any motor vehicle.

Method of Arrest

Section 19 The constables and police officers of the counties cities boroughs incorporated towns and townships of this Commonwealth may arrest upon view and without warrant any person or persons violating any of the provisions of this act but such officer shall forthwith make and file with the magistrate or justice of the peace before whom the person arrested is taken an affidavit setting forth in detail the alleged violation of the section of the act complained of and furnish a copy to the person arrested. In the event to an arrest as aforesaid if the defendant is unable to give sufficient bail for a hearing or for his appearance at court the magistrate alderman or justice of the peace before whom he is first taken shall accept as bail any article of sufficient value or provided he is the owner thereof hold in custody the motor vehicle found in the possession of the defendant and the court magistrate alderman or justice of the peace after the trial of the defendant if in the meantime sufficient bail according to law has been given shall make such order as to the disposition of such motor vehicle or other article accepted as bail as shall seem just and proper.

Evidence of Responsibility

Section 20 In any proceeding for the violation of provisions of this act the registered number displayed on the motor vehicle shall be prima facie evidence that the owner of said vehicle was then operating the same provided however that if at any hearing or proceeding the owner shall testify under oath or affirmation that he was not operating the said car at the time of the alleged violation of this act and shall submit himself to an examination as to who at that time was operating the car and reveal the name of the person if known then the prima facie evidence arising from the registered number shall be overcome and removed and the burden of proof shifted.

Penalties

Section 21 Any person except as provided in section sixteen and seventeen violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten dollars (\$10) nor more than twenty-five dollars (\$25) to be collected by summary conviction before any magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of non-payment of a fine within forty-eight (48) hours bail in double the amount of fine and costs being first entered to undergo an imprisonment in the county prison for a period not exceeding ten (10) days. Provided that any person so accused may waive such summary trial or hearing and secure the right of trial by jury before the court of quarter sessions of the peace for the county in which the offense is alleged to have been committed by depositing with the magistrate alderman or justice of the peace to whom complaint has been made or before whom he is taken a sum in double the amount of the fine and costs which might be imposed or by entering security to pay the same. Any person or persons previously convicted before a court of quarter sessions or magistrate alderman or justice of the peace of this Commonwealth or any violation of the provisions of this act shall upon conviction of a second offence within a period of one year be sentenced to pay a fine of not less than twenty-five dollars (\$25) nor more than fifty dollars (\$50) or in case of non-payment of such fine to undergo an imprisonment in the county prison for a period not exceeding twenty days. Any person or persons previously convicted before a magistrate alderman or justice of the peace of this Commonwealth for any violation of the provisions of this act shall upon conviction of a third or subsequent offence within a period of one year be deemed guilty of a misdemeanor and shall be sentenced to pay a fine of not less than fifty dollars (\$50) nor more than two hundred dollars (\$200) or in case of non-payment of such fine to undergo an imprisonment in the county prison for a period not exceeding thirty (30) days. Any person or persons accused of a second or subsequent offence shall have the right to a trial by jury in the same manner and upon the same condition as is provided for in the case of persons accused of a first offense provided that if after conviction before a magistrate alderman or justice of the peace the accused desires to appeal to the court of quarter sessions he shall be entitled to do so according to law as in other cases of summary conviction provided he gives a bond conditioned upon securing and prosecuting the appeal with affect or

otherwise to secure payment of the fine imposed. Proceedings under this act may also be commenced by the issuance of a warrant in the name of the Commonwealth which warrant may be served by a constable, policeman or other officer having authority to serve warrants in any part of the Commonwealth and a copy of the affidavit or information shall be served with such warrant. Any officer serving such warrant shall take the peace of the county in which the defendant is found who shall take bail for his appearance before the magistrate or justice of the peace who issued the warrant or for a trial by jury in accordance with the provisions of this Act.

All money articles of value or motor vehicles deposited with any magistrate or justice of the peace as provided in this act shall be returned to the defendants upon the termination of the cause or upon the certificate of the district attorney of the county in which the action is brought.

Disposition of Fines

Section 22 All fines and penalties collected under the provisions of this act for violations of the same shall be paid to the State Treasurer except those collected for violations of the provisions as to speed or weight which shall be paid to the treasurer of the city borough town or township where in the violation occurred to be used for the construction repair and maintenance of the highways thereof and sworn statements of all fines and penalties so collected shall also be made upon blanks to be furnished by the State Highway Department by the burgess magistrate justice of the peace or other officer imposing or receiving the same to the State Highway Commissioner. Said reports shall be made quarterly not later than the tenth (10) day of the months of January April July and October of each year. Any burgess magistrate justice of the peace or other officer who shall fail to make such quarterly reports and returns or either of them shall be deemed guilty of a misdemeanor in office and upon conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) or imprisonment in the county jail for a period of sixty (60) days or both at the discretion of the court.

Services of Process in Civil Actions

Section 23 All civil actions for damages arising from the use and operation of any motor vehicle as aforesaid may be brought in the city or county in which the alleged damages were sustained and service of process may be made by the sheriff of the county where the suit is brought deputizing the sheriff of the county wherein the defendant in the suit or his registered agent resides or where service may be had upon him under the existing laws of this Commonwealth in like manner as process may now be served in the proper county.

Repeal

Section 24 The act approved April twenty-third one thousand nine hundred three entitled "An Act relating to automobiles or motor vehicles providing for the registration thereof regulating the speed limit upon the public highways within this Commonwealth providing for the licensing of the operators thereof and fixing the amount of the license regulating the service of process and of proceeding in actions of damages arising therefrom and prescribing the penalties for the violation of the same" and the act approved April nineteenth one thousand nine hundred and five entitled "An Act relating to automobiles or motor vehicles and regulating the speed limit upon the streets and public highways of this Commonwealth providing for the licensing of the operators thereof by the State Highway Department fixing the amount of said license regulating the service of process and proceedings of actions in damages arising therefrom and prescribing the penalties for the violation of the provisions of the same" and the act approved April twenty-seventh one thousand nine hundred and nine entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" and the act approved April twenty-first one thousand nine hundred and eleven entitled "An Act to amend section seven of an act entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" by exempting hospital motor ambulances and motor fire engines and motor fire apparatus and requiring

them to be furnished free of charge with registration certificates and number tags" and all other acts or parts of acts inconsistent herewith shall be and the same are hereby repealed.

Provided however that the provisions as to registering motor vehicles as set forth in sections one two three four and seven of the act approved April twenty-seventh one thousand nine hundred and nine entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highway with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of the fines imposed thereunder" and the act approved April twenty-first one thousand nine hundred and eleven entitled "An Act to amend section seven of an act entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" shall remain in full force and effect until December thirty-first one thousand nine hundred thirteen when the provisions as to registering motor vehicles as set forth in this act shall become effective.

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Adams,	Eichenberger,	Leslie,	Robinson,
Allen,	Ely,	Letzkus,	Rockwell,
Alworth,	Ewing,	Light,	Roney,
Ambler,	Flynn,	Lohr,	Rothenberger,
Aron,	Forster, I. G.,	Lowrs,	Runk,
Arthur,	Foster, J. D.,	Malle,	Sassaman,
Baldwin, G. A.,	Frey,	Mannion,	Savacool,
Baldwin, R. J.,	Gans,	Martin,	Schaeffer, A. C.,
Barner,	Geary,	Mather,	Schuck,
Bass,	Geiser,	Matt,	Scott, S. B.,
Bavle,	Gibson,	McAleer,	Semmens,
Becker,	Glenn,	McAllister,	Shaffer, C. A.,
Benninger,	Good,	McCaig,	Sherwood,
Bergey,	Goss,	McClintock,	Showalter,
Berntheisel,	Gramley,	McDermott,	Smith, J. W.,
Bigger,	Gransback,	McKay,	Smith, L.,
Bittles,	Gray, Joseph,	McNichol,	Snively,
Blair, W. A.,	Hackett,	Mechling,	Snyder,
Blair, W. F.,	Haggerty,	Mellott,	Spangler,
Bloch,	Heidinger,	Metzenbacher,	Spiker,
Brosius,	Hemminger,	Miller,	Spillinger,
Brown,	Herman,	Missimer,	Steele,
Brownlee,	Hess,	Mitchell,	Stein,
Burnett,	Heyburn,	Moore,	Stone,
Caldwell,	Hibshman,	Morrow,	Strauss,
Campbell, C. M.,	Hobbs,	Moses,	Swartz,
Campbell, J. J.,	Hoffman,	Mouthrop,	Swift,
Carson,	Howard, J.,	Murphy,	Thomas,
Carter,	Howard, R.,	Neel,	Trach,
Cheeseman,	Humes,	Neely,	Ulrich,
Claycomb,	Isler,	North,	Ulman,
Clearv,	Irwin, G. C.,	O'Neill,	Walsh,
Collins,	Jackson,	Peachey,	Walton,
Conner,	Jones, E. E.,	Pennegar,	Watson,
Conniff,	Kaiser,	Pennock,	Wettach,
Conrade,	Kaufman,	Perry, H. L.,	Whitaker,
Cox,	Keegan,	Perry, S. J.,	Whitman,
Currier,	Keepert,	Peters,	Wildman,
Curry,	Kenna,	Piper,	Williams,
Davis,	Kennedy,	Post,	
DeFrees,	Kern,	Price,	
Dickinson,	Kitts,	Ramsey,	Wilson, W. H.,
Donahoe,	Klepper,	Redfield,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Reese,	Young, G. K.,
Down,	Kuhns, E. G. M.,	Reeser,	Young, J. H.,
Dunn, H. B.,	Lanius,	Rex,	Zimmerman,
Dunn, J. A.,	Latshaw,	Rhoads,	
Ehrhardt,	Lenker,	Richards,	Alter,
			Speaker.

NAYS—1.

Benson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

QUESTION OF PERSONAL PRIVILEGE.

Mr. CLAYCOMB. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. CLAYCOMB. Mr. Speaker, owing to the confusion last evening when Senate Bill No. 612 (House Bill 2176), file folio 4405, entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the conference of Governors of sundry loyal States held September twenty-fourth and twenty-fifth eighteen hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the Rebellion

was voted on, I am not recorded as voting. I desire to be recorded "aye." I voted "aye" at the time.

The SPEAKER. The gentleman's statement will be entered upon the Legislative Journal.

REPORTS OF CONFERENCE COMMITTEES.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 791.

To the members of the Senate and House of Representatives: We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering Senate bill No. 791 entitled "An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lanes and alleys within their corporate limits laid out by this Commonwealth," beg leave to submit the following amended bill as our report:

CHARLES J. MAGEE,
STERLING R. CATLIN,
JOHN P. MOORE,

Committee on the part of the Senate.

EDWARD M. KENNA,
W. J. MCCAIG,
H. E. LESLIE,

Committee on the part of the House of Representatives.

An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets and alleys within their corporate limits laid out by this Commonwealth.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the title for all highway and municipal purposes to the land embraced within the limits of all streets lanes and alleys within the corporate limits of cities of the second class which have been laid out by this Commonwealth shall be vested in the respective municipalities wherein such streets lanes and alleys are located.

Section 2 All acts or parts of acts inconsistent herewith and the same are hereby repealed.

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Adams,	Eichenberger,	Letzkus,	Rockwell,
Allen,	Ely,	Light,	Roney,
Alworth,	Ewing,	Lohr,	Rothenberger,
Amblor,	Flynn,	Lowers,	Runk,
Aron,	Forster, I. G.,	Malie,	Sassaman,
Arthur,	Foster, J. D.,	Mannon,	Savacool,
Baldwin, G. A.,	Frey,	Martin,	Schaeffer, A. C.
Baldwin, R. J.,	Gans,	Mather,	Schuck,
Barner,	Geary,	Matt,	Scott, J. R. K.
Bass,	Gibson,	McAleer,	Scott, S. B.,
Bayle,	Glenn,	McAllister,	Semmens,
Becker,	Good,	McChig,	Shaffer, C. A.,
Benninger,	Goss,	McClintock,	Shaffer, I. E.,
Berntheizel,	Grabe,	McDermott,	Sherwood,
Bigger,	Gransback,	McKay,	Showalter,
Bittles,	Gray, Joseph,	McNichol,	Smith, J. W.,
Blair, W. A.,	Hackett,	Mechling,	Smith, L.,
Blair, W. F.,	Haggerty,	Mellott,	Snively,
Bleloch,	Heldinger,	Metzenbacher,	Snyder,
Body,	Hemminger,	Miller,	Spangler,
Brosius,	Herman,	Missimer,	Speiser,
Brown,	Hess,	Mitchell,	Spillinger,
Brownlee,	Heyburn,	Moore,	Steele,
Burnett,	Hibshman,	Morrow,	Steln,
Caldwell,	Hobbs,	Moses,	Stone,
Campbell, C. M.,	Hoffman,	Moulthrop,	Strauss,
Campbell, J. J.,	Howard, J.,	Murphy,	Swartz,
Carson,	Howard, R.,	Musser,	Swift,
Carter,	Humes,	Neel,	Thomas,
Claycomb,	Irwin, G. C.,	Neely,	Trach,
Cleary,	Jackson,	North,	Ulerich,
Cochran,	Jones, E. E.,	O'Neill,	Ulman,
Collins,	Kaiser,	Peachev,	Walsh,
Conner,	Kauffman,	Pennegar,	Walton,
Conniff,	Keegan,	Pennock,	Wetson,
Conrade,	Keppel,	Perry, H. L.,	Wetach,
Cox,			

Currier,	Kenna,	Perry, S. J.,	Whitaker,
Curry,	Kennedy,	Peters,	Whitman,
Davis,	Kern,	Post,	Wildman,
DeFrees,	Kitts,	Price,	Williams,
Dickinson,	Klepper,	Ramsey,	Wilson, J. H.,
Donahoe,	Kuhn, H. P.,	Reese,	Wilson, W. H.,
Donnelly,	Kuhns, E. G. M.,	Reeser,	Wiltbank,
Down,	Lanius,	Rex,	Young, G. K.,
Dunn, H. B.,	Latshaw,	Rhoads,	Young, J. H.,
Dunn, J. A.,	Lenker,	Richards,	Zimmerman,
Ehrhardt,	Leslie,	Robinson,	Alter,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 986.

To the Members of the Senate and House of Representatives: We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering Senate bill No. 986, entitled "An Act authorizing any person, firm or corporation owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license and regulating the taxation of such corporations, requiring certain reports to be made to the Auditor General and providing penalties," beg leave to submit the following amended bill as our report:

AUGUSTUS T. DAIX, JR.,
JOHN P. MOORE,
C. W. SONES,

Committee on the part of the Senate.

A. S. MOULTHROP,
W. L. METZENBACHER,
D. S. KENNEDY,

Committee on the part of the House of Representatives.

An Act authorizing any person firm or corporation owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license regulating the taxation of such corporations requiring certain reports to be made to the Auditor General and providing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person firm or corporation owning or operating a distillery in this Commonwealth which produced only denatured alcohol for industrial purposes and not to be used as a beverage or for medicinal purposes shall not be required to obtain a license to operate such distillery under the provisions of the law approved the thirtieth day of July one thousand eight hundred ninety-seven entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors or any other law regulating the manufacture and sale of vinous spirituous malt or brewed liquors Any such corporation shall for purposes of State taxation be deemed to be a corporation organized for manufacturing purposes Provided That any person firm or corporation who shall take advantage of or operate under the provisions of this act shall make and file with the Auditor General of this Commonwealth on or before the first day of February of each year a statement in such form as the Auditor General may prescribe setting forth in detail the nature and character of the business conducted the kind and amount of materials produced made or manufactured the location of the plant distillery or distilleries the number of gallons of denatured alcohol manufactured or produced during the previous calendar year up to the first of January before such report is made.

Such report or statement shall be signed and sworn to by the person persons or one of the firm of a company or by the president of a corporation respectively taking advantage or operating under the provisions of this act.

Section 2 Any person firm or corporation who shall violate any of the provisions of this act or who shall neglect to comply with any of the provisions of this act or any person who shall make a false statement or false oath to any matter fact or thing in any statement required to be filed under the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine or penalty not to exceed three hundred dollars together with the costs of prosecution.

Section 3 All acts or parts of acts inconsistent with this act are hereby repealed.

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Adams,	Eichenberger,	Letzkus,	Robinson,
Alworth,	Ely,	Licht,	Rockwell,
Amber,	Ewing,	Lehr,	Roney,
Aron,	Forster, I. G.,	Lowers,	Rothenberg,
Arthur,	Foster, J. D.,	Mahe,	Runk,
Baldwin, G. A.,	Frey,	Mannion,	Sassaman,
Baldwin, R. J.,	Gans,	Martin,	Savacool,
Barner,	Geary,	Mather,	Schaeffer, A. C.
Bass,	Gibson,	Matt,	Schuck,
Bayle,	Glenn,	McAleer,	Scott, J. R. K.,
Becker,	Good,	McAlister,	Scott, S. B.,
Benninger,	Goss,	McCaig,	Semmens,
Benson,	Gramley,	McClintock,	Shaffer, C. A.,
Bergey,	Gransback,	McDermott,	Shaffer, I. E.,
Berntheisel,	Gray, Joseph,	McKay,	Sherwood,
Rigger,	Hackett,	McNichol,	Showalter,
Bittles,	Haggerty,	Mechling,	Smith, J. W.,
Blair, W. A.,	Heldinger,	Mellott,	Smith, L.,
Bieloch,	Hemminger,	Metzenbacher,	Snyder,
Body,	Herman,	Miller,	Spangler,
Brosius,	Hess,	Muesimer,	Speiser,
Brown,	Heyburn,	Mitchell,	Spillinger,
Brownlee,	Hibshman,	Moore,	Steele,
Burnett,	Hobbs,	Morrow,	Stein,
Caldwell,	Hoffman,	Moses,	Stone,
Campbell, C.M.,	Howard, J.,	Moulthrop,	Strauss,
Campbell, J. J.,	Howard, R.,	Murphy,	Swartz,
Carson,	Humes,	Musser,	Swift,
Carter,	Isler,	Neel,	Thomas,
Cheeseman,	Irwin, G. C.,	Neely,	Trach,
Claycomb,	Jackson,	North,	Ulerich,
Cleary,	Jones, E. E.,	O'Neill,	Ulman,
Cochran,	Kaiser,	Peachey,	Walsh,
Collins,	Kaufman,	Pennegar,	Walton,
Conner,	Keegan,	Pennock,	Watson,
Conniff,	Keegort,	Perry, H. L.,	Wetach,
Conrade,	Kenna,	Perry, S. J.,	Whitaker,
Cox,	Kennedy,	Peters,	Whitman,
Currier,	Kern,	Piper,	Wildman,
Curry,	Kitts,	Price,	Williams,
Davis,	Klepper,	Damsey,	Wilson, J. H.,
DeFrees,	Kuhn, H. P.,	Redfield,	Wilson, W. H.,
Dickinson,	Kubus, F.G.M.,	Reese,	Wiltbank,
Donahoe,	Lehman,	Reiser,	Young, G. K.,
Donnally,	Lehman,	Rhoads,	Young, J. H.,
Down,	Lenker,	Richards,	Zimmerman,
Dunn, H. B.,	Leslie,	Speaker,	
Dunn, J. A.,			
Ehrhardt,			

NAYS—1.

Allen,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 183.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House Bill No. 183, entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; erecting and establishing a Public Service Commission for the regulation aforesaid, prescribing and defining the powers and duties of such Commission and its officers; including the exclusive power to regulate the construction, alteration, relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways, by the tracks or other facilities of said companies, providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation or abolition and for the payment of such expense and damages, severally or proportionately, by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the Commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions, mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroads to properly man their trains," by amending

section nine thereof, repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission, and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three, entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals," and an act entitled "To provide the maximum car service charges, including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars, approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven, and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act," respectfully beg leave to submit the following amended bill as our report.

FRANK H. ROCKWELL,
AUGUSTINE P. CONNIFF,
SAMUEL A. WHITAKER,

Committee on the part of the House of Representatives.

JAMES P. McNICHOL,
EDWIN S. VARE,
J. P. K. HALL,

Committee on the part of the Senate.

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations alteration street railway corporation or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

ARTICLE 1

Definitions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The Public Service Company Law"

The term "Public Service Company" when used in this act includes all railroad corporations canal corporations street railway corporations stage line corporations express corporations baggage transfer corporations pipe line corporations ferry corporations common carriers Pullman car corporations dining car corporations tunnel corporations turnpike corporations bridge corporations wharf corporations incline plane corporations grain elevator corporations telegraph corpora-

dions telephone corporations natural gas corporations artificial gas corporations electric corporations water corporations water power corporations heat corporations refrigerating corporations sewage corporations doing business within this State and also all persons engaged for profit in the same kind of business within this Commonwealth. Provided however Such persons and corporations shall not be subject to the provisions of this act with respect to any business transacted or any property owned by them outside of the Commonwealth of Pennsylvania nor shall the provisions of this act be so construed as to extend to any matter or thing which under the Federal Constitution the Congress of the United States has the exclusive power to regulate or which the Congress has under said Constitution in the exercise of its concurrent power in fact regulated to the exclusion of the concurrent power of the several states. And provided further That none of the provisions of this act shall apply to the generation transmission or distribution of electricity to the manufacture or distribution of gas to the furnishing or distribution of water or to the production delivery or furnishing of steam or any other substance for heat or power by a producer who is not otherwise a public service company for the sole use of such producer or for the use of tenants of such producer and not for sale to others.

The term "Corporation" as used in this act shall be construed to include all bodies corporate joint stock companies or associations domestic or foreign their lessees assignees trustees receivers or other successors in interest having any of the powers or privileges of corporations not possessed by individuals or partnerships and shall not include municipal corporations except as otherwise provided in this act.

The term "Municipal Corporation" as used in this act shall include all cities boroughs towns townships or counties created or organized under any general or special law of this Commonwealth.

The term "Person" as used in this act means all individuals partnerships or associations other than corporations.

The term "Railroad Corporation" as used in this act includes every corporation owning leasing operating or managing or controlling any railroad for public use within this Commonwealth.

The term "Railroad" as used in this act includes every road other than a street railway by whatsoever power operated for public use in the conveyance of passengers or property or both with all bridges ferries tunnels facilities plant and equipment thereof.

The term "Street Railway Corporation" as used in this act includes every corporation owning leasing operating or managing or controlling any street railway within this Commonwealth.

The term "Street Railway" as used in this act includes every railroad and railway by whatsoever power operated or any extension or extensions thereof for public use in the conveyance of passengers or property or both being mainly or in part located upon over above below across through or along any street avenue road highway bridge or public place including the facilities plant and equipment thereof.

The term "Common Carrier" as used in this act includes any and all common carriers whether corporations or persons engaged for profit in the conveyance of passengers or property or both between points within this Commonwealth by through over above or under land or water or both.

The term "Conveyance of passengers or property" as used in this act includes any and all service in connection with the receiving transportation elevation transfer in transit ventilation refrigeration icing storage handling and delivering of property baggage or freight as well as any and all service in connection with the transportation or carrying of passengers.

The term "Service" is used in this act in its broadest and most inclusive sense and includes any and all acts done rendered or performed and any and all things furnished or supplied and all and every the facilities used or furnished or supplied by public service companies in the performance of their duties to their patrons employees and the public as well as the interchange of facilities between two or more public service companies.

The term "Facilities" as used in this act includes all plant and equipment of a public service company which includes all tangible real and personal property buildings materials easements rights of way rights of trackage subways tunnels railroads street railways tracks canals and all animal locomotives apparatus appliances devices instruments appurtenances freight cars refrigerator cars baggage cars express cars passenger cars drawing-room cars parlor cars sleeping cars dining cars rolling stock carriages cabs hansoms taxicabs vehicles boats ships vessels bridges barges cables conduits converters transformers condensers wires poles structures telegraph lines telephone lines crossbars engines machines dynamos boilers motors storage batteries switch-boards water falls water-power stations power stations pumping stations reservoirs purifiers oil tanks gas tanks holders retorts ducts pipes pipe galleries pipe lines mains meters lamps scrubbers wharves piers docks ferries incline planes side tracks spurs turn outs switches systems stations depots terminals terminal facilities water or gas jets wells and any and all other means and instrumentalities in any manner owned operated leased licensed used controlled furnished or supplied for by or in connection with the business of any public service company. Provided however That no property owned by the Commonwealth of Pennsylvania or a municipality thereof at the date when the act becomes effective shall be subject to the Commission or to any of the terms of this act except as elsewhere provided herein.

The term "Commissioner" when used in this act means the Public Service Commission created by this act.

The term "Commissioner" when used in this act means one of the members of such commission.

ARTICLE II

Duties and Liabilities of Public Service Companies

Section 1 It shall be the duty of every public service company

(a) To furnish and maintain such service including facilities as shall in all respects be just reasonably adequate and practically sufficient for the accommodation and safety of its patrons employees and the public and in conformity with such reasonable regulations or orders as may be made by the commission.

(b) To render and furnish all such service at prices charges rates tolls fares or compensation that shall be just and reasonable and in conformity with such reasonable regulations or orders as may be made by the commission.

(c) To make all such repairs changes alterations and improvements in or to such service including facilities as shall be reasonably necessary for the accommodation or safety of its patrons employees and the public.

(d) Whenever and in the form required by the commission to file with the commission tariffs and schedules showing prices charges rates fares tolls or other compensation asked demanded or received for any service rendered or furnished by said company and if a common carrier showing the method of distribution of trains cars vehicles boats motive power or other facilities operated or owned by said common carrier. It shall also be the duty of every public service company to post and publish such tariffs and schedules including if a common carrier schedules showing the method of distribution of trains cars vehicles boats motive power or other facilities in every office or station of said public service company open to the public where payments are made by shippers consumers users or patrons in such manner form and place in such office or station as to be readily accessible and so that the said tariffs and schedules may be conveniently inspected by the public and similarly in such other places as the commission may require. In case of railroad or other common carrier telegraph and telephone corporations such tariffs and schedules shall conform to those required by the Interstate Commerce Commission. Every public service company shall also file with and as a part of such tariffs and schedules and post as directed all rules and regulations that in any manner affect the said prices charges rates fares tolls or other compensation or the distribution of trains cars vehicles boats motive power or other facilities. Upon application the Commission may limit and restrict the number and character of such tariffs and schedules and the number of offices or stations at which the same are required to be posted as aforesaid.

(e) Where any public service company jointly acts or participates or connects with any other public service company in the performance of any service to make and file with the Commission when so required by it and post and publish as hereinbefore provided the tariffs or schedules of the joint rates prices charges fares or tolls adopted or in force between them (including when directed the rules and regulations contracts and practices affecting or relating to the same) which must be just and reasonable and not more in the aggregate nor in the apportionment thereof between said companies than may be prescribed by any order of the Commission.

Provided however that the tariffs or schedules of such joint rates prices charges fares or tolls need only be filed by one of the said public service companies and the other company or companies with the consent and approval of the Commission need only file such evidence of concurrence therein or acceptance thereof as may be required by the commission. Provided that whenever any public service company shall file any tariffs or schedules under the provisions of this act or shall participate in any such tariff or schedule so filed the rates fares and charges and the rules regulations and practices therein contained as against such public service company its officers agents and employees shall be deemed to be the legal rate fare or charge and the rules regulations and practices otherwise the published rate and the rules regulations and practices if any shall be the legal rate fare or charge and the rules regulations and practices.

(f) To make no change in any tariff or schedule which shall have been filed or published or posted by any public service company in compliance with the preceding sections except after thirty days' notice to the Commission and to the public posted and published in the manner form and places required with respect to the original tariffs or schedules which shall plainly state the exact changes proposed to be made in the tariffs or schedules then in force and whether an increase or decrease and the time when the proposed changes will go into effect and all such changes shall be shown by filing posting and publishing new tariffs or schedules or shall be plainly indicated upon the tariffs or schedules in force at the time and keep open to the public inspection provided that the Commission may in its discretion and for good cause shown allow changes in such tariffs or schedules upon less than thirty days' notice herein specified or upon other conditions and provided further that no rate practice or classification which shall have been determined by the Commission shall be changed or discontinued by the Public Service Company directly or through any change in classifications rules regulations contracts or practices within a period of three years after such determination without application to and the approval of the Commission of which application thirty days' prior notice shall be given in the said tariffs or schedules to the public. And provided further that it shall be the duty of every public service company when required by the commission to issue to its shippers consumers or other patrons a certificate or other evidence of payments made by them to it in excess of the prior established rate of an increase in which rate notice has been given to the Commission and the public as aforesaid.

(g) To file with the Commission when required by it verified copies of any and all contracts writings agreements leases arrangements or other engagements entered into by such public service company with any person corporation municipal corporation any state government the Federal government or any branch or subdivision thereof or other public service company in relation to its public service.

(h) To make and file when and in the manner and form required by the Commission any and all reports to the Commission which shall contain such facts accounts and information as may be prescribed by the Commission and generally to furnish any and all information required by the Commission in the performance of its duties under this act.

(i) To adopt use and keep in conducting its business such form method system or systems of accounts records and memoranda as shall be prescribed by the Commission to carry no charges in any operating account which should properly be charged to the capital account or vice versa to carry a proper and reasonable depreciation account if required so to do by order of the commission and to obey and abide by all the regulations and orders of the Commission concerning such accounts records and memoranda and the keeping of the same. Provided that this subsection shall also apply to all municipal corporations with respect to the accounts records and memoranda relating to the rendering or furnishing by them to the public of any service of the kind or character rendered or furnished by public service companies and to the making of reports in relation thereto. And provided further that all corporations and persons operating under lease or other contract any such plant or other facilities owned by such municipal corporation shall adopt use and keep in respect to such operation of such plant or other facilities under such lease or contract such form or system of accounts as shall be adapted to and reasonable under the circumstances and consistent with the obligations of such lease or contract or of any contract made in pursuance thereof and shall conform to such orders as the Commission on hearing may make in respect to such form or system of account and shall make such reports in relation thereto as may be required by the Commission.

(j) To keep all books accounts papers records and memoranda as shall be required by the Commission in an office within this Commonwealth and not to remove the same or any of them from the Commonwealth except upon such terms and conditions as may be prescribed by the Commission but the provisions of this paragraph shall not apply to a public service company of another state engaged in interstate commerce whose accounts are kept at its principal place of business without the State in the manner prescribed by the Interstate Commerce Commission. Provided That such public service company when required by the Commission shall furnish to the Commission within such reasonable time as it shall prescribe certified copies of its books accounts papers records and memoranda relating to the business done by such public service company within this Commonwealth.

(k) To furnish to the Commission from time to time and as the Commission may require all maps profiles reports of engineers books papers records and other documents or memoranda or copies of any and all of them in aid of any inspection examination inquiry investigation or hearing or in aid of any determination of the value of its property or any portion thereof and to co-operate with the Commission in the work of the valuation of its property or any portion thereof and to furnish any and all other information to the Commission as the Commission may require in any inspection examination inquiry investigation hearing or determination of such valuation of its property and facilities.

(l) To account or report to the Commission when required by it so to do for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness and other securities which accounts and reports shall be made in such form and detail verified by affidavit of the proper officer or officers of such company having knowledge thereof as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission to use and apply the proceeds thereof to the purpose or purposes certified to the Commission under the provisions of this act and to no other purpose or purposes whatsoever.

(m) If a railroad corporation or street railway corporation or other common carrier to furnish a reasonably sufficient number of safe trains cars vehicles boats or other facilities and to run and operate the same with such motive power as may reasonably be required in the conveyance of all such passengers or property as may seek or be offered to it for such conveyance and to run and operate its said trains cars vehicles boats or other facilities with sufficient frequency at such reasonable and proper time and to and from such stations or points as the Commission having regard to the general convenience and safety of the public may require and when reasonably required by the Commission to change the time schedule for the running and operation of its trains cars vehicles boats or other facilities and generally make any other arrangements and improvements in its service which the Commission may lawfully and reasonably determine and require.

(n) If a railroad corporation or other common carrier engaged in the transportation of freight or property to furnish upon reasonable request to all persons and corporations who may apply therefor and offer freight or property for transportation sufficient and suitable cars vehicles boats motive power or other facilities as may be reasonably required for the transportation of such freight or property or in case at any particular time it may not have sufficient cars boats vehicles motive power or other facilities to meet the requirements for the transportation of property then to lawfully distribute all available cars vehicles boats motive power or other facilities among the several applicants therefor without discrimination between shipper localities or

competitive or non-competitive points in accordance with the rule of distribution of the Interstate Commerce Commission. But preference may always be given in the supply of cars boats vehicles motive power or other facilities for shipment of live stock or perishable matter.

(o) If a railroad corporation upon application of any owner or operator of any lateral railroad or any private side track or of any shipper tendering property or traffic for transportation or of any consignee to construct maintain and operate at a reasonable place and upon reasonable terms a switch connection with any such lateral railroad or private side track which may be constructed to connect with its railroad where such connection may be reasonably practicable and can be put in with safety and will furnish sufficient business to justify the construction and maintenance of the same. Provided that whenever any lateral line of railroad or private side track has been so connected with a line of any railroad or whenever any owner of such lateral railroad or any private side track has at any time heretofore sold or leased or shall hereafter sell or lease such lateral railroad or side track to any railroad corporation any person or corporation shall be entitled to connect therewith or to use the same upon payment to the party incurring the primary expenses thereof of a reasonable proportion of the cost of the said lateral railroad or private side track and of the maintenance thereof which shall be determined in case of disagreement among the parties by the Commission after notice to the interested parties and a hearing. Provided that such connection and use can be made without unreasonable interference with the use thereof by the party incurring the primary expense or owning or leasing said lateral railroad or side track.

(p) If a telephone or telegraph corporation or person or persons engaged in like business to cause the transmission of dispatches messages or communications by it to be reasonably continuous, and without unreasonable interruption or delay and if a common carrier to cause the conveyance of passengers and property by it to be reasonably continuous and without unreasonable interruption or delay.

(q) Whenever a common carrier receive property for transportation between points within this Commonwealth it shall issue a receipt or bill of lading therefor and shall be liable to the lawful holder thereof for any loss damage or injury to said property caused by it or any other common carrier to which said property may be delivered or over whose line or lines such property may pass. No contract receipt rule or regulation shall exempt such common carrier from the liability hereby imposed provided that nothing in this section shall deprive any lawful holder of such receipt or bill of lading of any remedy or right of action which he has under existing laws and provided further that any common carrier issuing such receipt or bill of lading shall in the event of a recovery of a judgment against or of a satisfaction made by such carrier for such loss or damage be entitled to recover from the common carrier on whose line the loss or damage shall have been sustained an amount not in excess of the loss or damage to said property which the lawful holder of said bill of lading or receipt would otherwise have been entitled to recover against such last mentioned carrier and not in excess of the amount actually paid to the holder of such receipt or bill of lading.

(r) If a street railway corporation or incline plane corporation whenever the Commission shall deem necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and object shall make proper and convenient arrangement or adjustment of the time schedules of the said street railway corporation or incline plane corporation and shall also make such proper and convenient arrangement or adjustment of its time schedules with those of other contiguous or connecting street railway corporations or incline plane corporations as to the Commission shall seem necessary or proper for the accommodation convenience or safety of the public.

(s) If a railroad corporation or a street railway corporation to construct and maintain whenever the Commission may require the same such switch or other connections with or between the lines of other companies of the same character where the same is reasonably practical and can readily be connected to form a continuous line of transportation and to cause the conveyance of persons and property between points within this Commonwealth to be without unreasonable interruption or delay and to establish through routes and service therein and just and reasonable joint rates fares and charges applicable thereto and where practicable transport freight over the same without transfer from the originating cars and shall not discriminate in the said rates fares charges or in any rules or regulations applicable thereto between any such connecting lines. Provided That no railroad corporation or street railway corporation shall be required to give the use of its tracts or terminal facilities to any other common carrier. And Provided that this section shall not apply to a street railway corporation engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which does not generally solicit the transportation of freight as a main branch of its business.

(t) To obey and abide by all lawful orders and regulations of the Commission made under the provisions of this act regulating the manner in which the tracks or other facilities of any railroad corporation street railway corporation or any other public service company may be constructed across the tracks or other facilities of any other railroad corporation street railway corporation or any other public service company at grade or above or below grade or at any prescribed level or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across any public highway at grade or above or below grade or in which any public highway may be con-

structed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade or regulating the manner in which such crossings shall be operated maintained and protected including the stationing of watchmen there at installation and regulation of lights block or other system of signaling safety appliances devices or such other means or instrumentalities as the Commission may prescribe as well as to obey and abide by all lawful orders and regulations of the Commission made under the provisions of this act requiring the alteration re-location removal or abolition of any such crossings to the end intent and purpose that accidents may be prevented and also to bear and pay the expenses damages or compensation incident thereto either severally or in such proportion as the Commission may determine under the provision of this act

(u) If a telegraph corporation or person engaged in the public telegraph business to connect whenever the Commission may require it or him so to do its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business and thereupon it shall be and become the reciprocal duty of each of such connecting telegraph corporations or persons upon the payment of the usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporations or persons or by the Commission as hereinafter provided to receive and to transmit dispatches from and for each other with impartiality and good faith and likewise for any individual or individuals

(v) If a telephone corporation or person engaged in the telephone business whose lines together with the lines of another telephone corporation or person engaged in the telephone business form a continuous line of communication between different localities which are not reached by the lines facilities or connections of either alone and could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities to jointly arrange for the interchange and transfer of conversations at such common points when it can reasonably be done and efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and when necessity exists therefor in order to supply through traffic communication between different localities not otherwise provided for by the companies in question or either of them and shall operate and conduct a joint through traffic over the several lines so connected and shall make the proper rules and regulations governing the same and shall establish just and reasonable rates and charges for the same and shall thereby rendered and shall make among themselves an equitable apportionment of the costs and revenues appertaining to the joint facilities and service

(w) If a gas corporation water corporation or other public service company furnishing its service or product upon meter or other similar measurement or electric corporation to provide and keep in and upon its premises suitable and proper apparatus to be approved from time to time and stamped or marked by the Commission for testing and proving the accuracy of gas water electric or other meters furnished by it for use and by which apparatus every meter may be tested upon the written request of the consumer to whom the same shall be furnished and in his presence if he shall so desire If the meter so tested shall be found to be accurate within such commercially reasonable limits as the Commission may by general or special order fix for such meters or class of meters a reasonable fee to be fixed by the Commission by standing order sufficient to cover the cost of such test shall be paid by the consumer requiring such test but if not so found then the cost thereof shall be borne by the public service company furnishing said meter

(x) To give immediate notice to said Commission of the happening of any accident in or about or in connection with the operation of its property facilities or service wherein any person shall have been killed or injured and to furnish such full and detailed report of such accident within such time and in such manner as the Commission shall by general rule or special order or otherwise require Such report shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for any purpose in any suit or action for damages growing out of any matter or thing mentioned in said report

(y) To observe and obey all and singular the lawful orders and requirements which may be issued or made by the Commission in the exercise of the powers conferred upon it by this act

ARTICLE III

Creation Power and Limitation of Powers of Public Service Companies

Section 1 It shall be lawful for every public service company

(a) To demand collect and receive fair just and reasonable prices rates fares tolls charges or other compensation for each and every service rendered or to be rendered by it to any person or corporation or to any other public service company with whom it interchanges facilities and services

To establish a sliding scale of rates fares or charges provided that a schedule showing such scale of rates fares or charges shall first have been filed with the Commission and approved by it

To establish with the consent of the Commission a scale of charges subject to automatic adjustment in relation to the dividends to be paid to the stockholders of such public service company or the profit to be realized by any person engaged in like business

To participate to such an extent as may be permitted by the Commission and deemed by the Commission wise for the pur-

pose of encouraging economies efficiencies or improvements in methods or service in the additional profits which will be afforded by such economies efficiencies or improvements in methods or service

(b) To employ in the conduct and management of its business suitable and reasonable classifications of its service patrons and rates and such classification may in any proper case take into account the nature of the use and quantity used the time when used the purpose for which used the kind bulk value and facility of handling of commodities and any other reasonable consideration

(c) To have reasonable rules and regulations subject to existing law and the provisions of this act governing the conduct of its business and the conditions under which it shall be required to render services

It may require the payment of charges in advance the making of reasonable minimum payments and deposits to secure future payments of such charges or it may allow discounts for prompt payments of the same or impose penalties for failure to pay promptly provided that such advance charges minimum payments deposits discounts or penalties are reasonable and apply equally and without discrimination or preference to all shippers consumers and patrons under like conditions and under similar circumstances

(d) To apply to the Commission by complaint in the manner hereinafter provided in this act whenever such company claims to be aggrieved by any ruling regulation classification or order which it is or has been required by the Commission to observe or carry into effect and thereupon such public service company shall be entitled to a full and fair hearing and a speedy determination of its complaint on the merits by the Commission and to all just and reasonable relief consistent with the rights and duties of such public service company

(e) Whenever any owner of property transported by any common carrier or any user or patron of any other public service company renders directly or indirectly any service connected with such transportation or other public service the charge and allowance therefor shall be no more than is just and reasonable and the Commission may after hearing on its own motion or upon complaint determine what is a reasonable charge as a maximum to be paid by the carrier or other public service company for the use of the service so furnished or rendered and what is a proper proportion of the said cost and fix the same by appropriate order to be observed and enforced by the parties concerned

Section 2 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any proposed public service company

(a) To be incorporated organized or created provided that existing laws relative to the incorporation organization and creation of such companies shall first have been complied with prior to the application to the commission for its "Certificate of Public Convenience"

(b) To begin the exercise of any right power franchise or privilege under any ordinance municipal contract or otherwise

Section 3 Upon like approval of the Commission first had and obtained as aforesaid and upon compliance with existing laws and not otherwise it shall be lawful

(a) For any public service company to renew its charter or obtain any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise

(b) For a foreign public service company upon compliance with existing laws if any there be permitting such foreign company to exercise its powers and franchises within this Commonwealth to obtain the right to do business within this Commonwealth

(c) For any public service company to sell assign transfer lease consolidate or merge its property powers franchises or privileges or any of them to or with any other corporation or person

(d) For any municipal corporation to acquire construct or begin to operate any plant equipment or other facilities for the rendering or furnishing to the public of any service of the kind or character already being rendered or furnished by any public service company within the municipality

Provided however that nothing herein contained shall interfere with or affect the right or power of a municipal corporation to continue the operation of its municipal plant or to extend the same within the territory of such municipal corporation or any part thereof which is not then being supplied by a public service company rendering or furnishing service of a like kind or character And provided further That any municipal corporation which at the time this act becomes effective has by authority of law in process of construction any such plant for the rendering or furnishing to the public of any such service may proceed with and complete the said construction and begin to operate the same without the aforesaid approval of the Commission first had and obtained

Section 4 It shall be lawful for any public service company

(a) To issue stocks trust certificates bonds notes and other evidences of indebtedness or other securities or make any increase in the issue thereof in the manner prescribed by law for and only for money labor done or money or property actually received in accordance with the requirements of the Constitution and the laws of the Commonwealth

All stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued in violation of this sub-section and all fictitious increase of stock trust certificates bonds notes or other indebtedness or securities shall be void

Application as hereinafter provided may be made by such public service company to the Commission for a certificate of valuation to the effect that the provisions of this section have been complied with as to any stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued after the passage of this act such application shall certify

as to the number and amount thereof to be issued and the purpose of such issue and shall contain such other facts and detailed information and be in such form as the Commission shall determine and prescribe and shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company

(b) Every public service company shall file with the Commission on or prior to the date of issuance of any stock trust certificates bonds notes or other evidences of indebtedness or other securities payable at periods of more than twelve months after the date thereof and now or hereafter to be authorized (unless upon application as aforesaid a certificate of valuation shall have been obtained in accordance with the provisions of this act) a certificate to be known as a Certificate of Notification in such form as the Commission may from time to time determine and prescribe which among other things that may be required by the Commission shall show

I The total amount thereof

II The number and amount thereof outstanding prior to the date of such certificate the amount thereof theretofore retired the amount hereof heretofore undisposed of and whether such amount is held in the treasury of the public service company as a free asset or pledged and if pledged the terms and conditions of such pledge

III The number and amount thereof to be issued and the purpose of such issue and whether to be sold pledged or held in the treasury of the public service company as a free asset if such securities are to be sold the terms of sale if a contract for such sale has been made and if any part of the consideration to be received therefor is other than money an accurate and detailed description thereof if such securities are to be pledged the terms and conditions of such pledge

IV The number and amount thereof remaining unissued

V If the issue is of shares of stock the certificate shall also show the par value thereof and the number of the outstanding shares previously issued

VI The preference or privilege granted to the holders of any such shares of stock the dates of maturity rates of interest of any such bonds notes or other evidences of indebtedness or other securities and any conversion rights granted to the holders thereof and the price if any at which such shares or such securities may be redeemed

(c) Whenever any securities set forth and described in any Certificate of Notification as pledged or held as a free asset in the treasury of the public service company shall subsequent to the filing of such certificate be sold or repledged or otherwise disposed of by the public service company such company shall file a further Certificate of Notification to that effect setting forth therein all such facts as are required by sub-division III sub-section (b) of this Section 4

(d) All Certificates of Notification furnished to the Commission shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company Such Certificates of Notification shall at all times be deemed to be public records and open to inspection and may be given such further publicity as the Commission may deem to be for the public interest or welfare

The provisions in this act contained in regard to Certificates of Valuation and unless so required by the Commission in regard to Certificate of Notification shall not apply to the issuance of bonds notes or evidences of indebtedness payable at periods of twelve months or less nor to the pledging or replying of stocks trust certificates bonds or other evidences of indebtedness to secure such bonds notes or evidences of indebtedness payable at periods of twelve months or less but if such bonds notes or other evidences of indebtedness shall in whole or in part directly or indirectly be refunded by any issue of bonds notes or other evidences of indebtedness running for more than twelve months then the said mentioned provisions with regard to Certificates of Notification and Valuation shall apply

Neither the filing with the Commission of any Certificate of Notification nor the issuing by the Commission of any Certificate of Public Convenience or Certificate of Valuation and nothing therein or in this act contained nor any hearing had nor finding nor order nor decree made by the Commission nor any act or thing done by any public service Company in pursuance thereof nor any act or thing done by the Commission under the provisions of this act shall in any wise affect the invalidity if any of the stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued or assumed or guaranteed prior to the date when this act shall become effective by any public service company

Section 5 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any railroad corporation or street railway corporation to construct its tracks or other facilities across the tracks or other facilities of any other railroad corporation or street railway corporation or across any public highway at grade or above or below grade or for any public highway to be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade or for any public service company to construct any of its facilities across the facilities of any other public service company at the same or different levels And it shall be lawful upon like approval first had and obtained and not otherwise for any public service company to alter re-locate remove or abolish any such crossing Provided however that in all cases in which the tracks or other facilities of a railroad corporation or street railway corporation cross the tracks or other facilities of another railroad corporation or street railway corporation or a public highway at grade and such crossing is at the time this act be-

comes effective in process of abolition under and in accordance with an agreement or contract entered into with any municipality providing for such abolition it shall be lawful to proceed with the consummation of such abolition as provided in such agreement or contract without the aforesaid approval of the Commission first being obtained

Section 6 It shall be unlawful for any public service company

(a) To capitalize its franchises rights powers privileges or right to own and operate or enjoy any such franchises rights and powers or privileges in excess of the amount paid to the Commonwealth or any political sub-division thereof as the consideration for the grant thereof or to capitalize any lease or contract of sale or contract for consolidation or merger of two or more public service companies or to issue by way of substitution any capital stock trust certificates bonds or other evidences of indebtedness or other securities for any consolidated or merged company exceeding the aggregate values of the properties of the companies so consolidated or merged and any additional sum actually paid in cash and any additional property or labor actually contributed Provided that any such public service company or companies may apply to the Commission to determine such consideration or value aforesaid

(b) In the case of any reorganization under the provisions of the Act of Assembly approved the eighth day of April Anno Domini one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof to issue any stock trust certificates bonds notes or other evidences of indebtedness or other securities in excess of the amount paid or agreed to be paid to the Commonwealth or any political sub-division thereof as the consideration for the grant of any franchises rights powers or privileges and the value of the property of such reorganized corporation (and any additional sum actually paid in cash and any additional properties or labor actually contributed) Provided that any such public service company may apply to the Commission to determine such consideration or value aforesaid

(c) To purchase acquire take or hold either in absolute ownership or in pledge or as collateral security directly or indirectly any controlling right title or interest legal or equitable in the capital stock bonds trust certificates or other evidences of indebtedness or other securities issued by or other controlling right title or interest whatsoever in any other public service company conducting business within this Commonwealth without the consent and approval of the Commission but the purchase taking and holding aforesaid of any right title or interest in any such capital stock bonds trust certificates or other evidences of indebtedness or other securities or of any other right title or interest in any other public service company which shall amount to less than the aforesaid controlling right title or interest of any nature or kind shall be lawful without the approval of the Commission so far as the same may be lawful under existing laws Provided however That nothing in this act shall be construed to affect the holding of stock bonds trust certificates or other evidences of indebtedness or other securities heretofore legally acquired and held or in any way diminish lessen or impair the rights of any public service company in virtue of the holding by said company of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities heretofore acquired and held or to prevent the future acquisition of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities of a public service company where the major interest therein has been acquired and held by a public service company prior to the date when this act shall become effective or to prevent the future acquisition holding or cancellation by a public service company of trust certificates bonds notes or other evidences of indebtedness or other securities secured by stock theretofore legally acquired and owned by a public service company and pledged as security therefor

Section 7 It shall be unlawful for any public service company after the first day of January one thousand nine hundred and fourteen to render or furnish or to offer to render or furnish within this Commonwealth any service of the kind or character rendered or furnished by it until it shall have filed and posted its tariffs and schedules in accordance with the provisions of sub-section (e) of section one of article two

Section 8 It shall be unlawful for any public service company

(a) To charge demand collect or receive directly or indirectly by any special rate rebate drawback abatement or other device whatsoever from any person or corporation for any service rendered or to be rendered a greater or less compensation or sum than it shall demand charge collect or receive from any other person or corporation for a like and contemporaneous service under substantially similar circumstances and conditions

Provided however that where as the result of a bona fide mistake or error of a common carrier the full tariff charges are not collected in the first instance and the balance is subsequently found to be due and outstanding the collection of such balance may be waived by the carrier provided the matter is submitted to the Commission and its approval of such waiver is first had and obtained

(b) To make or give any undue or unreasonable preference or advantage in favor of or to any person or corporation or any locality or any particular kind or description of traffic or service in any respect whatsoever or to subject any particular person or corporation or locality or any particular kind or description of traffic or service to any undue or unreasonable prejudice or disadvantage in any respect whatsoever

Section 9 It shall be unlawful for any common carrier (a) To charge or receive any greater compensation in the aggregate for the conveyance of passengers or property of the same class for a shorter than for a longer distance over the same line in the same direction the shorter being

included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any common carrier to charge and receive as great a compensation for a shorter as for a longer distance provided however that nothing in this section contained shall prohibit common carriers from establishing reasonable zone systems of charges.

(b) To knowingly assist suffer or permit any person or corporation to obtain transportation for any passengers or property between points within this Commonwealth at less than the rates established by such common carrier or by order of the Commission by means of false billing false classification false weight or weighing or false report of weight or by any other means or device whatsoever

Any common carrier may however issue at special rates of fare excursion and commutation tickets but before any common carrier may issue any such excursion or commutation tickets it shall file with the Commission and shall post in the same manner as required by this act in the case of other rates or charges copies of the tariffs or schedules of the rates fares or charges on which such tickets are to be based and issued and any common carrier may grant free passes or passers at a discount to any officer or employee of such carrier. Nothing in this act shall be construed to prevent telephone telegraph express or railroad corporations from entering into contracts with each other for the exchange of service at free or reduced rates which contracts however shall be filed with the Commission

Section 10 It shall be unlawful for any telephone or telegraph corporation or person or persons engaged in like business to charge or receive any greater compensation in the aggregate for the transmission of any message or conversation for a shorter than for a longer distance over the same line or route in the same direction the shorter being included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any such telephone or telegraph corporation person or persons engaged in like business to charge and receive as great a compensation for a shorter as for a longer distance Upon application to the Commission the Commission may in special cases after investigation authorize such telephone or telegraph corporation or person or persons engaged in like business to charge less for a longer than for a shorter distance but the order must specify and prescribe the extent to which relief from the operation of this section is given provided that nothing in this section contained shall prohibit telephone or telegraph corporations from establishing reasonable zone systems of charges

Section 11 No contract or agreement between any public service company and any municipal corporation shall be valid unless approved by the Commission Provided That upon notice to the local authorities concerned any public service company may apply to the Commission before the consent of the local authorities has been obtained for a declaration by the Commission of the terms and conditions upon which it will grant its approval of such contract or agreement if at all

Section 12 Every public service company shall be entitled to the full enjoyment and exercise of all and every the rights powers and privileges which it lawfully possesses or might possess at the time of the passage of this act except as herein otherwise expressly provided

The several duties rights powers and limitations of rights and powers of public service companies as enumerated in article two and this article three respectively or contained in any of the provisions of this act or the performance exercise or enforcement thereof by or in favor of or against any public service company shall in every proper case be subject to section twelve of article sixteen sections one and four of article seventeen of the Constitution of the Commonwealth and to any other applicable provisions of the Constitution of the Commonwealth or of the United States

ARTICLE IV

Constitution of Commission

Section 1 For the purpose of regulating public service companies and of carrying out the provisions of this act an administrative body or Commission is hereby established to be known as "The Public Service Commission of the Commonwealth of Pennsylvania" and in that name it shall issue its orders and certificates and may become or be made a party to legal proceedings. It shall have an official seal which shall be prepared and furnished by the Secretary of the Commonwealth with the words "The Public Service Commission of the Commonwealth of Pennsylvania" and such other design as the Commission may prescribe engraved thereon by which seal it shall authenticate its proceedings and of which seal the courts shall take judicial notice

Section 2 This Commission shall consist of seven members who shall be appointed by the Governor by and with the advice and consent of the Senate Each Commissioner at the time of his appointment and qualification shall be a resident of the Commonwealth of Pennsylvania and shall have been a qualified elector therein for a period of at least one year next preceding his appointment and shall also be not less than thirty years of age

The Commissioners first appointed under this act shall continue in office for the terms of four five six seven eight nine and ten years respectively from the first day of July Anno Domini one thousand nine hundred and thirteen and until their respective successors shall be duly appointed and shall have qualified but their successors shall each be appointed for a term of ten years

A member of said Commission designated by the Governor shall during his term of office be the chairman of the Commission The chairman shall when present preside at all meetings and in his absence the member whose term shall first expire shall preside

Section 3 When a vacancy shall occur in the office of any Commissioner a Commissioner shall in the manner aforesaid be appointed for the residue of the term If the Senate shall not be in session when this act is approved or when any vacancy occurs the original appointments or any appointment made by the Governor to fill a vacancy shall be subject to the approval of the Senate when convened

A quorum of the Commission shall be four members who for all purposes including the making of any order or the ratification of any act done or order made by one or more of the Commissioners must act unanimously

No vacancy in the Commission shall impair the right of a quorum of the Commissioners to exercise all the rights and perform all the duties of the Commission

Section 4 Any investigation inquiry or hearing which the Commission has power to undertake or hold may be undertaken or held by or before any one of the Commissioners upon condition however that such Commissioner shall first have been authorized by the Commission to undertake or hold such investigation inquiry or hearing All investigations inquiries or hearings before or by any such Commissioner shall be and be deemed to be the investigations inquiries and hearings of the Commission Any determination ruling or order of a Commission upon any such investigation inquiry or hearing undertaken or held by him shall not become and be effective until approved and confirmed by at least a quorum of the Commission and ordered to be filed in its office Upon such confirmation and order such determination ruling or order shall be the determination ruling or order of the Commission

Section 5 The Commission shall have a secretary to be appointed by it and to hold office at its pleasure It shall be the duty of the secretary to keep a full and true record of all the proceedings of the Commission and of all determinations rulings and orders made by the Commission or by any of the Commissioners and of the approval and confirmation by the Commission of determinations rulings or orders made by individual members thereof

The Secretary shall be the custodian of the records of the Commission and file and preserve at its general office all books maps profiles tariffs schedules reports and documents and papers whatsoever filed with it or entrusted to its care and shall be responsible to the Commission for the same

Under the direction of the Commission the secretary shall be its chief executive officer have general charge of its general office superintend its clerical business conduct its correspondence give notice of all determinations rulings and orders of the Commission prepare for service such papers and notices as may be required of him by the Commission and perform such other duties as the Commission may prescribe He shall have power and authority to administer oaths in all parts of the Commonwealth in all proceedings by or before the Commission or any Commissioner and in all cases or matters appertaining to the duties of his office

The secretary shall have power to designate from time to time one of the clerks appointed by the Commission to perform the duties of the secretary during his absence and the clerk so appointed shall possess for the time designated the powers of the secretary of the Commission

The secretary shall be the disbursing officer of the Commission subject to the approval of the Commission with respect to both requisitions and expenditures and before entering upon the duties of his office he shall file in the office of the Secretary of the Commonwealth a bond to the Commonwealth with corporate security in the sum of ten thousand dollars to be approved by the Governor conditioned for the faithful performance of his official duties

Section 6 The Attorney General shall ex officio be the general counsel of the Commission He shall appoint by and with the consent of the Senate two attorneys who shall be learned in the law as counsel and assistant counsel respectively for the Commission The said counsel or assistant counsel shall attend the hearings before the Commission or a Commissioner conduct the examination of witnesses when requested so to do by the Commission or a Commissioner represent the Commission upon appeals and other hearings in the Court of Common Pleas and in the Superior and Supreme Courts or other courts of the Commonwealth of Pennsylvania or in any Federal court and in actions instituted to recover penalties and to enforce orders of the Commission Said counsel and assistant counsel shall also assist the Attorney General in conducting all mandamus injunction and quo warrant proceedings at law or in equity instituted by him for the enforcement of the determinations rulings and orders of the Commission and shall perform such other professional duties as may be required of them or either of them by the Commission

Section 7 The Commission shall appoint a marshal to serve during its pleasure He shall attend the hearings of the Commission preserve order thereat superintend the serving of subpoenas orders of the Commission and such other papers as the Commission may direct make such reports and perform such other duties as may be prescribed by the Commission

Section 8 The Commission shall appoint an "Investigator of Accidents" whose duty it shall be to have charge of the investigation of and to investigate subject to the orders and direction of the Commission the cause of any accident in or about or in connection with the operation of the property facilities or service of any public service company wherein any person shall have been killed or injured or property shall have been destroyed or injured which may be assigned to him for investigation by the Commission or of the happening of which he may by due diligence obtain knowledge and to make a full and complete report thereon to the Commission and also to

report to the Commission whether any public service company has failed to perform the duties prescribed by Article two section one (x) of this act with relation to accidents of the happening of which in the exercise of due diligence he may obtain knowledge and also to collate and tabulate all data statistics and other pertinent information for the use of the Commission obtained by him as the result of such investigations and to make an annual report of such investigation to the Commission with recommendations as to means or methods whereby such accidents may be averted and to perform all such other duties concerning said accidents as to the Commission may seem advisable for the promotion of the safety of patrons and employees of public service companies and of the safety and welfare of the public. Such reports statistics data or information shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for any purpose in any suit for damages growing out of any matter or thing mentioned therein.

Section 9 The Commission shall have power to employ during its pleasure and at such rates of compensation as it may determine such officers experts engineers statisticians accountants inspectors clerks and employees as it may deem necessary to carry out the provisions of this act or to perform the duties and exercise the powers conferred upon the commission.

Section 10 Each of the Commissioners shall receive an annual salary of ten thousand dollars except the Chairman who shall receive an annual salary of ten thousand five hundred dollars.

The secretary shall receive an annual salary of five thousand dollars.

The counsel for the Commission shall receive an annual salary of seven thousand five hundred dollars.

The assistant counsel for the Commission shall receive an annual salary of five thousand dollars.

The marshal shall receive an annual salary of two thousand dollars.

The investigator of accidents shall receive an annual salary of five thousand dollars.

The salaries hereinbefore mentioned and the salaries of all other officers agents appointees and employees of the Commission shall be payable monthly.

Each member of the Commission its secretary attorneys marshal and investigator of accidents and other officers agents employees and appointees shall be paid in addition to their stipulated salary or compensation the railroad fare board lodging and other traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act or performed by direction of the Commission.

Section 11 The salaries when properly certified by the secretary of the Commission shall be audited by the Auditor General and when audited and allowed shall be paid out of moneys specifically appropriated for that purpose by warrants drawn therefor by the Auditor General upon the State Treasurer.

All disbursements of such a nature as to make it impracticable for the Commission to file with the Auditor General itemized receipts or vouchers prior to the advance by the accounting officers of funds sufficient to meet such expenses shall be paid out of money specifically appropriated for that purpose in the manner provided by an act entitled "An Act prescribing the method for disbursing and accounting for certain appropriations to the departments bureaus commissions and other branches of the State Government" approved April twenty-third Anno Domini one thousand nine hundred and nine.

The moneys necessary to carry this act into effect shall be appropriated to the Commission biennially as an item in the general appropriation bill.

Section 12 No person shall be appointed a member of the Commission or hold any place position or office under it who occupies any official relation to any public service company doing business in this Commonwealth or who holds any other appointive or elective office of the Commonwealth or any municipality thereof. No Commissioner shall during his term be a candidate for any such office.

No Commissioner and no employee appointee or official engaged in the service of or in any manner connected with said Commission shall hold any office or position or be engaged in any business employment or vocation the duties of which are incompatible with the duties of his office or employment as Commissioner or in the service or in connection with the work of the Commission. No Commissioner shall participate in any hearing or proceeding in which he has any direct or indirect pecuniary interest. Every Commissioner the said secretary attorneys marshal and investigator of accidents and every individual employed or appointed to office under the service of or in connection with the work of the Commission is hereby forbidden to solicit suggest request or recommend directly or indirectly to any public service company or to any officer attorney agent or employee thereof the appointment of any individual to any office place or position in or the employment of any individual in any capacity by said public service company.

Section 13 Every public service company and every officer attorney agent or employee thereof is hereby forbidden to offer to any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person appointed or employed by the Commission any office place appointment or position or to offer to give any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person employed in the service of the Commission or in connection with the work of the Commission any free pass or transportation or any reduction in fares to which the public generally is not entitled or any free carriage of property or any present gift or gratuity money or valuable thing of any kind.

Section 14 If the secretary marshal or investigator of accidents or any person employed or appointed in the service of the Commission shall violate any provision of this act the Commission shall forthwith remove him from the office or employment held by him.

Section 15 The Governor by and with the consent of the Senate may remove any Commissioner or any of the counsel to the Commission for inefficiency neglect of duty or misconduct in office giving him a copy of the charges against him and affording him an opportunity to be publicly heard in person or by counsel in his own defense upon not less than ten days' notice. If such Commissioner shall be removed the Governor shall file in the office of the Secretary of the Commonwealth a complete statement of all charges made against such Commissioner and his finding thereon together with a complete record of the proceedings.

Section 16 Each Commissioner the said secretary attorneys marshal and investigator of accidents shall qualify before entering upon the duties of their respective offices or appointments by taking and subscribing before the Secretary of the Commonwealth the oath prescribed by Article seven of the Constitution of this Commonwealth.

Section 17 The principal office of the Commission shall be in the city of Harrisburg in such rooms in the Capitol building or other public building as may be designated by the Board of Commissioners of Public Grounds and Buildings.

Section 18 The Commission or a quorum thereof shall hold stated meetings at least twice a month during the year at its principal office and may hold meetings at any time and at any place within this Commonwealth.

Section 19 The Board of Commissioners of Public Grounds and Buildings shall upon requisition of the secretary of the Commission furnish the Commission with such books stationery furniture and supplies as may be needed properly to conduct the affairs of the Commission.

The printing and binding necessary for the proper performance of the duties of the Commission or the proper preservation of books documents and papers filed with the Commission shall be done by the state printer upon the order of the Superintendent of Public Printing and Binding upon requisition of the secretary of the Commission.

Section 20 The principal office of the Commission at Harrisburg shall be open for business between the hours of nine ante-meridian and five post meridian every business day in the year and one or more responsible persons to be designated by the Commission or by the secretary under the direction of the Commission shall be on duty at all times in immediate charge thereof.

ARTICLE V

Powers and Duties of Commission

Section 1 The Commission shall have general administration power and authority as provided in this act to supervise and regulate all public service companies doing business within this Commonwealth.

Said power and authority shall include the power to inquire into and regulate the service rates fares tolls or charges of any and all public service companies including individual and joint rates the charges for long and short transmission of messages and conversations by telegraph and telephone companies the making of repairs alterations and improvements in and to such service as shall be reasonably necessary for the accommodations or safety of its patrons employees and the public the granting of transfers to or from one part of the system of the same common carrier to another part the routing of the lines of street railways under the provisions of the act entitled "An Act authorizing traction or motor power companies and street passenger railway companies owning leasing controlling or operating different lines of street railways to operate all of said lines as a general system and to lay out such new routes or circuits over the whole or any part of any street or streets occupied by such different companies and to run cars thereon for such distances and in such directions as will in the opinion of the operating company best accommodate public travel" approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-five (Pamphlet Laws sixty-five) or otherwise the just and equitable distribution of trains cars vehicles and motor power or other facilities of all common carriers the granting construction operation or discontinuance of switches sidings and crossings the construction operation or discontinuance of switch connections with or between lines of railroad corporations the location or abolition of freight and passenger stations wharves docks or piers the use and compensation for cars owned or controlled by persons other than the carrier the safety adequacy and sufficiency of the facilities plant and equipment for the carrying on of their business by said public service companies the quantity or quality of water gas electricity or light heat or power supplied and as specifically provided in this act the issuing of stocks trust certificates bonds notes or other evidences of indebtedness or other securities by public service companies.

Section 2 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint as hereinafter provided that the service facilities rules regulations practices or classifications of any public service company in respect to or in connection with or employed by or in the performance of its public duties within this Commonwealth are unsafe inadequate insufficient unjust or unreasonable the Commission shall determine and specify by an order in writing to be made and filed as hereinafter provided and to be served as hereinafter provided upon every public service company to be affected thereby the just reasonable safe adequate and sufficient service facilities rules regulations or practices thereafter to be put in force observed rendered used or furnished in the performance of its public duties by said public service company or companies and thereupon it shall be the duty of every public service company affected by said order to observe and obey said order and all and every the mandates and requirements thereof.

Section 3 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint that the rates fares tolls or charges established demanded exacted charged or collected by any public service company or com-

panies for any service rendered or furnished are unjust or unreasonable or inadequate or are unjustly discriminatory or unduly or unreasonably preferential or that the facilities or service furnished or rendered by any public service company or companies unjustly discriminatory or unduly or unreasonably preferential in favor of or against any particular person corporation locality or any particular kind or description of traffic or service then the Commission shall determine and prescribe by a specific order the maximum just due equal and reasonable rates fares tolls and charges to be thereafter established demanded exacted charged or collected for the service to be performed and the just due equal reasonable and proper regulations and practices as affecting such rates to be observed by the public service company and the Commission may classify such rates. The said order shall be served as hereinafter provided upon all public service companies by which such rates fares tolls and charges and such regulations and practices affecting the same are thereafter to be charged and observed. The power to fix maximum rates or charges shall include the power to fix joint rates or charges where joint service is rendered by two or more public service companies or where other public service companies may be interested in the rate or charge.

Section 4 Whenever the Commission receives notice of any change proposed in any tariff or schedule filed or posted under the provisions of this act it shall have power either upon complaint or upon its own motion and if it so orders without answer or other formal pleading by the interested public service company after notice to hold a public hearing and make investigations as to the propriety of such proposed change and of the new rate practice or classification. After such hearing and investigation whether completed before or after such change goes into effect the Commission may make such order in reference to the new rate practice and classification as would be proper in a proceeding initiated after the same had become effective. At any such hearing involving any proposed increase in any rate the burden of proof to show that such increased rate is just and reasonable shall be upon the public service company.

The Commission shall have power in its discretion and for good cause shown to permit changes in the schedules filed and good cause shown to permit changes in the tariffs or schedules filed and published upon less than the thirty days notice specified in Article two section one (g) of this act or upon other conditions which shall be just and reasonable.

The Commission shall also have power in its discretion where any notice of increase in any rates fares tolls or charges of a public service company has been filed to require by general rule or special order that such company shall furnish to its shippers consumers or other patrons a certificate or other evidence of payments made by them in excess of the prior established rate.

Section 5 If after hearing upon complaint or upon its own motion the Commission shall determine that any rates which have been collected or any acts which have been done or omitted to be done or any regulations classifications or practices which have been enforced for or in relation to any service rendered after this act becomes effective by any public service company complained of were in violation of any order of the Commission or were unjust and unreasonable or unjustly discriminatory or unduly unreasonably preferential or in like manner shall find that the rates so collected are in excess of the rates contained in the tariffs or schedules of any such public service company on file or posted and in effect and applicable at any time the said service was rendered the commission shall upon petition have the power and authority to make an order for reparation awarding and directing the payment to any such complainant petitioner within a reasonable time specified in the order of the amount of damages sustained in consequence of said unjust unreasonable or unlawful collections acts or omissions regulations classifications or practices of such public service company. Provided That such damages have been actually sustained by such complainant petitioner. The Commission shall state in said order the exact amount to be paid as well as its findings upon pertinent questions of fact.

If the public service company does not comply with the aforesaid order for the payment of money within the time fixed therein the person named therein to whom such payment is directed to be made may sue therefor in any Court of Common Pleas of this Commonwealth and said order made by the Commission shall be prima facie evidence of the facts therein stated and that the amount awarded is justly due the plaintiff in such suit and the defendant public service company shall not be permitted to avail itself of the defense that the service was in fact rendered to the plaintiff at the rate contained in its tariffs or schedules in force at the time payment was made and received.

No reparation as herein provided shall be awarded by the Commission unless the complaint or petition shall have been filed with it within two years from the time when the cause of action accrued. A suit for the enforcement of an order directing such payment shall be filed in the said Court of Common Pleas within one year from the date of the order and not after.

No action shall be brought in any court or account of the wrongs or injuries referred to in this section unless and until the Commission shall have determined that the rate regulation classification practice act or omission in question was unjust unreasonable or unjustly discriminatory or unduly or unreasonably preferential or in excess of the rates contained in the said tariffs or schedules and then only to recover such damages as may have been awarded and directed to be paid by the Commission in said order.

Section 6 In the case of any street railway corporation or incline plane corporation the Commission may also whenever it may deem it necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers after hearing had upon its own motion or upon complaint require such street railway corporations or incline plane corporations to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and object to make proper and convenient arrangement or adjustment of the time schedules of said street railway corporation incline plane corporations and also to make such proper and

convenient adjustment of its time schedules with those of other contiguous or connecting street railway corporations on incline plane corporations as to the Commission shall seem necessary or proper for the accommodation convenience and safety of the public.

Section 7 The Commission shall have power to require railroad corporations and street railway corporations to construct and maintain such switch or other connections with or between the lines of other companies of the same character as are reasonably practicable and as the Commission shall deem necessary and proper for the service accommodation and convenience of the public and shall also have power to establish through routes and joint rates and classifications for the conveyance of persons and property between any two or more points within this Commonwealth whenever the railroad corporations concerned shall have refused or neglected voluntarily to establish such through routes and joint rates and classifications and to prescribe the just terms and conditions under which said through routes shall be operated. Provided That in establishing such through route the Commission shall not require any railroad company without its consent to embrace in such route substantially less than the entire length of its railroad and of any intermediate railroad operated in conjunction and under a common management or control therewith which lies between the termini of such proposed through route unless to do so would make such through route unreasonably long as compared with another practicable through route which would otherwise be established.

The Commission shall in case of failure of the railroad corporations or street railway corporations concerned to agree among themselves upon the division of the cost of construction maintenance and operation of the connections thus provided for or the allowance to be made for the interchange of service or the apportionment of any joint rates ascertain and by order prescribe and fix the equitable and just apportionment and division of the same.

Nothing in this section shall give the Commission power over street railway corporations engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which do not generally solicit the transportation of freight as a main branch of their business.

Section 8 In the case of a telegraph corporation or person engaged in the public telegraph business the Commission may also whenever it may determine it to be necessary or proper for the accommodation or convenience of the public so to do after hearing had upon its own motion or upon complaint require any such telegraph corporation or person to permit any other such telegraph corporation or person engaged in the public telegraph business to connect its or his lines of telegraph with the lines of telegraph of such first-named telegraph corporation or person and interchangeably to receive dispatches from and for each other and from and for any individual or individuals and on payment of its or his usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporation or person or by the Commission as hereinafter provided to transmit such dispatches with impartiality and good faith.

Section 9 Whenever the Commission shall find that there are any two or more telephone companies whose lines form a continuous line of communication or could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities which are not reached by the lines of either company alone and that such connections and facilities for the through transmission of conversations jointly over the several lines can reasonably be made and an efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and that a public necessity exists therefor or shall find that any two or more telephone companies have failed to establish just and reasonable joint rates or charges for through service by or over their several lines so connected and that such joint rates or charges ought to be established in order to supply a through traffic and communication between different localities not otherwise provided for or proffered by the companies in question or either of them the Commission may by its order require that such connection be made and facilities supplied and that through conversations be transmitted thereby and may prescribe the through line and joint rates and charges to be made and to be used and in force in the future and shall appoint or approve necessary and proper conditions rules and regulations for the joint through traffic and an equitable apportionment between the several companies of the costs and revenues in connection therewith and the Commission may fix the same by its order to be duly served upon the company or companies affected.

Section 10 Where the public service companies entitled to share in any joint rate or charge shall be unable to agree upon the division thereof or shall make any unjust unreasonable or unduly discriminatory or preferential division or apportionment thereof the Commission may after hearing upon its own motion or upon complaint fix the proportion to which every such public service company shall be entitled.

Section 11 The Commission may investigate the rates or interstate traffic facilities or service of common carriers within this Commonwealth and when such rates facilities or service are in the determination of the Commission unjust unreasonable or discriminatory or unduly or unreasonably preferential or in violation of the interstate commerce law or in conflict with the rulings orders or regulations of the Interstate Commerce Commission the Commission may apply by petition to the said Interstate Commerce Commission for relief or may present to the said Interstate Commerce Commission all facts coming to its knowledge as to the violation of the rules orders or regulations of that Commission or as to the violation of the interstate commerce law.

Section 12 Except in cases in which grade crossings are in process of abolition at the time of the passage of this act under agreement or contract with a municipality as set forth in the proviso of section five of article three of this

act. The Commission shall have exclusive power to determine order and prescribe in accordance with plans and specifications to be approved by it the just and reasonable manner including the particular point of crossing in which the tracks or other facilities of any public service company may be constructed across the tracks or other facilities of any other public service company at grade or above or below grade or at the same or different levels or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across the tracks or other facilities of any other railroad corporation or street railroad corporation or across any public highway at grade or above or below grade or in which any public highway may be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade and to determine order and prescribe the terms and conditions of installation and operation maintenance and protection of all such crossings which may now or hereafter be constructed including the stationing of watchmen thereat or the installation and regulation of lights block or other system of signalling safety appliances devices or such other means or instrumentalities as may to the commission appear reasonable and necessary to the end intent and purpose that accidents may be prevented and the safety of the public promoted. No such crossing shall be constructed without the approval of the Commission evidenced by its "Certificate of Public Convenience" as provided in section five of article three of this act but in no case shall the approval or consent of any court board or other commission or officer or of any municipality be necessary therefor. It shall be proper however for the commission by general rule or order whenever the same can be properly regulated by suitable general rule to prescribe the terms and conditions under which such crossing may be constructed operated maintained or protected without the particular approval of the commission.

The commission shall also have exclusive power upon its own motion or upon complaint and after hearing as hereinafter provided (of which all the parties in interest including the owners of adjacent property shall have due notice) to order any crossing aforesaid now existing or hereafter constructed at grade or at the same or different levels to be re-located or altered or to be abolished according to plans and specifications to be approved and upon just and reasonable terms and conditions to be prescribed by the commission.

The compensation for damages which the owners of adjacent property taken injured or destroyed may sustain in the construction re-location alteration or abolition of any such crossing specified in this section (for which compensation the said owners are hereby invested with warrant of authority upon appeal from the determination of the Commission to sue the Commonwealth shall after due notice and hearing be ascertained and determined by the Commission and such compensation as well as the expense of the said construction relocation alteration or abolition of any such crossing shall be borne and paid as hereinafter provided by the public service company or companies or municipal corporations concerned or by the Commonwealth either severally or in such proper proportions as the Commission may after due notice and hearing in due course determine unless the said proportions are mutually agreed upon and paid by those interested as aforesaid.

In prescribing the terms and conditions upon which any such crossing may be constructed or re-located or altered or abolished and the proportionate contributions to the expense thereof including the damages or compensation to the owners of adjacent property as aforesaid the commission may among other things take into consideration the relative importance to the public of the services rendered by the public service companies concerned as well as the priority of location provided that where any portion of the cost and expense thereof shall have been or shall be borne in the future by the Commonwealth or any municipal corporation such portion shall not be taken into account by the Commission in fixing any valuation for any purpose under any of the provisions of this act and provided further that where the order of the Commission shall as part of the regulation of the construction re-location alteration or abolition of any crossing aforesaid require as incidental thereto a re-location changes in or the removal of any adjacent structures equipment or other facilities of any telegraph telephone gas electric light water-power water pipe line or other public service company said company shall at its own expense re-location change or remove such structures equipment or other facilities in conformity with the order of the Commission and in default of compliance with such order the Commission shall cause the work and materials to be done and furnished in accordance with the said order and may recover the cost and expense thereof from the said public service company.

Before the Commission shall make any final order relative to the construction re-location alteration or abolition of any crossing involving any public highway or street an effort shall be made by the Commission to reach an agreement with the proper officials of the municipal corporations concerned determining the plans and specifications governing such crossing and in default of such agreement the Commission shall exercise the exclusive power vested in it under this section and shall finally determine and adopt the complete plans and specifications and locate all lines and grades in said public highways and streets and may permit the public service company or companies or the municipal corporation to do the whole or any portion of the work in accordance therewith otherwise the Commission shall do the work by contract or contracts to be awarded after due advertisements to the lowest responsible bidder in accordance with the said plans and specifications.

The said contractor shall be authorized in the name of the Commission to collect by due process of law from the public service company or companies or the said municipal corporations or from the Commonwealth either severally or proportionately as may be determined by the Commission

the amount which may be justly due him under the terms of his said contract with the Commission and any amount so determined to be paid by the said contractor by the Commonwealth as well as the amount of damages or compensation determined and awarded to be paid the owners of adjacent property as aforesaid shall in each instance be paid by the State Treasurer on a warrant drawn by the Auditor General upon the presentation to that officer of a statement setting forth the amount determined to be paid as aforesaid duly certified by the Commission said payments to be paid out of any funds specifically appropriated for such purpose or generally appropriated for the improvement of the roads or highways of the Commonwealth and in case of a verdict and judgment thereon for the damages or compensation recorded by any such adjacent property owners upon appeal the same shall be paid out of any funds appropriated as aforesaid and any Court of Common Pleas hearing and determining said appeal is hereby authorized and empowered to issue a writ of mandamus to said Commission the Auditor General and the State Treasurer or any of them as the case may require for the payment of such judgment.

The Commission shall have the right to recover for and on behalf of the Commonwealth by due process of law as debts of like amount are now by law recoverable from the public service company or companies or municipal corporations in such amounts or proportions against each as may be determined by the Commission as aforesaid the amount of the damages or compensation awarded to the owners of adjacent property by the Commission or by the court of the proper county on appeal and the amounts so recovered shall be paid into the State treasury for the improvement of the roads of the Commonwealth.

Section 13 The Commission may after hearing had upon its own motion or upon complaint establish such standards of facilities and service of public service companies as shall be reasonably necessary for the safety accommodation or convenience of its patrons employees and the public and require by an order to be served in the manner hereinafter provided upon every public service company affected thereby the facilities or service of such public service companies to conform to such standards. The Commission shall also have power after hearing had upon its own motion or upon complaint to require public service companies to make all such repairs changes alterations additions extensions and improvements in and about their facilities and service as shall be reasonably necessary and proper for the safety accommodation convenience and service of their patrons employees and the public.

Section 14 The Commission shall have power of its own motion or upon complaint to institute any inquiry or investigation and to determine upon hearing or rehearing had for that purpose whether any public service company has after the date when this act shall become effective issued or made any increase in the issue of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities whether such bonds notes or other evidences of indebtedness or other securities be payable at periods of more or less than twelve months in violation of any of the provisions or requirements of this act and if so to determine and find the nature and extent of such violations and subject to the provisions for rehearing and appeal shall certify the record of such hearing and finding to the Attorney General to institute in the name of the Commonwealth such proceedings in equity or law civil or criminal as shall be necessary or proper to enforce the provisions of this act and to restrain and prevent such public service company from consummating or continuing any act or acts alleged to have been done or to be contemplated in violation of the provisions or requirements of this act or of the laws or Constitution of the Commonwealth.

Section 15 The Commission may and shall after hearing had upon its own motion or upon complaint establish by an order to be served as hereinafter provided upon every public service company affected thereby a system of accounts to be used by such public service companies and may also in its discretion prescribe the manner and form in which accounts records and memoranda shall be kept by public service companies including the accounts records and memoranda of the conveyance of passengers and property and a proper and reasonable depreciation account as well as the receipts and expenditures of money. And the Commission may classify public service companies and prescribe the system of accounts to be adopted and used by each class and may prescribe the manner and form in which such accounts shall be kept and may subdivide each class according to the volume of business transacted or otherwise. And the Commission shall have power upon application to relieve any public service company from the duty of carrying a depreciation account.

The Commission may and shall after hearing had as aforesaid prescribe the accounts in which particular outlays and receipts shall be entered charged or credited.

The Commission may also after hearing as aforesaid require that no expenditures shall be charged to any operating account that should properly be charged to the capital account or vice versa and require that all and every the receipts and expenditures of public service companies be properly apportioned among the various accounts which it may establish.

The Commission shall at all times have access to all accounts records and memoranda kept by public service companies and may designate any of its officers or employees who shall thereupon have authority to inspect and examine any and all accounts records and memoranda kept by such public service companies the Commission shall also have power to require the making and filing with it of all reports records maps documents data and information whenever it deems the same necessary and proper in the public interest or to carry out the provisions of this act. Provided that where any municipal corporation is engaged in rendering or furnishing to the public any service of the kind or character rendered or furnished by public service companies the provisions of this section shall apply to said

municipal corporation with respect to such service and provided further that in case of any public service company subject to the jurisdiction of the Inter-State Commerce Commission the systems of accounts records and memoranda prescribed by the Commission shall conform to those prescribed by the Inter-State Commerce Commission

Section 16 The Commission shall have power to prescribe the form of the tariffs and schedules required to be filed and posted and published by public service companies under this act and the rules and regulations as to the filing posting and publishing and the manner and places of posting and publishing thereof in the case of public service companies also subject to the Interstate Commerce Commission shall conform as nearly as practicable to those prescribed by the Interstate Commerce Commission

Section 17 If the Commission shall find it necessary and proper to the rendering of reasonably safe and adequate or sufficient service it may and shall after hearing had upon its own motion or upon complaint make an order to be served as hereinafter provided upon every common carrier to be affected thereby requiring all such common carriers to revise and change the time schedules of such common carriers to alter the running time of trains cars vehicles or boats or changes in the routes of street railway lines or systems or regulating or requiring the furnishing and distribution of cars trains vehicles boats motive power or other facilities without undue or unreasonable discrimination or preference between shippers localities or competitive or non-competitive points and the switching loading and unloading of said trains cars vehicles boats or other facilities the weighing or billing of cars and of property offered for shipment or regulating demurrage charges track-storage charges package room or baggage room charges and package or baggage transfer rates and charges and generally to make such other arrangements and improvements in service and facilities as shall be just and reasonable having due regard to the needs of the public under all the circumstances presented

Section 18 When application shall be made to the Commission by any proposed public service company for the approval by said Commission of its incorporation organization or creation or by any public service company for the approval by the Commission—of the renewal of its charter or the obtaining of any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise—or for permission from the Commission to begin the exercise of any right power franchise or privilege—or for the approval by the Commission of the sale assignment transfer lease consolidation or merger of any of its powers franchises or privileges with any other corporation or person—or when application shall be made to the Commission by any public service company for the approval by the Commission of the purchase acquisition taking or holding either in absolute ownership or in pledge or as collateral security directly or indirectly of any controlling right title or interest legal or equitable to or in the capital stock trust certificates bonds or other evidences of indebtedness or other securities or other controlling right title or interest whatsoever in any other public service company or when application shall be made to the Commission by any telegraph corporation or person or persons engaged in the public telegraph business for the approval by the Commission of the connection of its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business or when application shall be made to the Commission by any telephone corporation or person engaged in the public telephone business to connect use and interchange its or his lines facilities and service with the lines facilities and service of any other such telephone corporation or person engaged in the public telephone business and for the determination by the Commission of the just compensation terms and conditions of such connection use and interchange—or when application shall be made to the Commission for the approval of the construction alteration re-location or abolition of any crossing at grade or above or below grade or when application shall be made to the Commission by any public service company for any approval under any of the provisions of this act or when application shall be made to the Commission by any municipal corporation for the approval required by the provisions of article three section three (d) of this act such approval in each and every such case or kind of application shall be given only if and when the said Commission shall

or determine that the granting or approval of such application is necessary or proper for the service accommodation convenience or safety of the public

Section 19 For the purpose of enabling the Commission to make such finding or determination it shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers contracts or other documents and make such inquiries physical examinations valuations and investigations as it may deem necessary or proper in enabling it to reach a determination Due notice of every such hearing shall be given and in every case the Commission shall make a finding or determination in writing stating whether or not its approval is given and if given shall issue its certificate to be known as its "Certificate of Public Convenience" under its seal and file among its records a duplicate of every such certificate

Section 20 (a) The Commission shall have power upon application or upon its own motion to ascertain and determine the fair value of the property of every public service company in this Commonwealth and to determine any matter in connection therewith and shall exercise the said power whenever the same is required or whenever it shall deem such valuation or determination necessary or proper under any of the provisions of this act

In ascertaining and determining such fair value the Commission shall determine every fact matter or thing which in its judgment does or may have any bearing on such value and may take into consideration among other things the original cost of construction particularly with reference to the amount expended in the existing and use-

ful permanent improvements with such consideration for the amount in market value of its bonds and stocks the probable earning capacity of the property under particular rates prescribed by statute or ordinance or other municipal contract or fixed or proposed by the Commission and for the items of expenditure for obsolete equipment and construction as the circumstances and the historical development of the enterprise may warrant the reproduction costs of the property based upon the fair average price of materials property and labor and the developmental and going concern value of such public service company and these and any other elements of value shall be given such weight by the Commission as may be just and right in each case

(b) The Commission shall also have power to make revaluations of the property of any public service company from time to time and to ascertain and determine the value of new construction extensions and additions to the same

(c) The Commission shall have power to establish reasonable general or special rules with respect to the preparation of such valuations the forms to be followed the inventories and statements and proofs of original cost to be made and all other matters figures data and information in connection therewith

Section 21 When application shall be made to the Commission by any public service company for the ascertainment and determination of the amount paid or agreed to be paid to the Commonwealth or any political subdivision thereof as the consideration for the grant of any franchises rights powers privileges or right to own or operate or enjoy any such franchises rights powers or privileges or for the ascertainment and determination of the aggregate values of the properties of any public service companies consolidated or merged or for the ascertainment and determination of the value of the property of any public service company reorganized under the provisions of an act of Assembly approved the eighth day of April one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof or for a certificate that the provisions of paragraph (a) of section four of article three of this act relating to the issuing of stocks or making any increase in the issue thereof by public service companies have been complied with or for the ascertainment and determination of the value of any property or labor for which any bonds notes or other evidences of indebtedness running for more than twelve months are issued or for the ascertainment and determination of the value of any other fact matter or thing of which the commission is authorized to ascertain and determine the value under the terms of this act then and in every such case for the purpose of making such ascertainment or determination of value the Commission shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers or other documents and make such inspections inquiries physical examinations valuations and investigations as it may deem necessary or proper to enable it to reach a determination Due notice of every such public hearing shall be given and in every such case the Commission shall make a finding or determination in writing stating the value ascertained by the Commission and shall issue its certificate to be known as its "Certificate of Valuation" under its seal and file among its papers a duplicate of every such certificate Any such findings or determination shall be subject to the right of rehearing and appeal as hereinafter provided

The issuing by the Commission of any "Certificate of Public Convenience" or any "Certificate of Valuation" enumerated or provided for in this act or any finding determination or order made by the Commission refusing or granting such certificates shall not be construed to revive or validate any lapsed terminated invalidated or void powers franchises rights or privileges or to enlarge or add to the rights powers franchises or privileges contained in any charter or in the grant of any franchises or any supplement or amendment to any charter or to waive or remit any forfeiture The issuing by the Commission of any "Certificate of Valuation" enumerated or provided for in this act shall be deemed to certify only to the fact that said securities were issued for money labor done or money or property actually received and shall not be taken as requiring the Commission in any subsequent valuation of the property of any public service company for the purpose of ascertaining the amount to be paid to said public service company for its property to fix a valuation which shall be sufficient to yield a return to the holders of said securities neither shall said "Certificate of Valuation" be deemed to require the Commission in subsequently determining the rates to be charged for the service of said public service company to provide a rate which shall be sufficient to yield a return on said securities

Section 22 The Commission shall have full power and authority to require public service companies to report or account to the Commission for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness or other securities which accounts and reports shall be made in such form and detail as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission

Section 23 The Commission shall have full power and authority either by or through its members agents or employees duly authorized by it whenever it shall deem it necessary or proper for the purposes of determining whether it shall issue any "Certificate of Public Convenience" or "Certificate of Valuation" for the purpose of investigating the safety adequacy and sufficiency or reasonableness of any service or rates fares or charges of any public service company or in carrying out any of the provisions of this act to enter upon the premises buildings machinery system plant and equipment and make any inspection valuation physical examination inquiry or investigation of any and all plant and equipment facilities property and pertinent books papers memoranda

document or effects whatsoever of any public service company and to hold any hearing for such purposes. In making such valuations or re-valuations the Commission may have access to and use any books documents or records in the possession of any department or board of the Commonwealth or any political sub-division thereof.

Section 24 The Commission shall as a Commission or by its individual members have the power in any part of the Commonwealth to subpoena witnesses to administer oaths to examine witnesses or to take such testimony or compel the production of such books papers and documents as it may deem necessary or proper in and pertinent to any proceeding investigation or hearing held or had by it and to do all necessary and proper things and acts in the lawful exercise of its powers or the performance of its duties.

Section 25 The Commission may require every public service company subject to its jurisdiction to file with it a copy of its reports as filed with the Interstate Commerce Commission of the United States and as to all public service companies subject to this act and not subject to the Interstate Commerce Commission may require that such public service companies file reports in the form prescribed by the Commission.

Section 26 The Commission may make such rules and regulations not inconsistent with the law as may be necessary or proper in the exercise of its powers or for the performance of its duties and whenever the Commission shall determine it to be necessary in the interests of the public to withhold from the public any facts or information obtained during the progress of any investigation such facts and information may be so withheld.

Section 27 In addition to the foregoing expressly enumerated powers the Commission shall have full power and authority and it shall be its duty to enforce execute and carry out by its orders rulings regulations or otherwise all and singular the provisions of articles two and three of this act relating respectively to the duties and limitations and to the creation and the powers and limitations of the powers of public service companies and all and singular the other provisions of this act and the full intent thereof and shall have the power to rescind or modify any such orders rulings or regulations.

Section 28 The enumeration of the powers of the Commission as herein set forth shall not exclude any power which the Commission would otherwise have under any of the provisions of this act.

Section 29 Except as herein otherwise expressly provided none of the powers or duties conferred or imposed by this act upon the Commission and none of the orders regulations rules or certificates made or issued by the Commission and none of the duties powers or limitations of the powers conferred or imposed by this act upon public service companies or the performance or exercise thereof shall be construed in any wise to abridge or impair any of the obligations duties or liabilities of any public service company in equity or under the existing common or statutory laws of the Commonwealth but all such obligations duties and liabilities shall be and remain as heretofore. And except as herein otherwise provided nothing in this act contained shall in any way abridge or alter the existing rights of action or remedies in equity or under the common or statutory law of the Commonwealth it being the intention that the provisions of this Act shall be cumulative and in addition to such rights of action and remedies.

ARTICLE VI

Practice and Procedure before the Commission and upon Appeal

Section 1 All hearings before the Commission or before any Commissioner shall be public and all hearings investigations and proceedings by the Commission shall be governed by such rules not inconsistent with this act as shall be adopted and prescribed by the Commission. No individual shall be excused from testifying or from producing any books papers documents or other evidence in any investigation or inquiry by or upon any hearing before the Commission or any Commissioner when ordered to do so by the Commission or such Commissioner upon the ground or for the reason that the testimony books papers documents or other evidences required of him may tend to criminate him or subject him to penalty or forfeiture. But no individual shall be prosecuted punished or subjected to any penalty or forfeiture for or on account of any transaction matter or thing concerning which he shall testify or produce books papers documents or other evidence. No individual so testifying shall however be exempt from prosecution or punishment for any perjury committed in so testifying and nothing herein contained shall give or shall be construed as in any manner giving unto any individual immunity of any kind from the law except as herein expressly provided or as giving unto any corporation immunity of any kind from the law. Any person who shall willfully and corruptly give any false testimony under oath or affirmation in any hearing investigation or proceeding before or by the Commission or any Commissioner or before any Notary Public or other person authorized by the provisions of this act to take such testimony shall be guilty of a misdemeanor and punishable by a fine not exceeding five thousand dollars or imprisonment not exceeding one year either or both in the discretion of the court.

Section 2 The Commission may require copies of books papers or abstracts thereof to be sent to it in any part of the Commonwealth in all cases in which it would have the right to examine the originals or compel their production before it. All subpoenas issued by the Commission shall be under its seal and shall be signed by a Commission or by the secretary and may be served by any adult in any part of this Commonwealth.

Each witness required to attend before the Commission or a Commissioner shall receive for each day's attendance the sum of one dollar and fifty cents and shall receive in addition the sum of three cents for each mile circular traveled by

such witness by the usual route between his home and the place where his presence is required.

All disbursements made in the payment of such fees shall be included in and paid in the same manner as is provided for the payment of other expenses of the Commission.

The fees for serving a subpoena shall be the same as those paid the sheriff for similar services. The fees expenses and costs of or in connection with any hearing may be imposed by the Commission upon any party to the record or may be divided between any or all parties to the record in such proportions as the Commission may determine.

Section 3 If any individual who shall be subpoenaed to attend before the Commission or a Commissioner shall fail to obey the command of such subpoena or if any individual in attendance before the Commission or a Commissioner shall refuse to be sworn or to be examined or to answer any relevant question or to produce any relevant book paper or document when ordered so to do by the Commission or a Commissioner the Commission or Commissioner may invoke the aid of any court of common pleas within this Commonwealth to enforce such attendance and testimony of witnesses and the production of books papers and documents and such court on due cause shown shall issue an order requiring any person to appear before said Commission or Commissioner and produce books papers and other documents if so ordered and give testimony touching the matter in question and any failure to obey such order of the court may be punished by said court as a contempt thereof in the same manner as in the case of disobedience of the requirements of a subpoena issued from such courts or a refusal to testify or produce evidence therein.

Section 4 If such person be an officer director or employee of a public service company being a party to the proceeding before the Commission or Commissioner or if any person being an officer director or employee of such public service company shall absent himself from the jurisdiction of the Commonwealth or conceal himself for the purpose of avoiding service of a subpoena or shall remove relevant books papers or other documents out of this Commonwealth for the purpose of preventing their examination by the Commission or shall destroy or conceal any such books papers or other documents for such purpose he shall be adjudged guilty of contempt and the said court of common pleas may impose a fine not less than one hundred dollars for each day during the continuance of such refusal neglect concealment or removal and if the said court shall find that the neglect refusal or concealment or the removal or destruction of books papers or other documents by such witness has been occasioned by the advice or consent of such public service company or in any wise aided or abetted by it then in default of payment of said fine by the person in contempt the same shall be paid by said public service company and may be recovered from it by an action in the name of the Commonwealth in the said court of common pleas as other like fines and penalties are now by law recoverable imprisonment for contempt shall be by commitment to the county jail of the county in which such hearing is had.

Section 5 The testimony of any aged infirm going or non-resident witness may be taken before any Commissioner at any time or place upon not less than forty-eight hours' notice or before any Notary Public or other person authorized to administer an oath as may be provided by the laws of this Commonwealth or any general or special rule of the Commission.

Section 6 Any person or corporation public service company or municipality complaining of anything done or about to be done omitted or about to be omitted by any public service company in violation of any of the requirements or provisions of this act or of any lawful determination ruling or order of the Commission may apply to the Commission by petition duly verified by the affidavit of the complainant which shall contain a concise statement of all the material facts upon which the complaint is founded. Said petition shall be filed of record with the Commissioner whereupon a copy of the petition thus presented and filed shall forthwith be forwarded by registered mail by the Commission to any officer or agent of the public service company or public service companies complained against accompanied by a notice from the Commission calling upon the public service company or public service companies complained against to satisfy the complaint or to answer the same in writing within such reasonable time as may be specified by the Commission in said notice.

Section 7 If such public service company within the time specified shall satisfy the complaint the Commission shall dismiss the petition but said public service company shall be relieved from responsibility only for the specific matter complained of. If such public service company shall not satisfy the complaint within the time specified and it shall appear to the Commission from a consideration of the complaint and answer or otherwise that reasonable ground exists for investigating said complaint it shall be the duty of the Commission to fix a time and place for a hearing and to investigate the matter complained of in accordance with the provisions of this act. Notice of the time and place of such hearing shall be given to the petitioner and to the public service company or companies complained against in such manner as the Commission may prescribe. The testimony shall be taken down by the stenographer appointed by the Commission and a full and complete record shall be kept of all proceedings had before the Commission or any Commissioner on any hearing or investigation.

Section 8 The Commission may also upon its own motion and upon such notice as it may deem reasonable under the circumstances institute any similar inquiry or investigation and fix a time and place for a hearing with the same effect as though complaint had been made as aforesaid and satisfaction thereof refused.

Section 9 Where any petition complains as aforesaid of any violation of any lawful determination ruling or order of the

Commission (to be made as hereinafter provided) and it shall appear to the Commission that reasonable ground exists for investigating said complaint and a hearing or investigation is had upon said complaint the burden of proof shall be upon the public service company complained against to show that the determination ruling or order of the Commission has been complied with.

Section 10 Whenever the Commission shall investigate any matter complained of under the provisions of this act it shall be its duty to make and file of record a written finding determination or order either dismissing the complaint or directing the public service company or companies complained against to satisfy the cause of complaint in whole or to such extent and within such time as the Commission may specify require and order. No complaint shall at any time be dismissed merely because of the absence of direct damages to the complainant except in cases of petitions for an order directing the payment of damages alleged to have been actually sustained as provided in article five section five of this act.

Section 11 The Commission shall likewise make and file a written finding determination or order in all hearings or investigations instituted on its own motion. The Commission may also prepare and file a written opinion with any determination or order.

Section 12 The Commission shall have the power to rescind or modify finding determinations or orders made under the provisions of this act upon such notice and in such manner as it shall deem proper and may grant rehearing for cause shown.

Section 13 Every final order of the Commission shall be served in any county of the Commonwealth upon each public service company affected thereby either by the marshal of the Commission or by any adult person who may be deputized by said marshal for that purpose in the manner now provided by law for serving a writ of summons upon individuals or corporations and return of said service shall be made by the person serving said order to the secretary of the Commission in the manner and form now provided by law for making return of the service of a writ of summons and a certified copy of said order shall be mailed by registered mail to all other parties to the proceedings in which such order is issued or their respective attorneys but the failure of any public service company or of any party to the proceedings to receive such copy shall not prevent the said order from being conclusive and taking effect on the date specified therein in accordance with its terms.

Section 14 After any finding determination or order shall have been made by the Commission any public service company or municipal corporation affected thereby or any party complainant in the proceedings or any person corporation or public service company or association duly permitted by the Commission on proper petition and cause shown may intervene may apply within fifteen days after the service of said order for a rehearing in respect to any matter determined by the Commission in or by its hearing or investigation and order issued therein and the Commission may grant and hold such rehearing if in its judgment sufficient cause therefor be shown. All applications for rehearing shall be by petition specifically setting forth the grounds upon which such application is based.

Section 15 No application for a rehearing shall in any wise operate as a supersedeas or in any manner stay or postpone the enforcement of the original or existing order except as the Commission may by its order direct.

Section 16 After such rehearing should the same be granted the Commission may affirm rescind modify or amend its original order. Any order so made after such rehearing shall have the same force and effect as an original order.

Section 17 Within thirty days after the filing of any finding or determination by the Commission or after the date of service of any order unless an application for a rehearing may be pending and then within thirty days after the refusal of such application or the entry of an order modifying amending rescinding or affirming the original finding determination or order any party to the proceedings affected thereby may appeal therefrom to the Court of Common Pleas of Dauphin County provided that there shall be no appeal from any order or reparation made by the Commission but the suit may be brought as hereinbefore provided. The said court is hereby clothed with exclusive jurisdiction throughout the Commonwealth for the purpose of hearing and determining any and all said appeals. Provided that in case of an appeal from the award of damages or compensation by the Commission under any of the provisions of this act the appeal shall in case any party is entitled to demand a jury trial under section eight of article sixteen of the Constitution of this Commonwealth be to the courts of the proper county thereof but in all other cases shall be to the said Court of Common Pleas of Dauphin County. If an appeal be made to any court other than the Court of Common Pleas of Dauphin County the case shall be proceeded with therein in accordance with the practice and procedure made and provided in such cases. In case of any appeal from the award by the Commission of damages or compensation for property taken injured or destroyed where the Commission shall have power to apportion the amount thereof among or direct the payment thereof by any public service companies or municipal corporations concerned any such public service company or municipal corporation may intervene and be heard in the trial of such appeal under such rules and regulations as the court in which the said appeal may be pending shall prescribe. All appeals to the court of common pleas of Dauphin county shall be by petition to said court setting forth specifically and concisely the error or errors assigned to the finding determination or order of the Commission which petition shall be accompanied by a copy of the original complaint if any filed with the Commission as well as a copy of the ruling determination or order of the Commission appealed from and shall also be accompanied by an affidavit of the party or parties appellant or of its his her or their agent or attorney that the appeal is not taken for the purpose of delay but because the appellant or appellants verily believe

that injustice has been done. Each error relied on must be specified particularly and set forth in a separate numbered paragraph of the petition.

Section 18 The Commission shall be immediately notified in writing by the appellant or appellants of the taking of an appeal and within thirty days after service of such notice shall certify under its official seal to the proper Court of Common Pleas as hereinabove provided the record of the said proceedings which record shall include the testimony taken therein the findings of fact if any of the Commission based upon such testimony a copy of all orders made by the Commission in said proceedings and a copy of the opinion if any filed by the Commission. The cost of preparing and certifying such record shall be paid to the Commission by the appellant or appellants and taxed as part of the costs in the case to be paid as directed by the Court upon the final determination of the appeal.

Section 19 No appeal from any order of the Commission (except as hereinafter provided) shall in any case operate as a supersedeas of the order appealed from unless the aforesaid proper Court of Common Pleas shall by an interlocutory order make said appeal a supersedeas which interlocutory order shall be made only after such notice to the Commission and other parties of record as the court may direct and after a hearing upon said application for an interlocutory order of supersedeas. Upon the granting of a supersedeas upon the application of a public service company in any case (except as hereinafter provided) the court may in its discretion require the filing of a bond to the Commonwealth for the use of all parties aggrieved in such sum and conditioned as the court may by its order direct or may grant the supersedeas upon such other terms and conditions as the court in its discretion may prescribe. Provided however that in all cases of appeal by a public service company from an order of the Commission establishing changing or altering or in any manner affecting the prices rates joint rates tolls or charges for any service such appeal shall operate as a supersedeas upon the filing of a bond to the Commonwealth in the said court by said public service company for the use of all parties so damaged by the failure of such company to comply with the order appealed from during the period of such supersedeas. Said bond to be in such sum as shall be fixed by the court and with sureties to be approved by the court shall be conditioned for the repayment to all such aggrieved parties of any excess over the rate or charge fixed by the Commission which shall be received by such public service company after the making of such order by the Commission if the said order shall be finally affirmed and may also contain such further conditions as the court may order and direct.

Section 20 Upon the petition of the Commission the said court may order the complainant or complainants in the original complaint to be added to the record as a party or parties and such parties shall be permitted to join in the defense of the order of the Commission at issue. The court may also upon application by petition and cause shown permit any person or corporation to intervene in the said proceedings and be added as a party plaintiff or defendant therein.

Section 21 An answer shall be filed by the Commission within thirty days after the service of notice upon it of the taking of an appeal. Leave may also be given by the court to any other party to the record to file an answer. Upon the filing of an answer by the Commission the case shall be considered at issue and a hearing shall be held before said court as hereinafter provided without further pleadings. Copies of the petition and answer shall be served upon the opposite party or parties within five days after filing the same.

Section 22 At the hearing of the appeal the said court shall upon the record certified to it by the Commission determine whether or not the order appealed from is reasonable and in conformity with law.

Section 23 In all such cases the orders of the Commission shall be prima facie evidence of the reasonableness thereof and the burden of providing the contrary shall be upon the appellant or appellants and the notes of testimony taken before the Commission or any of the members thereof duly certified under its seal and filed as aforesaid as a part of the record shall be considered by the court as the testimony in the case.

Section 24 If the court shall upon the record find that the order appealed from is reasonable and in conformity with law it shall enter a decree dismissing the appeal and affirming the order of the Commission. If the court shall upon the record find that the order appealed from is unreasonable or based upon incompetent evidence materially affecting the determination or order of the Commission or is otherwise not in conformity with law it may enter a final decree reversing the order of the Commission or in its discretion it may remand the record to the Commission with directions to reconsider the matter and make such order as shall be reasonable and in conformity with law. In case the said court shall reverse an order of the Commission dismissing a complaint after an investigation and hearing thereon before the Commission it shall remand the record and proceedings to the Commission with directions to reinstate the complaint proceed to another hearing and investigation and make such order as shall be reasonable and in conformity with law. In making any final decree on any appeal the court shall have full power to dispose of all costs.

Section 25 No evidence shall be received at the hearing on any appeal but if any party shall satisfy the court that evidence has been discovered since the hearing before the Commission that could not have been obtained for use at that hearing by the exercise of reasonable diligence and will materially affect the merits of the case the court may in its discretion remand the record and proceedings to the Commission with directions to take such after-discovered evidence and after consideration thereof enter and file such

order as shall in the opinion of the Commission be reasonable and in conformity with law from which order an appeal shall lie as in the case of any other final order.

Section 26 In all actions and proceedings in said court arising under this act process shall be served and the practice and rules of evidence shall be the same as in civil actions except as otherwise herein provided.

Section 27 Every sheriff or other officer empowered to execute civil process shall execute any process issued under the provisions of this act and shall receive such compensation therefor as may be prescribed by law for similar services.

Section 28 All appeals from the orders of the Commission to the said court shall take precedence upon the calendars of the said court over all other civil actions except election cases and suits for wages.

Section 29 Nothing in this act contained shall be construed to deprive any party upon any such appeal and judicial review of the proceedings and orders of the Commission of the right to trial by jury of any issue of fact raised thereby or therein where such right is secured either by the Constitution of the Commonwealth or of the United States but in every such case such right of trial by jury shall remain inviolate provided however that when any appeal is taken such right shall be deemed to be waived upon all issues unless expressly reserved in such reasonable manner as shall be prescribed by the court of common pleas of Dauphin County.

Section 30 Any party to the record aggrieved by the final judgment order or decree of the aforesaid proper court of common pleas may appeal therefrom to the Supreme Court. Such appeal shall be taken and prosecuted in the same manner and form and with the same effect as is provided in other cases of appeal to the Supreme Court.

Section 31 No injunction shall issue modifying suspending staying or annulling any order of the Commission or of a Commissioner except upon notice to the Commission and after cause shown upon a hearing. The Court of Common Pleas of Dauphin County is hereby clothed with exclusive jurisdiction throughout the Commonwealth of all proceedings for such injunctions subject to an appeal to the Supreme Court as aforesaid. Whenever the Commission shall make any rule regulation finding determination or order under the provisions of this act the same shall be and remain conclusive upon all parties affected thereby unless set aside annulled or modified in an appeal or proceeding taken as provided in this act.

Section 32 Every public service company its officers agents and employees affected by any final order of the Commission or any final order of the Court of Common Pleas of Dauphin County or of Supreme Court shall obey observe and comply with such order and with the terms and conditions thereof so long as the same shall be and remain in force.

Section 33 Whenever the Commission shall be of opinion that any public service company is violating or is about to violate any provision of this act or has done or is about to do any act matter or thing herein prohibited or declared to be unlawful or has failed omitted neglected or refused or is about to fail omit neglect or refuse to perform any duty enjoined upon it by this act or has failed omitted neglected or refused or is about to fail omit neglect or refuse to obey any lawful requirement or final order made by the Commission or any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court then and in every such case the Commission may by its counsel or assistant counsel institute in the name of the Commission in the Court of Common Pleas of Dauphin County injunction mandamus or other appropriate legal proceedings to restrain such violations of the provisions of this act or of the orders of the Commission and to enforce obedience thereto and the said Court of Common Pleas is hereby clothed with exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions.

Section 34 The Attorney General in addition to the exercise of the powers and duties now conferred upon him by law shall also upon request of the Commission or of his own motion proceed in the name of the Commonwealth by mandamus injunction or quo warranto or other appropriate remedy at law or in equity to restrain violations of the provisions of this act or of the orders of the Commission or of the judgment orders or decrees of said courts or to enforce obedience thereto.

Section 35 If any public service company shall violate any of the provisions of this act or shall do any matter or thing herein prohibited or shall fail omit neglect or refuse to perform any duty enjoined upon it by this act or shall fail omit neglect or refuse to obey observe and comply with any final direction requirement determination or order made by the Commission or to comply with any final judgment order or decree made by the Court of Common Pleas of Dauphin County or the Supreme Court such public service company for such violation omission failure neglect or refusal shall forfeit and pay to the Commonwealth of Pennsylvania the sum of fifty dollars to be recovered by an action of assumpsit instituted in the name of the Commonwealth of Pennsylvania in the said Court of Common Pleas of Dauphin County which court is hereby clothed with exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions.

In construing and enforcing the provisions of this section the violation omission failure neglect or refusal of any officer agent or other person acting for or employed by any such public service company acting within the scope of his employment shall in every case be deemed to be the violation omission failure neglect or refusal of such public service company.

Section 36 Each and every day's continuance in the violation of any final direction requirement determination or order of the Commission or of any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court shall be a separate and distinct offense provided however that if any interlocutory order of

supersedeas or a preliminary injunction be granted no penalties shall be incurred or collected for or on account of any act matter or thing done in violation of such final direction requirement determination or order or decree so superseded or enjoined for the period of time such order or supersedeas or injunction is in force.

Section 37 Any president secretary treasurer or other officer of any public service company who shall knowingly affix his name or attestation to any certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security issued by any public service company or any director who shall knowingly assent to the issue of any such certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security of any such public service company in violation of any of the provisions or requirements of this act or of section seven of article sixteen of the Constitution or any officer or director knowingly making or assenting to any false statement in any certificate of notification required to be made to the Commission by sub-sections (b) or (c) section four of article three of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court.

Section 38 Each and every director president secretary treasurer or other officer agent or employee of any public service company who shall knowingly make or assent to any application or disposition of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities or the proceeds of the sale or pledge thereof or any part thereof in violation of any statement or contrary to any purpose in relation thereto set forth or contained in any certificate of notification or who shall by any false statements oral or written knowingly make procure or seek to procure of the Commission the making or issuing of any certificate herein provided or who shall knowingly make or assent to any false statement in any report or account of the Commission as to the disposition or application of the proceeds or any part thereof of any sale or pledge of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court.

Section 39 Any person whether an officer agent or employee of any public service company or not or any corporation who shall knowingly fail omit neglect or refuse to obey observe and comply with any final order direction or requirement of the Commission or with any final order or decree of the said Court of Common Pleas of Dauphin County or of the Supreme Court or who shall procure aid or abet any such violation omission failure neglect or refusal shall be guilty of a misdemeanor and upon conviction thereof in any court of quarter sessions of competent jurisdiction shall be punished by a fine of not more than five hundred dollars or by imprisonment in the county jail for not less than one month nor more than twelve months either or both at the discretion of the court and upon conviction of any subsequent offense shall be punished by a fine of not more than one thousand dollars or by imprisonment in the county jail for not less than three months nor more than eighteen months either or both at the discretion of the court.

Section 40 If any public service company shall do or cause to be done any act matter or thing prohibited or declared to be unlawful by this act or shall refuse neglect or omit to do any act matter or thing enjoined or required to be done by this act such public service company shall be liable to the person or corporation injured thereby in the full amount of damages sustained in consequence thereof provided that the liability of public service companies for negligence as heretofore established by statute or by common law shall not be held or construed to be altered or repealed by any of the provisions of this act and provided further that the recovery in this section authorized shall in no manner effect a recovery by the Commonwealth of the penalty prescribed for the aforesaid violations of this act.

Section 41 No public service company nor any officer agent or employee thereof shall be liable for any penalty or forfeiture or be subject to any prosecution on account of demanding collecting or receiving any rate fare or charge for any service or product rendered or furnished by it or for enforcing any rule regulation or practice when such rate fare charge rule regulation or practice is contained in the tariffs and schedules properly filed with the Commission and posted or published as herein provided and is applicable by the terms thereof at the time to the said service or product rendered or furnished although such rate may be found by the commission to be unjust unreasonable unjustly discriminatory or unduly preferential.

Section 42 All suits remedies prosecutions penalties and forfeitures provided for or accruing under this act shall be cumulative.

Section 43 All fines imposed and all penalties recovered under the provisions of this act shall be paid to the secretary of the Commission and by him paid into the State Treasury.

Section 44 No action for the recovery of any penalties or forfeitures incurred under the provisions of this act and no prosecutions on account of any matter or thing concerned in this act shall be maintained unless brought within three years from the date at which the liability therefor arose except as otherwise herein provided.

Section 45 Nothing in this act shall be construed to impair the powers and duties of the Secretary of Internal Affairs in the exercise of the general supervision over railroads canals and other transportation companies vested in him by the Constitution and laws of this Commonwealth nor shall this act or any provision therein be construed to deprive the Department of Health of this Commonwealth or the Water Supply Commission of Pennsylvania of any jurisdiction powers or duties now vested in them or either of them by the laws of this Commonwealth.

Section 46 Copies of all official documents filed or deposited according to law in the office of the Commission certified by the secretary under the seal of the Commission shall be received in evidence in like manner and with the same effect as the originals and a like certified copy of the testimony and proceedings or any specific part thereof shall be received in evidence in any court with the same effect as if the said secretary were present and testified to the facts set forth in his certificate.

Section 47 The Commission shall charge and collect the following fees for copies of all official orders documents papers records et cetera.

For copies of papers and records not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words.

For certified copies of official documents and orders filed in its office fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto.

For copies of testimony and proceedings taken or had before the Commission or a Commissioner not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words.

For certified copies testimony and proceedings taken or had before the Commission or a Commissioner fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto.

For certifying a copy of any report made by any public service company to the commission two dollars.

For each certified copy of the annual report of the commission one dollar and fifty cents.

No fee shall be charged or collected for copies of papers records official documents testimony or proceedings furnished to public officers for use in their official capacity nor for the annual report of the Commission in the ordinary course of distribution. All fees charged and collected by the Commission shall be paid into the State Treasury.

Section 48 The Commission shall make an annual report on or before the second Monday of May in each year to the Governor and a duplicate thereof shall be filed with the Secretary of Internal Affairs which report shall contain:

First A record of its meetings and an abstract of its proceedings during the preceding year.

Second The results of any examinations or investigations made by it.

Third Such statements facts and explanations as will disclose the actual workings and operations of public service companies in their relation to the business and prosperity of the Commonwealth and such suggestions as to the general policy of the Commonwealth or the amendment of its laws in respect to said companies or the condition affairs or conduct of any public service company as may seem to it appropriate.

Fourth Drafts of all bills suggested or recommended by it and the reasons therefor.

Fifth Such tables and abstracts of the reports of public service companies as it may deem expedient.

Sixth A statement in detail of the traveling and other expenses and disbursements of the Commissioners and their appointees and employees.

Five thousand copies of the report shall be printed and bound in cloth as a public document of the Commonwealth for the use of the Commissioners and to be distributed by them in their discretion to the officers of the public service companies and other persons interested therein.

Section 49 The provisions of this act except when specifically so provided shall not apply or be construed to apply to commerce with foreign nations or among the several States except in so far as the same may be permitted under the provisions of the Constitution of the United States and the acts of Congress.

Section 50 It is hereby declared that the provision of this act are severable one from another and severable as to the public service companies and subject matters respectively dealt with thereby and if for any reason one or more of such provisions be judicially held to be unconstitutional as applicable to any particular public service company or subject matter dealt with by such provision or be held unconstitutional in any wise for any reason such holding or decision shall not affect the validity of such provision or provisions as applicable to other public service companies or subject matters dealt with thereby or the validity of the remaining provisions of this act. It is hereby declared that the said provision and the said remaining provisions would have been enacted notwithstanding such judicial determination of the invalidity of any of said particular provision or provisions in any respect.

Section 51 The act entitled "An Act to provide for the appointment of a Railroad Commission prescribing the membership of said commission the manner and term of the appointment of its members defining their powers and duties with reference to common carriers and in relation to making recommendations to the Attorney General and Secretary of Internal Affairs concerning the regulation control and management of common carriers within the Commonwealth defining what the term 'common carrier' shall include providing for the appointment of subordinate officers and the employment of expert and clerical employees by said Commission fixing the salaries of the members of said Commission and its subordinate officers providing for the compensation of its employees limiting the annual expense of said Commission and making an appropriation for the

payment thereof" approved the thirty-first day of May Anno Domini one thousand nine hundred and seven (Pamphlet Laws three hundred thirty-seven) be and the same is hereby repealed said repeal to take effect the first day of July nineteen hundred and thirteen and Sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and the act approved May twenty-fourth one thousand nine hundred and seven entitled "An Act to provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading of cars and fixing the free time that shall be allowed after unloading cars" and the proviso of clause three and the proviso of Clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet laws seventy-three) and all other acts or parts of acts inconsistent herewith or supplied hereby be and the same are also hereby repealed. Provided That the repeal of sections one and two of said act of June four one thousand eight hundred and eighty-three shall not affect actions for violation of said act of June four one thousand eight hundred and eighty-three instituted prior to the passage of this act.

Section 52 The Pennsylvania State Railroad Commission shall on July first nineteen hundred and thirteen transfer and deliver to the Public Service Commission hereby created all property books maps papers files records pleadings in pending cases reports and other documents in its possession and belonging to it. The Public Service Commission is hereby authorized to take possession thereof.

Section 53 The act entitled "An Act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains" approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven shall remain in full force and effect except that section nine thereof which reads as follows "Section nine It shall be the duty of the State Railroad Commission of the Commonwealth to enforce the provisions of this act" shall be and is hereby amended so as to read as follows "Section nine It shall be the duty of the Public Service Commission of the Commonwealth of Pennsylvania to enforce the provisions of this act".

Section 54 This act shall take effect the first day of January Anno Domini one thousand nine hundred and fourteen and not before except that it shall be lawful for the appointment of the Commissioners to be made and for the Commission to organize and to appoint such officers and employees as hereinabove provided. The Commission shall be appointed and shall organize and make such appointments and establish its offices as hereinabove provided and make such general rules and orders under this act effective when this act becomes effective as it may deem wise or proper on or before the first day of October Anno Domini one thousand nine hundred and thirteen from and after which latter date it shall be the duty of every public service company to file with the Commission if required and publish and post its tariffs or schedules and its rules and regulations affecting its contracts and classifications as hereinabove provided. Provided That the said Commission when appointed as aforesaid shall have power to hear and determine any pending cases transferred to it by The Pennsylvania State Railroad Commission and to dispose of the unfinished business of said State Railroad Commission and provided that section eleven of article three shall become effective upon the approval of this act. The salaries of the Commission shall begin on July first one thousand nine hundred and thirteen or on such later date as they may respectively qualify as such Commissioners and the salaries and compensation of the officers and employees of the Commission shall begin when such officers and employees respectively are appointed or employed and enter upon the discharge of their duties.

On the question,

Will the House adopt the conference report?

Mr. JOHN R. K. SCOTT. Mr. Speaker, there is pending a concurrent resolution which was laid upon the desk, the resolution offered by myself asking that the report be referred back to the conference committee. I am informed by the sponsor of the bill that such a course would be detrimental and he also informs me that he desires to make a statement to the House to-night.

Mr. ROCKWELL. Mr. Speaker, in undertaking to carry out the suggestions made at the time the resolution offered by the gentleman from Philadelphia was postponed, the members of the House conference committee undertook to get together with the Senate conference committee to ascertain if there was a reasonable chance of putting in the amendments the House desired. We were unable to get in conference with the Senate conferees all at one time. Those conferences which we did have with them separately were very unsatisfactory and we finally came to the conclusion that we could not do anything except get in one or two minor amendments which some of the best attorneys we have consulted state were already in the bill. We worked for an hour trying to get some status where we could come back to the House and state our position. Even as late as after we adjourned at seven o'clock we tried to get in conference with the Senators upon the proposition. These amendments suggested that had been stricken out by the Senate, some of them were amendments that I personally and some of the other House conferees would like

to have put in the bill. We did our best to keep them in, but we were unable to do so.

But believing that the bill is a good bill and that these amendments are not so vital as to destroy the entire benefit and good we hope to get out of it, we accepted the compromise that we were able to get and we believe that we got some very good compromises. To throw this bill back into conference of the two House committees, and I believe I am voicing the sentiment of the other conferees of the House, would endanger the passage of the bill, and believing that it would defeat the passage of it at this time by having it referred back to conference again, the motion should not prevail and the bill should pass as it is.

Mr. JOHN R. K. SCOTT. Mr. Speaker, the sponsor of this legislation stating, as he does now, that this motion, if carried, might jeopardize this measure, I withdraw the motion.

The SPEAKER. The motion is withdrawn.

On the question,

Will the House adopt the conference report?

Mr. S. B. SCOTT. Mr. Speaker. I don't think that any bill of the enormous magnitude of this measure ought to be passed without some more or less detailed discussion upon it, stating exactly what has been lost by the arbitrary action of the Senate. The bill which passed the House was the product of the combined labors of a number of people. Ideas came from all sources and finally there was produced an amalgamation of the bill introduced by Mr. Rockwell and a portion of the bill introduced by myself together with ideas from the Democratic side. While debate in the House showed that some radical difference of opinion was still existing, nevertheless, I think when the bill had been promptly read over by everybody in the House it was found to be a model. It combined the good features of the bills in other States and was drawn to make it effective. It was drawn in the light of the experience of the United States Interstate Commerce Act and in the experience of the other States which had public utilities acts and it was drawn in great detail so as to be really an effective act. Mr. Speaker, that bill in its passage through the Senate has been radically and consistently weakened and I might add that it had been weakened by a skilled hand. That is to say, the people who drew the Senate amendments are evidently people who are thoroughly acquainted with the wants and the desires of the public utilities of this State and it is easy enough for anybody who will examine into these amendments, to know the sources from which they have come and the weakening purposes with which they were introduced. I might add that the conference committee on the part of the House has done a really remarkable work in withdrawing some of the worst amendments which the Senate attempted to put in. My purpose is to point out some of the amendments which the conference committee were not able to withdraw and which the Senate embodied. Still, I do believe that as the situation exists this very moment it is better to have this conference committee report adopted, but I don't wish this House to adjourn without knowing how far the Senate has misled the people of the State. Taking up the bill as it left the House, file folio 12007, on page 4, line 19, the words "or empowered so to do" are stricken out and while a very small amendment, it is apparent that this is the situation: Under the present laws it is possible for railroads and street railway corporations to obtain charters for streets although they have no intention of using them but simply for the intention of preventing anybody else from using them. In other words, they are like "dogs in the manger." Then by another provision of the law, we obtained extensions of these exclusive privileges and this act was intended to give the public service commission jurisdiction over cases of that kind so that that act compelled either the use or the abandonment of the franchise. But the fine Italian hand of the Senate amenders has found out that these few words meant a great deal and appreciated their intention and struck them out. You will find them consistently stricken out throughout the whole bill. Then, Mr. Speaker, on page 7 of the measure, again appears a very significant striking out. There disappear the words "additions and extensions." One of the greatest failures of public service with which public service companies sometimes inflict their patrons is to refuse to extend pipe lines

or wires into communities which have a right to them but which the public utilities which perhaps cannot command capital at an interest low enough for the purpose refuses to make. If that public utilities is to give a real service to its patrons certainly the commission ought to have jurisdiction to compel them to make extensions, but again the Senate amenders have found out that power which the bill would give to the commission and have stricken it out. We go on again to page 13 and we find this power of the commission stricken out, "increase the number and change the type of its trains, cars, vehicles, wharves, docks or piers or other facilities." That is the amendment of a very similar nature to the one I have just referred. The first one refers to the extension of facilities and this amendment refers to improvement or the making safe of facilities. The Senate perhaps was afraid that at some time the commission should compel some old rattle-trap cars to be equipped with fenders or to be made with some new type of air-brake and lest that should cause some public utility money, it has been stricken out. Again, on page 15, we find a very whole-some section which was in the original bill stricken out. It is a section which provides for what is known as "billing in transit." It refers particularly to a method of freight rate adjustment by which millers of this State can stop the grain as it passes from the wheat fields of the West to the seaport and turn it into flour and get the same freight rate for the flour from the seaport as if the journey of the grain had never been interrupted. To get the advantage of the through rates and not be compelled to pay a local rate for their wheat to the seaport, this has been accomplished. This may seem dry, but when you consider that it means the possibility of a mill existing or the necessity of its going out of business you will realize that it is a matter of life and death to some industries which are very valuable to the State. The Senate has stricken that out and they have stricken it out for the sole reason that the railroad companies didn't like it and there is no other reason. On page 24 and again on 34, section 11 of the original bill are two companion sections which deal with the right of municipalities to go into competition with existing public service companies. You all realize that when the exactions of a public service company become intolerable the way to relieve it has been found most effective in the past is for the municipal corporation itself to erect its own gas plant or water works or any other public service which it might find wise so to erect. The bill as it left the House had a very well balanced provision to protect both the rights of the public service company against unfair competition by the municipality and at the same time to protect the municipality against unfair exactions of the public utility and the way the bill read before was this: It provided that no municipality could go into business asserting its public function unless it get from the Public Utilities Commission a certificate that was reasonably necessary; that it was for a public convenience, but if it so be that the Public Service Commission had acted wrongly or unfairly in that matter, if it was in the hands of a man who the local municipality was not dealing fairly by, then the municipality had this recourse: It could buy out the public service utilities at a price which after due adjudication was considered fair. In this particular, now notice how that protects both sides. It protects the public utilities because they would have to be paid for and they would then be practically subject to eminent domain for public use in the same way that every foot of ground in the Commonwealth is subject to eminent domain for public use. At the same time before that could be done, it was necessary for the municipality to argue out its case before the Public Service Commission where it was sure, at least, of having the matter fairly heard and thoroughly gone into and ninety-nine times out of a hundred the justice of the matter would be so decided that no further action would be necessary. Now, the Senate amenders have cut out half of that. They have cut out the section which allows the city to buy its public utilities and therefore, by leaving the other section in it forbids the city or county to go into that business without permission. They have absolutely placed the whole situation in the hands of the commission without any force on the part of the locality to purchase public utilities. It would be logical to leave both these sections in but to take them both out leaves the question of the municipality to go into the business to be decided by law.

But the Senate has gone as far as it possibly can for the purpose of preventing any competition with public utilities. And it is evident that their sole purpose in doing that has been, as far as possible, to preserve the present monopoly of public services. On page 71 of the bill the conferrees have made an improvement, but they have not placed the bill in as good shape as it left the House on the matter of watered stock. As the Senate would have it, it would be necessary for the commission to take into account the market value of the stocks and bonds when they come to value. Now, that market value may have been caused by a great number of things, such as franchise values, which were given and perhaps stolen, and a number of other things which have nothing to do with actual amount of value which was put in by the original stockholders. The conferrees have improved that by allowing the taking of those things into account by the commission to be optional, but they have put in a lot more which weakens the bill in that respect. On page 97, Section 40, the Senate has deliberately cut out and the conferrees have allowed to be cut out the section which makes it criminal for the people who solicit the rebate as well as for those who give it. This is analogous with the Interstate Commerce Law, the act under which the Standard Oil Company was fined in a lower court \$20,000,000. Evidently the omission of that is to weaken the act in its efforts to prevent rebates. Now, Mr. Speaker, there are any number of minor matters, but I realize the patience of the house is not equal to it. But there is one matter of grave and serious importance that I think ought to be mentioned. The original bill provided that the terms of the commissioners should be seven years and that they should be elected for one, two, three, four, five, six and seven years and after that expire one every year. The Senate changed that and the conferrees allowed it to be changed so that the term of the commissioners shall be ten years, the first one to serve four years. The simple result of that, Mr. Speaker, is that this administration controls the commission until 1920.

On the question recurring,

Will the House adopt the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Adams,	Flynn,	Malie,	Rothenberger,
Allen,	Forster, I. G.,	Mannion,	Runk,
Alworth,	Foster, J. D.,	Martin,	Sassaman,
Ambler,	Frey,	Mather,	Savacool,
Aron,	Gans,	McAleer,	Schaeffer, A. C.
Arthur,	Geary,	McAllister,	Schuck,
Baldwin, G. A.,	Geiser,	McCaig,	Scott, J. R. K.,
Baldwin, R. J.,	Gibson,	McClintock,	Scott, S. B.,
Barner,	Glenn,	McDermott,	Semmens,
Bass,	Goss,	McKay,	Shaffer, C. A.,
Bayle,	Gramley,	McNichol,	Shaffer, I. E.,
Becker,	Gransback,	Mechling,	Sherwood,
Benninger,	Gray, Joseph,	Mellott,	Showalter,
Berntheizel,	Hackett,	Metzenbacher,	Smith, J. W.,
Bigger,	Haggerty,	Missimer,	Smith, L.,
Blair, W. A.,	Heidinger,	Mitchell,	Snyder,
Blair, W. F.,	Hess,	Moore,	Spangler,
Body,	Heyburn,	Morrow,	Speiser,
Brown,	Hibshman,	Moses,	Spillinger,
Brownlee,	Hobbs,	Moulthrop,	Steedle,
Burnett,	Hoffman,	Musser,	Steele,
Caldwell,	Howard, J.,	Neel,	Stein,
Campbell, C. M.,	Howard, R.,	Neely,	Stone,
Campbell, J. J.,	Humes,	Newbaker,	Strauss,
Carter,	Isler,	North,	Swartz,
Claycomb,	Irwin, G. C.,	O'Neill,	Swift,
Cleary,	Jackson,	Peachey,	Thomas,
Cochran,	Jones, E. E.,	Pennegar,	Trach,
Collins,	Kaiser,	Pennock,	Ullrich,
Conner,	Kaufman,	Perry, H. L.,	Ulman,
Conniff,	Keegan,	Perry, S. J.,	Walsh,
Conrade,	Keepert,	Piper,	Walton,
Cox,	Kenna,	Post,	Watson,
Currier,	Kennedy,	Price,	Wettach,
Curry,	Kern,	Ramsey,	Whitaker,
Davis,	Kitts,	Redfield,	Whitman,
DeFrees,	Klepper,	Reese,	Wildman,
Dickinson,	Kuhn, H. P.,	Reeser,	Williams,
Donahoe,	Kuhns, E. G. M.,	Rex,	Wilson, J. H.,
Donnelly,	Lanlus,	Rhoads,	Wilson, W. H.,
Down,	Latshaw,	Richards,	Wiltbank,
Dunn, H. B.,	Leslie,	Robinson,	Young, G. K.,
Dunn, J. A.,	Letzkus,	Rockwell,	Young, J. H.,
Ehrhardt,	Lohr,	Roney,	Zimmerman,
Eichenberger,	Lowers,		Alter,
Ely,			Speaker.
Ewing,			

NAYS—9.

Benson,
Bergey,
Bittles,

Carson,
Cheeseman,

Good,
Grabe,

Herman,
Light,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report was adopted.

Ordered, That the Clerk inform the Senate accordingly.

REASONS FOR VOTE.

Mr. ALLEN. Mr. Speaker, under the privileges accorded by the rules to every member of the House, I wish to file my reasons for vote.

The SPEAKER. The gentleman may file his reasons at his convenience and they will appear in the Journal.

RECESS.

The SPEAKER. The House will take a short recess.

Whereupon,

The House took a recess.

AFTER RECESS.

The House reconvened.

The SPEAKER (George E. Alter) in the Chair.

REPORTS OF CONFERENCE COMMITTEES.

The SPEAKER. The first report on the Calendar is the conference report on House Bill No. 984.

Mr. FLYNN. Mr. Speaker, I ask to have this report postponed for the present.

The SPEAKER. The report will lie upon the desk.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 711.

To the Members of the Senate and House of Representatives: We, the undersigned, a majority of the Committee of Conference on the part of the Senate and House of Representatives for the purpose of conferring on House bill No. 711, entitled "An Act relating to the management of penitentiaries, jails, prisons, houses of correction, work houses, houses of refuge and reformatories," do leave to submit the following amended bill as our report:

SAMUEL W. SALUS,
EDWIN H. VARE,
JAMES P. MCNICHOL,
Committee on the prt of the Senate.

JOHN T. LOWERS,
WILLIAM T. RAMSEY,
T. A. STEELE,

Committee on the part of the House of Representatives.

An Act relating to the management of the Eastern State Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the proper authorities of the Eastern State Penitentiary are authorized at their discretion to have any or all of the persons confined in the said penitentiary congregated for the several purposes of worship labor learning and recreation Provided That no person shall be brought into an assembly for common worship unless such person so desires

Section 2 All acts and parts of acts inconsistent with this act are repealed

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Adams,	Eichenberger,	Letzkus,	Rockwell,
Allen,	Ely,	Light,	Roney,
Alworth,	Ewing,	Lohr,	Rothenberger,
Ambler,	Flynn,	Lowers,	Runk,
Aron,	Forster, I. G.,	Malle,	Sassaman,
Arthur,	Foster, J. D.,	Mannion,	Savacool,
Baldwin, G. A.,	Frey,	Martin,	Schaeffer, A. C.
Baldwin, R. J.,	Gans,	Mather,	Schuck,
Bass,	Geary,	Matt,	Scott, J. R. K.,
Bayle,	Geiser,	McAleer,	Scott, S. B.,
Becker,	Gibson,	McAllister,	Semmens,
Benninger,	Glenn,	McCaig,	Shaffer, C. A.,
Bergey,	Goss,	McClintock,	Shaffer, I. E.,
Berntheizel,	Grabe,	McKay,	Sherwood,
Bigger,	Gramley,	McNichol,	Showalter,
Bittles,	Gransback,	Mechling,	Smith, J. W.,

Blair, W. A.,	Hackett,	Mellott,	Smith, L.,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snyder,
Bleloch,	Heldinger,	Miller,	Spangler,
Body,	Hemminger,	Missimer,	Speiser,
Brosius,	Herman,	Mitchell,	Spillinger,
Brown,	Hess,	Moore,	Steedle,
Brownlee,	Heyburn,	Morrow,	Steele,
Burnett,	Hibshman,	Moses,	Stein,
Caldwell,	Hobbs,	Moulthrop,	Stone,
Campbell, C. M.,	Hoffman,	Murphy,	Strauss,
Campbell, J. J.,	Howard, J.,	Musser,	Swartz,
Carson,	Howard, R.,	Neel,	Swift,
Carter,	Humes,	Neely,	Thomas,
Cheeseman,	Isler,	Newbaker,	Trach,
Claycomb,	Irwin, G. C.,	North,	Ulerich,
Cleary,	Jackson,	O'Neill,	Ulman,
Cochran,	Jones, E. E.,	Peachey,	Walnut,
Collins,	Kaiser,	Pennegar,	Walsh,
Conner,	Kaufman,	Pennock,	Walton,
Conniff,	Keegan,	Perry, S. J.,	Watson,
Conrade,	Keepert,	Peters,	Wettach,
Cox,	Kenna,	Piper,	Whitaker,
Currier,	Kennedy,	Post,	Whitman,
Curry,	Kern,	Price,	Wildman,
Davis,	Kitts,	Ramsey,	Williams,
DeFrees,	Klepper,	Redfield,	Willson, J. H.,
Dickinson,	Kuhn, H. P.,	Reese,	Wilson, W. H.,
Donahoe,	Kuhns, E. G. M.,	Reeser,	Wiltbank,
Donnelly,	Latshaw,	Rhoads,	Young, G. K.,
Down,	Lenker,	Richards,	Young, J. H.,
Dunn, H. B.,	Leslie,	Robinson,	Zimmerman,
Dunn, J. A.,			Alter,
Ehrhardt,			Speaker.

NAYS—3.

Lanius, McDermott, Perry, H. L.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.
Mr. McNICHOL in the Chair.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 953.

To the members of the Senate and House of Representatives: We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House bill number nine hundred and fifty-three, entitled "An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the sanitary keeping of stables and other places in such cities where horses, mules, cows, sheep, goats or swine, are kept for the collecting, storing or transporting of manure from such animals, providing that no manure shall be collected or stored in any stable or manure pit or other place without a permit or transported in violation of said rules and regulations, making a violation of the act or of said rules and regulations a misdemeanor, prescribing penalties therefor and repealing inconsistent acts," beg leave to submit the following amended bill as our report.

JAMES P. McNICHOL,
AUGUSTUS F. DAIK, JR.,
Committee on the part of the Senate.

JOHN R. K. SCOTT,
W. H. WILSON,
EDWIN R. COX,
Committee on the part of the House of Representatives.

An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the sanitary keeping of stables and other places in such cities where horses mules cows sheep goats or swine are kept and for the collecting storing and transporting of manure from such animals providing that no manure shall be collected or stored in any stable manure pit or other place without a permit or transported in violation of said rules and regulations making a violation of the act or of said rules and regulations a misdemeanor prescribing penalties therefor and repealing inconsistent acts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of health in cities of the first class is hereby authorized and empowered to make all reasonable rules and regulations for the sanitary keeping of all stables and other places where horses mules cows sheep goats or swine or any of them are kept within such cities and for the collecting storing and transporting of manure from such animals

Section 2 No manure from such animals or any of them shall be collected or stored in any stable stall manure pit wharf or other place in any such city without a permit from the bureau of health of such city or contrary to the terms of said permit or contrary to said rules and regulations nor shall any such manure be transported through any such city or any part thereof except in accordance with said rules and regulations

Section 3 The rules and regulations adopted by said board of health in any such city as aforesaid shall be promulgated by advertising three times each in two newspapers published in said city notice that such rules and regulations have been adopted and where copies thereof may be had Such rules and regulations shall be printed and shall be furnished free upon application by the bureau of health

Section 4 Such permits be issued free upon application by the bureau of health to those who have complied with said rules and regulations

The persons firms or corporations to whom they are granted shall post them conspicuously within the premises to which they refer so as to be readily visible

Section 5 The term "manure" for the purpose of this act shall be construed to mean the dung or offal of any of aforesaid animals and the straw and other refuse dirt and waste ordinarily mixed with it

Section 6 Any violation of the provisions of this act or of any of the rules and regulations hereby authorized shall constitute a misdemeanor punishable on summary conviction before a magistrate by a fine of not less than two dollars or more than ten dollars or imprisonment in default of fine of not less than one day or more than five days subject to appeal as in other cases of summary conviction

Section 7 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Adams,	Ehrhardt,	Letzkus,	Roney,
Allen,	Eichenberger,	Light,	Rothenberger,
Alworth,	Ely,	Lohr,	Sassaman,
Ambler,	Ewing,	Lowers,	Savacool,
Aron,	Flynn,	Mannion,	Schaeffer, A. C.,
Arthur,	Forster, I. G.,	Martin,	Schuck,
Baldwin, G. A.,	Frey,	Mather,	Scott, J. R. K.,
Baldwin, R. J.,	Gans,	Matt,	Scott, S. B.,
Barnet,	Geiser,	McAleer,	Semmens,
Bass,	Gibson,	McAllister,	Shaffer, C. A.,
Baigie,	Good,	McCaig,	Shaffer, I. E.,
Baker,	Goss,	McClintock,	Sherwood,
Baldwin,	Gramley,	McDermott,	Showalter,
Barnes,	Gransback,	McKay,	Smith, L.,
Barnes,	Gray, Joseph,	McNichol,	Snyder,
Barnes,	Hackett,	Mechling,	Spangler,
Barnes,	Haggerty,	Mellott,	Speiser,
Barnes,	Heldinger,	Metzenbacher,	Spillinger,
Barnes,	Hemminger,	Miller,	Steedle,
Barnes,	Herman,	Missimer,	Steele,
Barnes,	Hess,	Mitchell,	Stein,
Barnes,	Heyburn,	Moore,	Stone,
Barnes,	Hibshman,	Moses,	Strauss,
Barnes,	Hobbs,	Moulthrop,	Swartz,
Barnes,	Hoffman,	Murphy,	Swift,
Barnes,	Howard, J.,	Musser,	Thomas,
Barnes,	Howard, R.,	Neel,	Trach,
Barnes,	Humes,	Neely,	Ulerich,
Barnes,	Isler,	Newbaker,	Ulman,
Barnes,	Irwin, G. C.,	Newton,	Walsh,
Barnes,	Jackson,	North,	Walton,
Barnes,	Jones, E. E.,	O'Neill,	Watson,
Barnes,	Kaiser,	Peachey,	Wettach,
Barnes,	Kaufman,	Pennegar,	Whitaker,
Barnes,	Keegan,	Pennock,	Whitman,
Barnes,	Keepert,	Perry, H. L.,	Wildman,
Barnes,	Kenna,	Perry, S. J.,	Williams,
Barnes,	Kennedy,	Peters,	Wilson, J. H.,
Barnes,	Kern,	Piper,	Wilson, W. H.,
Barnes,	Kitts,	Ramsey,	Wiltbank,
Barnes,	Klepper,	Redfield,	Young, G. K.,
Barnes,	Kuhn, H. P.,	Reeser,	Young, J. H.,
Barnes,	Kuhns, E. G. M.,	Rhoads,	Zimmerman,
Barnes,	Lanius,	Richards,	Alter,
Barnes,	Latshaw,	Robinson,	Speaker.
Barnes,	Dunn, H. B.,		
Barnes,	Dunn, J. A.,		
Barnes,	Leslie,	Rockwell,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 942.

To the Honorable, the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on Senate bill number nine hundred and forty-two, entitled: "An Act providing for the printing binding and distribution of two publications heretofore published by the State, namely, 'Pennsylvania at Gettysburg,' and 'Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania,' also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work," respectfully beg leave to submit the following amended bill as our report.

WALTER McNICHOLS,
DAVID HUNTER, Jr.,
W. E. CROW,

Committee on the part of the Senate.

P. C. NEWBAKER,
WARREN K. MILLER,
HARRY COCHRAN,

Committee on the part of the House of Representatives.

An Act providing for the printing binding and distribution of two publications heretofore published by the State namely "Pennsylvania at Gettysburg" and "Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Superintendent of Public Printing and Binding is hereby authorized and directed to print and bind at the expense of this Commonwealth five thousand five hundred copies of a publication to be entitled "Pennsylvania at Gettysburg" which is to include the report of the Board of Commissioners on Gettysburg Monuments heretofore published and which is to be revised to date the report of the Gettysburg Battlefield Memorial Commission and the report of the Fiftieth Anniversary of the Battle of Gettysburg Commission

Section 2 The "Pennsylvania at Gettysburg" publication is to be revised and edited by Colonel John P. Nicholson who shall prepare all necessary copy read all proofs of the compilation and index same for which service he is to be paid the sum of one thousand dollars which amount is hereby appropriated

Section 3 The "Pennsylvania at Gettysburg" publication shall be in not more than three volumes shall be illustrated and shall be bound in half roan binding

Section 4 The distribution of the aforesaid edition shall be as follows Five hundred copies for the use of the Governor five hundred copies for the use of the State Librarian five hundred copies for the use of the Fiftieth Anniversary Commission one thousand copies for the use of the Senate and three thousand copies for the use of the House of Representatives to be delivered to the members and officers of the present Legislature

Section 5 The Superintendent of Public Printing and Binding is also authorized and directed to reprint and bind at the expense of the Commonwealth five thousand copies of the publication entitled "Report of the Commission to Locate the sites of the Frontier Forts of Pennsylvania" as authorized by a concurrent resolution approved the twenty-fourth day of January one thousand eight hundred and ninety-five

Section 6 The Frontier Forts publication is to be revised and edited under the direction of the State Librarian

Section 7 The Frontier Forts publication shall be in two volumes shall be illustrated and shall be bound in half roan binding

Section 8 The distribution of the Frontier Forts publication shall be as follows One thousand copies for the use of the Senate and three thousand copies for the use of the House of Representatives to be delivered to the members and officers of the present Legislature five hundred copies for the use of the Executive Department and five hundred copies for the use of the State Librarian

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Adams,	Eichenberger,	Light,	Rothenberger,
Allen,	Ely,	Lohr,	Runk,
Alworth,	Ewing,	Lowers,	Sassaman,
Ambler,	Flynn,	Malie,	Savacool,
Aron,	Forster, I. G.,	Mannion,	Schaeffer, A. C.
Arthur,	Foster, J. D.,	Martin,	Schuck,
Baldwin, G. A.,	Frey,	Mather,	Scott, S. B.
Baldwin, R. J.,	Gans,	McAleer,	Semmens,
Barner,	Gibson,	McAllister,	Shaffer, C. A.,
Bass,	Goss,	McCaig,	Shaffer, I. E.,
Bayle,	Grabe,	McClintock,	Sherwood,
Benninger,	Gramley,	McKay,	Showalter,
Benson,	Gransback,	McNichol,	Smith, J. W.,
Bergey,	Gray, Joseph,	Mellott,	Smith, L.,
Berntheisel,	Hackett,	Metzenbacher,	Snyder,
Bigger,	Haggerty,	Miller,	Spangler,
Blair, W. A.,	Heldinger,	Missimer,	Speiser,
Bleloch,	Hemmlinger,	Mitchell,	Spillinger,
Body,	Herman,	Moore,	Steele,
Brosius,	Hess,	Morrow,	Stein,
Brown,	Heyburn,	Moses,	Stone,
Brownlee,	Hibshman,	Mouthrop,	Strauss,
Burnett,	Hobbs,	Murphy,	Swartz,
Caldwell,	Hoffman,	Neel,	Swift,
Campbell, C.M.,	Howard, J.,	Neely,	Thomas,
Campbell, J.J.,	Isler,	Newbaker,	Trach,
Carson,	Irwin, G. C.,	North,	Ulerch,
Carter,	Irwin, H. H.,	O'Neill,	Ulman,
Claycomb,	Jackson,	Peachey,	Walnut,
Clary,	Jones, E. E.,	Pennegar,	Walsh,
Cochran,	Kaiser,	Pennock,	Walton,
Collins,	Kaufman,	Perry, S. J.,	Watson,
Conner,	Keegan,	Piper,	Wettach,
Conniff,	Keepert,	Post,	Whitaker,
Conrade,	Kenna,	Price,	Whitman,
Cox,	Kennedy,	Ramsey,	man,
Currier,	Kern,	Redfield,	Williams,
Curry,	Kitts,	Reese,	Wilson, J. H.,
Davis,	Klepper,	Reeser,	Wilson, W. H.,
DeFrees,	Kuhn, H. P.,	Rex,	
Dickinson,			

Donahoe,
Donnelly,
Down,
Dunn, H. B.,
Dunn, J. A.,
Ehrhardt,

Kuhns, E.G.M., Rhoads,
Lanius, Richards,
Latshaw, Robinson,
Leslie, Rockwell,
Leizkus, Roney,

Wiltbank,
Young, G. K.,
Zimmerman,
Alter,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL

NO. 994.

To the Members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering Senate bill No. 994, entitled "An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State highways and providing a method of condemnation procedure," beg leave to submit the following amended bill as our report:

JOHN W. HOKE,
WALTER McNICHOL,
JOSEPH HEACOCK,

Committee on the part of the Senate.

R. R. DOWN,
CHARLES A. AMBLER,
MICHAEL R. HOFFMAN,

Committee on the part of the House of Representatives.

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure

Whereas There are a number of canals in this Commonwealth that have been abandoned and are no longer used for the purpose for which they were intended and

Whereas There are a number of abandoned rights of ways of canals railroads and railways and rights of way of canals railroad and railways that have not been used occupied or built upon which canals railroads and railway rights of way can be used to a great advantage in the relocation construction and improvement of the public highways of the Commonwealth therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Highway Commissioner be and is hereby authorized to take over in his discretion for the use of the State Highway Department any abandoned canal or any part thereof that is no longer used for the purpose for which it was intended except where such abandoned canal is used or occupied by a railroad or railway in actual operation or any abandoned right of way of a railroad or railway and rights of way or railways that have not been used occupied or built upon for a period of not less than five years for the purpose of relocating public highways constructing them as State highways when such abandoned canals and rights of way extend in the general direction as that of the State highway originally projected

Section 2 When it is desired to locate a State Highway on any such abandoned canal or any portion thereof or on any abandoned right of way of a railroad or railway company that has not been used occupied or built upon for a period of five years it shall be the duty of the State Highway Commissioner for and in behalf of the Commonwealth by amicable agreement to purchase said right or rights of way or such part thereof as may be necessary for the locating of said State Highway from the owner or owners thereof and if a fair and reasonable price which shall be approved by the Governor for said right of way or part thereof cannot be agreed upon it shall then be lawful for the State Highway Commissioner to proceed to secure such right or rights of way under the methods of procedure as is provided for in the ninth section of the act of May thirty-one one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) as amended by the act of Assembly approved April — Anno Domini one thousand nine hundred and thirteen to condemn and take over turn-pike roads

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Adams,	Elchenberger,	Lenker,	Rockwell,
Allen,	Ely,	Leslie,	Roney,
Alworth,	Ewing,	Letzkus,	Rothenberger,
Ambler,	Flynn,	Light,	Runk,
Aron,	Foster, J. D.,	Loehr,	Sassaman,
Arthur,	Frey,	Lowers,	Savacool,
Baldwin, G. A.,	Gans,	Malle,	Schaeffer, A. C.
Baldwin, R. J.,	Geary,	Mannion,	Schuck,
Barner,	Gibson,	Martin,	Scott, J. R. K.
Bass,	Goss,	Matner,	Scott, S. B.,
Bayle,	Grabe,	Matt,	Semmens,
Becker,	Gramley,	McAleer,	Shaffer, C. A.
Benson,	Gransback,	McAllister,	Shaffer, I. E.,
Bergey,	Gray, Joseph,	McCaig,	Sherwood,
Berntheizel,	Hackett,	McClintock,	Showalter,
Bigger,	Haggerty,	McDermott,	Smith, J. W.
Blair, W. A.,	Heidinger,	McKay,	Smith, L.,
Bieloch,	Hemminger,	McNichol,	Snyder,
Body,	Herman,	Mechling,	Spangler,
Brosius,	Hess,	Mellott,	Speiser,
Brownlee,	Heyburn,	Miller,	Spillinger,
Burnett,	Hibshman,	Missimer,	Steedle,
Caldwell,	Hobbs,	Mitchell,	Steele,
Campbell, C.M.,	Hoffman,	Moore,	Stein,
Campbell, J.J.,	Howard, J.,	Morrow,	Stone,
Carson,	Howard, R.,	Moses,	Strauss,
Carter,	Isler,	Moulthrop,	Swartz,
Claycomb,	Irwin, G. C.,	Musser,	Trach,
Cleary,	Jackson,	Neel,	Ulerich,
Cochran,	Jones, E. E.,	Neely,	Walsh,
Collins,	Kaiser,	North,	Walton,
Conner,	Kaufman,	O'Neill,	Watson,
Conniff,	Keegan,	Peachey,	Wettach,
Conrade,	Keepert,	Perry, H. L.,	Whitaker,
Cox,	Kenna,	Perry, S. J.,	Whitman,
Currier,	Kennedy,	Piper,	Wildman,
Curry,	Kern,	Price,	Williams,
Davis,	Kitts,	Ramsey,	Wilson, J. H.
DeFrees,	Klepper,	Redfield,	Wilson, W. H.,
Dickinson,	Kuhn, H. P.,	Reese,	Wiltbank,
Donahoe,	Kuhns, E.G.M.,	Reeser,	Young, G. K.,
Donnally,	Lanius,	Rhoads,	Young, J. H.,
Down,	Latshaw,	Richards,	Young, J. K.,
Dunn, H. B.,		Robinson,	Zimmerman,
Dunn, J. A.,			
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1408.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House bill number one thousand four hundred and eight, entitled: "An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives," respectfully beg leave to submit the following bill as our report.

WALTER McNICHOLS,
STERLING R. CATLIN,
HENRY A. CLARK,

Committee on the part of the Senate.

ABRAM C. STEIN,
C. N. ISLER,
I. G. FORSTER,

Committee on the part of the House of Representatives.

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the journal and reading clerks of the Senate and the House of Representatives shall each receive two thousand five hundred dollars (\$2,500) for each regular biennial session including the session of one thousand nine hundred and thirteen and ten dollars (\$10.00) per diem for each special or extraordinary session The mileage and salary of the said journal and reading clerks as returning officers shall be as heretofore authorized by law

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Adams,	Ehrhardt,	Lanius,	Richards,
Alworth,	Elchenberger,	Latshaw,	Robinson,
Ambler,	Ely,	Leslie,	Roney,
Aron,	Ewing,	Letzkus,	Rothenberger,
Arthur,	Flynn,	Light,	Runk,
Baldwin, G. A.,	Forster, I. G.,	Loehr,	Sassaman,

Baldwin, R. J.,	Foster, J. D.,	Lowers,	Savacool,
Barner,	Frey,	Malle,	Schaeffer, A. C.
Bass,	Gibson,	Mannion,	Schuck,
Bayle,	Goss,	Martin,	Semmens,
Benninger,	Grabe,	Mather,	Shaffer, C. A.,
Bergey,	Gramley,	Matt,	Shaffer, I. E.,
Berntheizel,	Gransback,	McAleer,	Sherwood,
Bigger,	Gray, Joseph,	McAllister,	Showalter,
Bittles,	Hackett,	McCaig,	Smith, J. W.,
Blair, W. A.,	Haggerty,	McClintock,	Smith, L.,
Blair, W. F.,	Heidinger,	McDermott,	Spangler,
Bieloch,	Hemminger,	McKay,	Speiser,
Body,	Herman,	McNichol,	Spillinger,
Brosius,	Hess,	Mechling,	Steedle,
Brown,	Heyburn,	Metzenbacher,	Steele,
Brownlee,	Hibshman,	Miller,	Stein,
Burnett,	Hobbs,	Missimer,	Stone,
Caldwell,	Hoffman,	Mitchell,	Strauss,
Campbell, C.M.,	Howard, J.,	Moore,	Swartz,
Campbell, J. J.,	Howard, R.,	Morrow,	Swift,
Carter,	Isler,	Moses,	Thomas,
Cheeseman,	Irwin, G. C.,	Neel,	Ulerich,
Cleary,	Jackson,	Neely,	Ulman,
Cochran,	Jones, E. E.,	North,	Walsh,
Collins,	Kaiser,	O'Neill,	Walton,
Conner,	Kaufman,	Pennegar,	Watson,
Conniff,	Keegan,	Pennock,	Wettach,
Conrade,	Keepert,	Perry, H. L.,	Whitaker,
Cox,	Kenna,	Perry, S. J.,	Whitman,
Currier,	Kennedy,	Peters,	Wildman,
Curry,	Kern,	Piper,	Williams,
Davis,	Kitts,	Post,	Wilson, J. H.,
DeFrees,	Klepper,	Price,	Wilson, W. H.,
Dickinson,	Kuhn, H. P.,	Ramsey,	Wiltbank,
Donahoe,	Kuhns, E.G.M.,	Redfield,	Young, G. K.,
Donnally,	Lanius,	Reese,	Young, J. H.,
Down,	Latshaw,	Reeser,	Young, J. K.,
Dunn, H. B.,			Zimmerman,
Dunn, J. A.,			

NAYS—2.

Rockwell, Snyder,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 888.

To the Members of the Senate and House of Representatives: We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 888, entitled "An Act designating the lilac as the floral emblem or State flower of this Commonwealth, and fixing a day for the observance of the same," beg leave to submit the following amended bill as our report:

CLARENCE J. BUCKMAN,
HENRY HUFEMAN,
JOSEPH ALEXANDER,,

Committee on the part of the Senate

H. C. JACKSON,
ALBERT DAVIS,
PLYMOUTH W. SNYDER,

Committee on the part of the House of Representatives.

An Act designating the Daisy as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

Whereas The Commonwealth of Pennsylvania is one among the eight States of the United States which have up to the present time failed or neglected to adopt some form of floral emblem or State flower and

Whereas The adoption of some emblem as aforesaid would inculcate patriotism in the school children of the State therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Daisy shall be State flower or floral emblem of the Commonwealth of Pennsylvania

Section 2 The fourteenth day of June in each year shall be known as Daisy Day and be celebrated accordingly

On the question.

Will the House adopt the conference report?

Mr. LOWERS. Mr. Speaker, I do not desire to indict upon you at this time an argument on this bill. In behalf of the sponsor of this bill, in order that we may have a record, I desire to call the attention of the House to this bill. In Wayne County, there was a very pretty Yankee school teacher who gathered her pupils around her and discussed the proposition of having a State flower. This young teacher's name was Miss Elsie Brown, who called upon their representative to present this flower. They not only have patriotic school teachers there, but they also have a farmer poet by the name of Dix who has written the following patriotic poem:

THE DAISY

By Irving Dix

Dear spotless flower, fair tenant of the farms,
Unclaimed, as yet, by any sovereign state,
Shall Pennsylvania, too, neglect thy charms,
And leave thee to some cruel chance of Fate.

Shall Pennsylvania, in her pomp and pride,
Be like the Levite, half ashamed of thee,
Because thou growest by the country side,
And not within some gorgeous greenery.

She should not—yet if she, a sovereign power,
Should, in her pride, reject thee as a weed,
I shall not, for all that, forget the hour
When, as a child, I loved thy humble breed.

'Tis true, thou art no idle farmer's friend—
Thou growest where but little else can grow—
Yet thou wert made, no doubt, for some wise end,
If for naught else, perhaps alone for show.

And so I love thee, for thou tellest me
Of days forever gone,—the dear, dead days
Of youthful joys and early infancy,
And all those scenes the poet loves to praise.

And thou remindest me, dear flower, of Spring,
And of the waving grass, so fresh and clean,
And of those happy birds that love to sing,
Of wondrous things that man has never seen.

Likewise thy colors, yellow, green and white,
Suggest to me the golden path of Dawn,
Thy broad, green meadows in the morning light,
And brilliant sun that beautifies the lawn.

For thou—thou art the darling of the sun,
Bright jewel of the dying days of Spring,
And though proud statesmen should thy beauties shun,
I still will love thee, and thy praises sing.

On the question recurring,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—143.

Allen,	Dunn, H. B.,	Kitts,	Redfield,
Alworth,	Dunn, J. A.,	Klepper,	Reese,
Ambler,	Ehrhardt,	Kuhn, H. P.,	Reeser,
Aron,	Eichenberger,	Kuhns, E. G. M.,	Rhoads,
Arthur,	Ely,	Latshaw,	Richards,
Baldwin, G. A.,	Ewing,	Lenker,	Robinson,
Baldwin, R. J.,	Flynn,	Leslie,	Roney,
Barnes,	Forster, I. G.,	Letzkus,	Rothenberger,
Bass,	Foster, J. D.,	Light,	Schaeffer, A. C.,
Becker,	Frey,	Lowery,	Semmens,
Benninger,	Gans,	Malie,	Shaffer, C. A.,
Benson,	Gearly,	Martin,	Sherwood,
Bergey,	Geiser,	Mather,	Showalter,
Berntheisel,	Goss,	McAleer,	Smith, J. W.,
Bigger,	Grabe,	McAllister,	Smith, L.,
Bittles,	Gramley,	McClung,	Snyder,
Blair, W. A.,	Gransback,	McClintock,	Speiser,
Body,	Gray, Joseph,	McDermott,	Steedle,
Brown,	Hackett,	McKay,	Steele,
Burnett,	Hagerty,	McNichol,	Stein,
Caldwell,	Havburn,	Meichling,	Strauss,
Campbell, C. M.,	Hobbs,	Missimer,	Swartz,
Campbell, J. J.,	Hoffman,	Mitchell,	Thomas,
Carter,	Howard, J.,	Moore,	Trach,
Claycomb,	Howard, R.,	Morrow,	Ulerich,
Cleary,	Isler,	Moses,	Ulman,
Conner,	Irwin, G. C.,	Mouthrop,	Walsh,
Conrade,	Jackson,	Neel,	Weltach,
Cox,	Jones, E. E.,	Neely,	Whitaker,
Currier,	Kaufman,	North,	Whitman,
Curry,	Keegan,	Perry, H. L.,	Williams,
Davis,	Keepert,	Perry, S. J.,	Wiltbank,
DeFrees,	Kenna,	Piper,	Young, J. H.,
Dickinson,	Kennedy,	Price,	Zimmerman,
Donahoe,	Kern,	Ramsey,	Alter,
Donnelly,			Speaker.

NAYS—35.

Brosius,	Herman,	O'Neill,	Scott, J. R. K.,
Brownlee,	Hess,	Peachey,	Scott, S. B.,
Carson,	Hibshman,	Pennegar,	Shaffer, I. E.,
Cheeseman,	Lohr,	Pennock,	Stone,
Collins,	Matt,	Post,	Swift,
Gibson,	Mellott,	Rex,	Waldon,
Glenn,	Metzenbacher,	Rockwell,	Wilson, J. H.,
Heldinger,	Murphy,	Sassaman,	
Hemminger,	Newbaker,	Savacool,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 1469.

To the Members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 1469, entitled "An Act relating to roads; providing for the supervision, construction, maintenance and repair of township roads, relating to road tax, and providing penalties for the violation thereof," beg leave to submit the following amended bill as our report:

WALTER McNICHOLS,
ASA K. DEWITT,
DAVID HUNTER,

Committee on the part of the Senate.

E. E. JONES,
RALPH GIBSON,
E. G. M. KUHN,

Committee on the part of the House of Representatives.

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within sixty days after the approval of this act the State Highway Commissioner shall establish in the State Highway Department a Bureau of Township Highways which shall be in general charge of one of the Deputy State Highway Commissioners to be designated by the State Highway Commissioner

The State Highway Commissioner shall subject to the approval of the Governor appoint any additional clerks officers and employees that may be required to carry out the provisions of this act fix the rate of their salary which shall not exceed that paid other employees of the department for similar service and the amount of the bond if any they shall be required to give

The salaries and expenses of all such employees shall be paid by the State Treasury upon warrant of the Auditor General out of the moneys appropriated therefor in the same manner as the salaries and expenses of other officers and employees of the State Highway Department are paid

The State Highway Commissioner may from time to time assign such clerks officers and employees of the State Highway Department to the work of the bureau as he may deem necessary

Section 2 The Deputy or other officer in charge of the Bureau of Township Highways under the direction of the State Highway Commissioner shall

First Have general supervision of all township highways and bridges which are constructed improved or maintained in whole or in part by the aid of State moneys excepting State and State aid highways otherwise provided for

Second Prescribe rules and regulations not inconsistent with law fixing the duties of township officers in respect to all highways and bridges under his jurisdiction Such rules and regulations shall before taking effect be printed and transmitted to the highway officers affected thereby

Third Compel compliance with laws rules and regulations relating to such highways and bridges by highway officers and see that the same are carried into full force and effect

Fourth Compile statistics relating to such public highways throughout the State and collect traffic census data and such other information in regard thereto as he shall deem expedient

Fifth Prepare tables showing total number of miles of highways in the State by township and county and file a copy of the same in the office of the State Highway Commissioner

Sixth Make an annual report to the State Highway Commissioner for publication covering the work of his bureau the condition and needs of the township roads of the Commonwealth and containing such recommendations as he shall deem necessary for their further improvement Said report shall also contain a complete list of the employees in his department and the compensation paid to each which shall be published as part of the State Highway Commissioner's report

Seventh Call such State county or township road meetings or conventions at such times and at such places as he shall deem wise and direct officers and employees of his department to attend

Eighth Perform such other duties and have such other powers as may be conferred by law or imposed by the State Highway Commissioner

Section 3 The State Highway Commissioner shall divide the State into suitable districts and assign to each district a Superintendent of Highways provision for whom has already been made by existing laws Each such Superintendent in addition to his other duties and subject to the rules and regulations of the State Highway Commissioner and for the purpose of ascertaining what townships shall be entitled to participate in moneys appropriated by the Commonwealth to assist the carrying out the provisions of this act shall

First, Have the general charge of all township highways and bridges within his district or county and see that the same are improved repaired and maintained as provided by law and according to the rules and regulations of the State Highway Commissioner have the general supervision of the work of

constructing improving and repairing township bridges and highways in his district or county so far as it is practical to do so

Second, Visit and inspect highways and bridges in each township of his district or county at least once in each year or whenever directed by the State Highway Commissioner and advise and direct how to repair maintain and improve such highways and bridges

Third, Examine the various formations and deposits of gravel and stone in his district or county for the purpose of ascertaining the materials which are best available and suitable for the improvement of highways therein and when requested by the State Highway Commissioner submit samples of such formations and deposits and make a written report in respect thereto

Fourth, Approve plans and specifications and estimates for the erection and repair of township bridges and culverts and the construction and maintenance of township highways except in case of emergency He shall not approve of plans or specifications for the construction or repair of any township bridge or culvert to be constructed of concrete stone or iron unless such plans and specifications are in accordance with standards which the State Highway Commissioner is hereby directed to prepare or have been submitted to and approved by the State Highway Commissioner through the superintendent in charge of such county or district and no contract for the repair or construction of any township bridge or culvert shall be valid unless such contract is in accordance with standard plans prescribed or unless the plans specifications and estimates have been prepared or approved by the State Highway Commissioner

Fifth, Report to the State Highway Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district or county containing such matter and in such form as may be prescribed by the State Highway Commissioner Additional reports shall be made from time to time when required by the State Highway Commissioner in respect to such matters as may be specified by him

Sixth, Attend any meeting or convention when directed to do so by the State Highway Commissioner Whenever a public meeting for a county or district shall have been called by the State Highway Commissioner he shall cause due notice to be mailed to each township supervisor or commissioner and such others as shall be directed by the State Highway Commissioner

Seventh, Perform such other duties as may be prescribed by law or the rules and regulations of the State Highway Commissioner

Section 4 The general supervision of road affairs in every township of the second class shall be in the hands of three qualified electors of such township who shall be styled township supervisors instead of road supervisors as under former laws and who shall be elected at the municipal elections in the odd numbered years for a term of six years The term of all supervisors elected in the years one thousand nine hundred and nine and one thousand nine hundred and ten shall expire on the first Monday of December one thousand nine hundred and thirteen and the term of all supervisors elected in the year one thousand nine hundred and eleven for the short or long term respectively (if two vacancies were filled) shall expire on the first Monday of December one thousand nine hundred and thirteen or one thousand nine hundred and fifteen as the case may be At the municipal election in the year one thousand nine hundred and thirteen one supervisor shall be elected for a full term of six years and one supervisor for a term of four years and then each municipal election thereafter one supervisor shall be elected for the full term of six years

In case two or more persons were in the year one thousand nine hundred and eleven elected supervisors and the length of the respective long and short terms were not designated the said supervisors shall after the passage of this act determine by lot the length of the said respective terms so as to harmonize the same with the provisions of this section

Section 5 The supervisors of each township shall meet at the place where the auditors of the respective townships meet to perform their official duties on the first Monday in December one thousand nine hundred and thirteen and yearly thereafter and after being duly sworn or affirmed according to law to discharge their duties with fidelity a copy of the oath to be filed with the township auditors shall organize as a board by electing one of their number as chairman and shall appoint a treasurer and a secretary who may or may not be the same person and who may or may not be a member of the board and the secretary shall perform all the duties formerly performed by the township clerk which office has been abolished and the said secretary shall receive as compensation for his services such sum as shall be fixed by the township auditors Provided That the combined amount paid to said secretary and treasurer shall not exceed two per centum of the money paid out by said treasurer except where such percentage would be less than ten dollars The board shall proceed to levy a road tax which shall not exceed ten mills on each dollar of valuation this valuation to be the last adjusted valuation for county purposes and which shall be furnished to said township supervisors by the commissioners of the proper county Provided That if any further adjustment of valuation of any property is made by the county commissioners after said tax is so levied and before said tax is payable such valuation so adjusted shall be certified to the township supervisors and the tax shall be collected on the basis of such valuation as so adjusted Provided That a greater rate than ten mills and not to exceed ten additional mills may be levied by order of the court of quarter sessions of the peace of that county upon petition of the board of supervisors with their unanimous recommendation and upon due cause shown Provided however That the said road tax shall hereafter be collected in cash and no such taxes shall be payable in labor or worked out Each township coming under the

provisions of this act shall receive annually from the State fifty per centum of the total amount of road tax collected by such township as shown by the sworn statement of the board of township supervisors contained in the annual report furnished to the State Highway Commissioner on or before the first day of January in each year as hereinafter provided for Provided That no township shall receive in any one year more than twenty dollars for each mile of township road in said township Such distribution shall be made on a basis of an average amount to each mile of township road Upon receipt of the sworn statement from the board of township supervisors it shall be the duty of the State Highway Commissioner to certify to the Auditor General the amount due the respective township and he shall draw a warrant upon the State Treasurer for the payment of the amount due said township under the provisions of this section to the treasurer of the board of township supervisors which shall be paid out of the moneys appropriated for that purpose Provided however No such payment shall be made until such treasurer has filed in the office of the superintendent in charge of such county or district and with the State Highway Commissioner a certified copy of the bond given by him as hereinafter provided for in this act nor until the agreement for the expenditure of such State money together with the township's money has been made and approved as hereinafter provided for Provided That whenever the township highway funds together with funds appropriated by the General Assembly for State aid to township roads have been exhausted the board of supervisors is hereby authorized to issue a certificate of indebtedness and borrow on the credit of the township money in anticipation of taxes to be collected to the end that work may be performed in proper season and in accordance with rules and regulations prescribed

The State Highway Commissioner shall furnish from time to time bulletins of instruction to each board of township supervisors for the building repairing and maintenance and improvement of township roads and bridges and shall furnish any additional information when called upon to do so The State Highway Commissioner shall also furnish from time to time free of charge standards plans and specifications for permanent improvements in the building of bridges and culverts establishing of grades proper drainage and such other matters as he may deem essential The State Highway Department shall furnish blanks to the supervisors in which said supervisors or a majority of them shall make a sworn statement that the money has been expended in building repairing maintaining dragging and improving the township roads according to the instructions standards and specifications or the rules and regulations prescribed by the State Highway Department so far as the available funds and local conditions make it possible Provided further That upon the neglect or refusal of the supervisors of any township to carry out the instructions rules and regulations of the State Highway Commissioner then the State Highway Commissioner may withhold from said township so neglecting or refusing the amount to which it would otherwise be entitled for the year in which said neglect or refusal occurred

Section 6 It shall be the duty of the board of township supervisors immediately after their organization as a board to divide their township into one or more road districts and they shall employ a superintendent for the entire township or a roadmaster for each district Township supervisors may require the superintendent or roadmasters to give bond with approved security for faithful performance of their duties and said superintendent or roadmasters shall at all times be subject to removal by the board of supervisors The township supervisors from time to time shall fix the wages to be paid per hour to the superintendent or roadmasters and laborers for work on the roads and bridges Provided however That nothing in this act shall prohibit the board of township supervisors from making a contract for the improvement and keeping in repair of not more than ten miles of road no contract to extend over a period of more than four years and no contract to be given unless approved of and signed by at least two of the board of township supervisors Every contractor for road work shall give bond for the amount of said contract and sign specifications furnished by the township supervisors for the building and care of such contract roads Provided also That nothing in this act shall prohibit the township supervisors should they deem it advisable from overseeing and working on the roads themselves in part or all of the roads in their townships in which case they shall not be required to employ a superintendent or roadmasters The compensation of such supervisors when overseeing or working on roads shall be fixed by the township auditors Provided however That the rate per day shall not be less than one dollar and fifty cents nor more than three dollars

Section 7 The township superintendent or the roadmasters under the general direction of the board of supervisors or the supervisors acting as superintendent or roadmasters all subject to the rules and regulations of the State Highway Commissioner shall

First, Have the general care and superintendence of the improvement of the highways and bridges in the township except as otherwise specially provided

Second, Cause such highways and bridges to be kept in repair and free from obstructions caused by snow trees brush et cetera and give the necessary directions therefor and inspect the highways and bridges within the township during the months of April and October of each year or at such other time as the board of supervisors or the superintendent may direct

Third, Divide the township into as many sections as may be necessary for the proper maintenance and repair of the highways therein and the opening of highways obstructed by snow

Fourth, Employ or hire such persons teams and implements as may be necessary for the proper maintenance and repair of highways and bridges and the removal of obstructions caused by snow subject to the approval of the board of supervisors and provide for the organization and supervision of the persons so employed and work on the roads themselves when directed to do, by the Board of Supervisors Records shall be kept

and reports made and filed giving the names of all persons so employed including supervisors superintendent or road masters dates on which work was done and nature and location of same with compensation paid to each and the capacity in which they are employed

Fifth, Construct and keep in repair sluices and culverts and cause the waterways bridges and culverts to be kept open

Sixth, Cause loose stones lying in the beaten track of every highway within his township to be removed. Stones so removed shall be conveyed to some place from which they shall not work back or be brought back into the track by road machines road drags or by other implements used in repairing or maintaining such highways

Seventh, Report monthly to the board of supervisors containing the matter and in the form to be prescribed by the State Highway Commissioner

Eighth, Attend such road meetings and conventions as may be called when directed to do so by the board of supervisors

Ninth, Perform such other duties and have such other powers as may be imposed or conferred by law or the rules and regulations of the State Highway Commissioner

Section 8 The board of supervisors is authorized to purchase such material machinery road drags tools and implements as shall in its judgment be necessary for making and repairing roads and bridges the same to be the property of the township and used for the benefit of the township and to be properly housed and cared for by the board of supervisors

All contracts for the purchase of power rollers traction engines stone crushers concrete mixers or road machines for grading or scraping shall be made only after consultation with the Superintendent in charge of such county or district and no such contract shall be valid unless it shall be approved and signed by such superintendent

Section 9 The treasurer appointed by the board of township supervisors shall be required to give bond with at least two sufficient sureties to be approved by the auditors of the township conditioned that the said treasurer shall well and truly account for and pay over all moneys collected or paid by the State according to the provisions of this act and received by him for road purposes according to law and such bond shall be filed with the township auditors and a certified copy of the same shall be filed with the Superintendent and with the State Highway Commissioner. He shall pay out such moneys received by him only upon a written order signed by two members of the board of supervisors which order shall be by the use of blanks prepared and furnished by the State Highway Commissioner which is for the purpose of providing a uniform system of accounting and auditing throughout the State

Section 10 Moneys levied and collected or received from the State as State aid according to the provisions of this act shall be expended at such place and in such manner as may be agreed upon by the board of supervisors. Such agreement which shall be upon a blank furnished by the State Highway Commissioner shall be written and signed in triplicate by a majority or all of the members of the board and shall be approved by the superintendent in charge of such county or district and the State Highway Commissioner before the same shall take effect and before the State's money shall be paid to the treasurer of the board of township supervisors as hereinbefore provided one of such triplicate copies shall be filed with the treasurer one in the office of the superintendent and one with the State Highway Commissioner

Section 11 The board of township supervisors shall annually before their organization meeting in December or as soon thereafter as practicable make or cause to be made written estimate of the amount of money which should be raised in the township for the ensuing year beginning on the first Monday of December for the purpose therein set forth which shall be filed with the treasurer. Such estimates for the purpose of aiding the board in determining how much road tax to levy shall specify

First The amount of money necessary to be levied and collected for the maintenance repair and improvement of highways including sluices

Second The amount of money to be levied and collected for the repair and construction of culverts and bridges

Third The amount of money to be levied and collected for the purchase hire repair and custody of tools implements and machinery

Fourth The amount of money necessary to be levied and collected for the payment of debts or other miscellaneous purpose

Section 12 After the taking effect of this act the fiscal year shall expire on the day before the first Monday in December in each year and all receipts disbursements contracts or purchases subsequent to that date shall be chargeable to and entered as of record in the fiscal year following

Section 13 The State Highway Commissioner shall supply the necessary books blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended as provided for in this act for highways machinery bridges tools and implements and for miscellaneous purposes which shall be uniform through the State so far as practicable. All books blanks forms reports et cetera provided for in this act shall be forwarded by the State Highway Commissioner to the various boards of supervisors by December first of each year

Section 14 The supervisors of each township shall make or cause to be made a duplicate designating the amount of road tax levied against each taxpayer of the township and deliver the same to the township collector

who shall after receiving said duplicate give notice thereof in the same manner as is now required by law in collection of State county and poor taxes and shall give him a warrant to collect the tax which shall be collected as follows namely To all taxpayers who pay their road tax to the collector before June first of each year an abatement of five per centum shall be made on all road taxes paid to the collector between June first and October first of each year the taxpayers shall pay the full amount of the road tax levied against them and on all road taxes remaining unpaid on the first of October in each year the collector shall add five per centum thereto as penalty for such delinquency and shall collect said penalty in addition to the tax levied said penalty to be his compensation for collecting said delinquent taxes. The tax collector shall be allowed two per centum on all taxes collected on his duplicate previous to the first day of June of each year and five per centum on all taxes collected from June first to October first

The tax collector shall keep correct accounts of all moneys collected marking paid on his duplicate each taxable amount of tax and the date on which paid and said collector shall on the first of each month make a true and correct statement in writing to the secretary of the board of supervisors for their use of all taxes collected during the previous month giving names of taxables and amount collected from each and the total amount received and said collector shall pay over on the first day of each month to the treasurer all moneys collected during the previous month and take his receipt for same. In case of the refusal or neglect of any tax collector to comply with the provisions of this act he shall be guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not less than one hundred dollars or to be imprisoned for a term not exceeding one year or both at the discretion of the court

Section 15 The township supervisors shall meet for the transaction of business once each month at a time to be fixed by the board. Two members shall constitute a quorum. The board shall be allowed for necessary expenses including office rent and stationery light and fuel to be paid out of the township road funds. Upon request the township auditors shall allow those supervisors who do not act in the capacity of superintendent or roadmasters to collect from the township road funds as compensation for serving as township supervisors an amount which will average not less than one dollar nor more than four dollars for each monthly meeting attended the amount to be determined by the township auditors

Section 16 In all cases where a vacancy occurs in the board of township supervisors from any cause and within a reasonable time thereafter no petition for the appointment of a person to fill such vacancy has been presented to the court as hereinafter provided for the two remaining supervisors may appoint a successor to fill the office for the unexpected term and shall certify his appointment to the Clerk of Courts of the county within fifteen days thereafter. In the event of a petition signed by a supervisor and not less than ten voters who are owners of real estate in the township being presented to the court or in the event of several petitions being presented the court of quarter sessions of the proper county shall appoint a person or persons to fill the vacancy or vacancies for the unexpired term or terms

Section 17 The board of township supervisors shall keep minutes of their proceedings and such books as they may find necessary in the performance of their duties all of which shall be open for the inspection of any taxpayer at all reasonable times and which shall be submitted for the information of the township auditors when said auditors meet to audit the accounts of the treasurer and other township officers and shall deliver such books papers and accounts to their successors. The State Highway Commissioner may at such times as may be deemed expedient cause an examination to be made of all accounts and records kept as required by this act and it shall be the duty of all county and township officers to produce all such accounts for examination and inspection at any reasonable time on demand of a duly appointed representative of the State Highway Department. It shall also be the duty of the treasurer to produce all such records for the inspection of any taxpayer and to submit the same to the township auditors when said auditors meet as herein provided

Section 18 It shall not be lawful for any superintendent of highways township supervisor superintendent or roadmaster to be interested either directly or indirectly in any purchase made or contract relating to roads and bridges except as provided for in this act nor to furnish any materials therefor. Any person knowingly violating the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to be imprisoned for a term not exceeding six months both or either at the discretion of the court and shall forfeit his office

Section 19 If any superintendent township supervisor township superintendent roadmaster or contractor employed to work on the roads bridges and highways of the Commonwealth shall violate any of the provisions of this act other than those otherwise provided for or shall fail neglect or refuse to carry out the provisions of the same he shall be guilty of a misdemeanor and upon conviction sentenced to pay a fine of not more than fifty dollars (\$50) to be collected in the name of the township as other debts of like amount and paid to township treasurer for the use of the road fund of said township

Section 20 The township supervisors or superintendents of the several townships of this Commonwealth elected or appointed in pursuance of this act shall have all the powers and shall perform all the duties imposed by the existing laws on supervisors of roads and bridges and highways and shall be subject to the same responsibilities and penalties as road supervisors are now subject to except in so far as changed or supplied by the terms of this act

Section 21 The board of supervisors of the several townships shall annually on or before the first day of January in each and every year make a sworn statement to the State Highway Commissioner on blanks furnished to them by the State Highway Commissioner of the whole amount of tax levied during the preceding year for road purposes and the total amount of road taxes collected during the year specifying in such report the amount expended for maintenance or repairs of roads for opening and building of new roads and for macadamizing or otherwise permanently improving roads and the number of miles thus made and the total number of miles of township roads in said township together with the names and addresses of the chairman members and secretary and treasurer of the board and such other matters and things as the State Highway Commissioner may require. It shall be the duty of the clerk of courts in each county not later than the twentieth day of November following every municipal election to certify to the State Highway Commissioner the names and post office addresses of all supervisors and commissioners of the respective townships in said county. The failure or neglect of any clerk of courts to furnish such list shall be deemed a misdemeanor and on conviction thereof shall be punished by fine of not more than fifty dollars at the discretion of the court.

Section 22 The provisions of this act shall take effect the first Monday of December Anno Domini one thousand nine hundred and thirteen except those sections providing for the election of township supervisors which shall govern the election of township supervisors at the municipal election in the year one thousand nine hundred and thirteen. As this act goes into effect all acts or parts of acts general special or local inconsistent herewith or supplied hereby be and the same are hereby repealed. Provided however That an act entitled "An Act enabling the taxpayers of townships and road districts to contract for making at their own expense roads and paying salaries of township or road district officers and thereby preventing the levy and collection of road tax therein" approved June twelfth one thousand eight hundred and ninety-three and the act entitled "An Act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven also "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class" approved April twenty-eighth one thousand eight hundred and ninety-nine also "An Act to amend 'An Act to provide for the classification of townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class' approved April twenty-eighth one thousand eight hundred and ninety-nine" approved the twenty-fourth day of May one thousand nine hundred and one shall not be repealed or affected hereby.

On the question.

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—130.

Adams,	Forster, I. G.,	Letzkus,	Rothenberger,
Alworth,	Frey,	Light,	Runk,
Arthur,	Gans,	Lowes,	Sassaman,
Becker,	Geary,	Mannion,	Schaeffer, A. C.,
Bergey,	Geiser,	Mather,	Schuck,
Berntheisel,	Gibson,	McAleer,	Scott, J. R. K.,
Bigger,	Good,	McAllister,	Semmens,
Bleloch,	Grabe,	McCaig,	Shaffer, C. A.
Brosius,	Gransback,	McClintock,	Sherwood,
Brown,	Gray, Joseph,	McKay,	Showalter,
Campbell, C. M.,	Hackett,	McNichol,	Smith, L.,
Campbell, J. J.,	Haggerty,	Miller,	Snyder,
Carson,	Heldinger,	Missimer,	Spangler,
Carter,	Herman,	Mitchell,	Spillingor,
Cheeseman,	Hess,	Moore,	Steedle,
Cleary,	Hibshman,	Morrow,	Steele,
Cochran,	Hobbs,	Moses,	Stein,
Conner,	Hoffman,	Mouthrop,	Stone,
Conniff,	Howard, J.,	Murphy,	Strauss,
Conrade,	Isler,	Musser,	Swartz,
Cox,	Irwin, G. C.,	Neel,	Thomas,
Currier,	Jackson,	Neely,	Ulerich,
Curry,	Jones, E. E.,	O'Neill,	Walnut,
Davis,	Kaiser,	Perry, H. L.,	Walton,
Dickinson,	Keepert,	Perry, S. J.,	Watson,
Donahoe,	Kenna,	Price,	Whitman,
Donnally,	Kennedy,	Ramsey,	Wildman,

Down,	Kitts,	Redfield,	Wilson, J. H.,
Dunn, H. B.,	Klepper,	Reese,	Wilson, W. H.,
Dunn, J. A.,	Kuhn, H. P.,	Reeser,	Wiltbank,
Eichenberger,	Kuhns, E. G. M.,	Richards,	Young, J. H.,
Ely,	Latshaw,	Roney,	Zimmerman,
Ewing,	Leslie,		Alter,
Flynn,			Speaker.

NAYS—38.

Allen,	Cheeseman,	Lenker,	Pennock,
Baldwin, G. A.,	Foster, J. D.,	Malie,	Post,
Baldwin, R. J.,	Glenn,	Martin,	Rex,
Barnes,	Good,	Matt,	Rockwell,
Benson,	Grabe,	McDermott,	Savacool,
Blair, W. F.,	Hemmlinger,	Mellott,	Shaffer, I. E.,
Body,	Heyburn,	Meisenbacher,	Smith, J. W.,
Brownlee,	Howard, R.,	Newbaker,	Swift,
Burnett,	Humes,	Pennegar,	Trach,
Caldwell,	Kern,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL 1547.

To the members of the Senate and House of Representatives: We the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering House bill number one thousand five hundred and forty-seven, entitled "An Act to amend section two of an act entitled 'An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary,' approved the twenty-first day of April, Anno Domini one thousand nine hundred and three," beg leave to submit the following amended bill as our report.

J. V. PENNEGAR,
R. J. BALDWIN,
D. LLOYD CLAYCOMB,

Committee on the part of the House of Representatives.

JOHN W. HOKE,
HENRY HUFFMAN,
CHAS. E. MILLS,

Committee on the part of the Senate.

An Act to amend section two of an act entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" approved the twenty-first day of April Anno Domini one thousand nine hundred and three

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second section of the act approved April twenty-first one thousand nine hundred and three entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" which reads as follows

"Section 2 Said county commissioners shall during the month of March of each year in which it may be necessary to paint any of the county bridges and tighten the bolts thereof as required by section one of this act cause to be published in two newspapers of the proper county a list or such bridges stating their location and specifying the kind and quality of paint to be used and asking for sealed bids for furnishing the material and doing the work upon each separate bridge which bids shall be opened on the first day of the following May or as soon thereafter as practicable and the contract for material and work upon each bridge shall be given to the lowest and best bidder" be amended so that the same shall read as follows

Section 2 Said county commissioners shall whenever it may be necessary to paint any of the county bridges and tighten the bolts thereof as required by section one of this act cause to be published at least once a week for four successive weeks in two newspapers of the proper county a list of such bridges stating their location and specifying the kind and quality of paint to be used and asking for sealed bids for furnishing the material and doing the work upon each separate bridge which bids shall be opened on the first Monday following the close of said four weeks or as soon thereafter as practicable and the contract for material and work upon each bridge shall be given to the lowest and best bidder

On the question,

Will the House adopt the report of the Conference Committee?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Adams,	Forster, I. G.,	Lohr,	Rothenberger,
Alworth,	Foster, J. D.,	Lowers,	Sassaman,
Ambler,	Frey,	Malle,	Schaeffer, A. C.,
Arthur,	Gans,	Mannion,	Scott, J. R. K.,
Baldwin, G. A.,	Geiser,	Martin,	Semmens,
Baldwin, R. J.,	Gibson,	Mather,	Shaffer, C. A.,
Becker,	Goss,	McAleer,	Shaffer, I. E.,
Benninger,	Gramley,	McAllister,	Showalter,
Bergey,	Gransback,	McClintock,	Smith, J. W.,
Bigger,	Gray, Joseph,	McDermott,	Smith, L.,
Blair, W. A.,	Hackett,	McKay,	Snyder,
Blotch,	Haggerty,	McNichol,	Speiser,
Body,	Heldinger,	Mellott,	Spillinger,
Brosius,	Hemminger,	Metzenbacher,	Steedie,
Brown,	Hess,	Missimer,	Steele,
Brownlee,	Heyburn,	Mitchell,	Stein,
Burnett,	Hibshman,	Moore,	Stone,
Caldwell,	Hobbs,	Morrow,	Strausz,
Campbell, C.M.,	Hoffman,	Moses,	Swartz,
Carson,	Howard, J.,	Murphy,	Swift,
Cheseman,	Howard, R.,	Neel,	Thomas,
Claycomb,	Isler,	Newbaker,	Trach,
Cleary,	Irwin, G. C.,	O'Neill,	Ulman,
Cochran,	Jackson,	Pennegar,	Walsh,
Collins,	Jones E. E.,	Perry, H. L.,	Walton,
Conner,	Kaiser,	Perry, S. J.,	Watson,
Conrade,	Keegan,	Post,	Wettach,
Currier,	Keepert,	Price,	Whitaker,
Curry,	Kennedy,	Redfield,	Whitman,
Davis,	Kern,	Reese,	Wildman,
Dickinson,	Kuhn, H. P.,	Reeser,	Williams,
Donahoe,	Kuhns, E.G.M.,	Rhoads,	Wilson, J. H.,
Donnelly,	Lanius,	Richards,	Wilson, W. H.,
Dunn, H. B.,	Latshaw,	Robinson,	Young, J. H.,
Eichenberger,	Lenker,	Rockwell,	Zimmerman,
Ely,	Leslie,	Runk,	
Flynn,	Letzkus,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 451.

To the Members of the Senate and House of Representatives: We, the undersigned, Committee on Conference on the part of the Senate and House of Representatives for the purpose of considering House bill number four hundred and fifty-one, entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania, providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions," beg leave to submit the following amended bill as our report.

ENOS M. JONES,
C. W. SONES,
JOHN P. MOORE,

Committee on the part of the Senate.

D. S. KENNEDY,
JONATHAN CURRIER,
M. W. REESER,

Committee on the part of the House of Representatives.

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act a reward or bounty shall be paid by this Commonwealth for the killing within the Commonwealth only of the following noxious animals as follows For each wildcat the sum of four dollars for each gray fox the sum of two dollars for each weasel the sum of two dollars for each goshawk or sharp shinned hawk the sum of fifty cents and for each great horned owl the sum of fifty cents

Section 2 It shall be the duty of any person who having killed one of these animals or birds within the Commonwealth and being desirous of securing the reward or bounty named in section one of this act to produce such slain animal or the entire pelt of such animal before any person authorized to administer oaths in the county in which said animal or bird was killed and to make affidavit that he or some member of his family killed the same stating clearly the time of such killing and that the place at which such animal or bird was killed (naming it) was within the Commonwealth of Pennsylvania Upon the production of such animal or pelt or of such bird and the making of such affidavit the said official shall in the presence of the party making such affidavit and at least one elector of the county in which the claim is made cut off the ears from such animal or pelt or the head of such bird

and burn the same and split the skin of the face of the animal from between the eyes through the end of the nose

Section 3 Upon the destruction of such ears or head and the splitting of the skin of the face of such animal the said official shall give to the party making such affidavit a certificate directed to the commissioners of the county in which he has jurisdiction setting forth clearly the fact that the provisions of this act have been complied with naming the kind of animal killed the name of the person killing it the time it was killed and the name of the place within the Commonwealth where it was thus killed Upon the presentation of such certificate in proper form the commissioners of the county shall give an order for the amount named in such certificate to the person presenting the same drawn upon the county treasurer directing the payment of the reward or bounty as provided for in this act and the County Treasurer shall at once upon presentation of said order pay the same from the funds in his hands belonging to said county

Section 4 The county commissioners of the several counties of this Commonwealth shall keep an accurate account of all applications made to them for bounty under the provisions of this act and shall on or about the first of January and the first day of June of each year prepare and forward to the Auditor General of the Commonwealth at Harrisburg an itemized statement to be prepared upon a form supplied by the Auditor General at the cost of the Commonwealth of all the several amounts directed by them to be paid between the aforesaid dates and under the provisions of this act making affidavit thereto and accompanying the same by a sworn statement of the county treasurer setting forth the fact that the several amounts were actually paid by him in compliance with said orders and the Auditor General shall if he finds the before named return in proper form draw a warrant in favor of such county upon the State Treasurer for the amount so claimed and approved which said warrant upon presentation to the State Treasurer shall be paid out of the funds which shall hereafter accumulate in the hands of the State Treasurer from the fifty per centum of the fees paid for hunter's licenses as provided by section twelve of the Act of Assembly approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees and the penalties received"

Section 5 No person shall at any time be paid a bounty for the killing of any animal named in this act the skin of which has had the ears cut off or the front of the face split or of any bird which has had the head cut off before presentation to the person authorized to take affidavits under the provisions of this act and no person shall at any time collect or attempt to collect a second bounty for the killing of any animal or bird under the provisions of this act shall attempt to collect such bounty through the presentation of the skin or head or any part thereof of an animal or bird not named in this act or through deception of any character and it shall be unlawful for any person in this Commonwealth to present for the purpose of securing the bounty provided for by this act the skin or head or any part thereof of an animal or bird that has been reared in captivity or the skin or head or any part thereof of any animal or bird killed or captured outside of this Commonwealth Each and every person who shall wilfully or fraudulently collect or attempt to collect any reward or bounty provided for by this act to which he or they are not legally entitled under the provisions of this act or shall aid or abet or assist in any capacity official or otherwise in an attempt to defraud the State through the collection or payment of any reward or bounty provided for by this act shall be guilty of a misdemeanor and upon conviction thereof shall in addition to the penalty that may be imposed for perjury where a false affidavit is made be sentenced to pay to the Commonwealth of Pennsylvania a fine of not less than one hundred dollars or more than five hundred dollars or suffer an imprisonment in the common jail of the county for a period of one day in jail for each dollar of fine imposed

Section 6 All acts or parts of acts inconsistent with this act are hereby repealed

On the question,

Will the House adopt the report of the Conference Committee?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Adams,	Eichenberger,	Lenker,	Roney,
Allen,	Ely,	Leslie,	Rothenberger,
Alworth,	Ewing,	Letzkus,	Sassaman,
Ambler,	Flynn,	Light,	Savacool,
Arthur,	Forster, I. G.,	Lowers,	Schuck,
Baldwin, G. A.,	Foster, J. D.,	Malle,	Scott, J. R. K.,
Becker,	Gans,	Mather,	Semmens,
Benninger,	Geary,	Matt,	Shaffer, C. A.,
Benson,	Gibson,	McAleer,	Shaffer, I. E.,
Bergey,	Goss,	McCaig,	Showalter,
Berntheisel,	Gramley,	McClintock,	Smith, J. W.,
Bigger,	Gransback,	McDermott,	Smith, L.,
Blair, W. A.,		McKay,	Snyder,

Blair, W. F.,	Gray, Joseph,	McNichol,	Spangler,
Bleloch,	Hackett,	Mellott,	Spillinger,
Brosius,	Haggerty,	Missinaer,	Steede,
Brown,	Haidinger,	Moore,	Steele,
Brownlee,	Herman,	Morrow,	Stein,
Burnett,	Heyburn,	Moses,	Stone,
Caldwell,	Hibshman,	Mouthrop,	Strauss,
Campbell, C.M.,	Hobbs,	Murphy,	Swartz,
Campbell, J.J.,	Hoffman,	Neel,	Swift,
Carter,	Howard, J.,	O'Neill,	Thomas,
Cheeseman,	Isler,	Perry, H. L.,	Trach,
Cleary,	Irwin, G. C.,	Perry, S. J.,	Ulerich,
Cochran,	Jackson,	Price,	Walsh,
Collins,	Jones, E. M.,	Ramsey,	Walton,
Conrade,	Keegan,	Redfield,	Watson,
Cox,	Keepert,	Reese,	Whitaker,
Currier,	Kenna,	Reeser,	Whitman,
Curry,	Kennedy,	Rex,	Wildman,
Davis,	Kern,	Rhoads,	Williams,
Dickinson,	Kuhn, H. P.,	Richards,	Wilson, J. H.,
Donnelly,	Kuhns, E.G.M.,	Rockwell,	Wilson, W. H.,
Down,	Lanius,	Robinson,	Young, J. H.,
Dunn, H. B.,			Zimmerman,

NAYS—5.

Carson,	Latshaw,	Mitchell,	Post,
Glenn,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 696.

To the Members of the Senate and House of Representatives:

We, the undersigned Committee of Conference, on the part of the Senate and House of Representatives, for the purpose of considering House bill number six hundred and ninety-six, entitled "An Act providing and requiring standard provision in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act" beg leave to submit the following amended bill as our report:

JOHN P. MOORE,
JOHN GYGER,
ASA K. DEWITT,

Committee on the part of the Senate.

R. J. BALDWIN,
D LOYD CLAYCOMB,

Committee on the part of the House of Representatives.

An Act providing and requiring standard provision in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of January one thousand nine hundred and fourteen no policy of insurance against loss from sickness or loss or damage from bodily injury or death of the insured by accident shall be issued or delivered to any person in this Commonwealth until a copy of the form thereof and of the classification of risks and the premium rates pertaining thereto have been filed with the Insurance Commissioner nor shall it be so issued or delivered until the expiration of thirty days after it has been so filed unless the said Commissioner shall sooner give his written approval thereto. If the said Commissioner shall notify in writing the company corporation association society or other insurer which has filed such form that it does not comply with the requirements of law specifying the reasons for his opinion it shall be unlawful thereafter for any such insurer to issue any policy in such form. The action of the said Commissioner in this regard shall be subject to review by the court of Common Pleas of Dauphin county

Section 2. No such policy shall be issued or delivered except subject to the following conditions (1) unless the entire money and other consideration therefore are expressed in the policy nor (2) unless the time at which the insurance thereunder takes effect and terminates is stated in a portion of the policy preceding its execution by the insurer nor (3) if the policy purports to insure more than one person nor (4) unless every printed portion thereof and of any endorsements or attached papers shall be plainly printed in type of which the face shall be not smaller than ten point or (5) unless a brief description thereof be printed on its first page and on its filing back in type of which the face shall be not smaller than fourteen point nor (6) unless the exceptions of the policy be printed with the same prominence as the benefits to which they apply. Provided however That any portion of such policy which purports by reason of the circumstances under which a loss is incurred to reduce any indemnity promised therein to an amount less than that provided for the same loss occurring under ordinary circumstances shall be printed in bold face type and with greater prominence than any other portion of the text of the policy

Section 3. Every such policy so issued shall contain certain standard provisions which shall be in the words and in the order hereinafter set forth and be preceded in every policy by the caption "Standard Provisions". In each such standard provisions wherever the word "Insurer" is used there shall be substituted therefor "company" or "corporation" or "association" or "society" or such other word as will properly designate to the insurer. Said standard provision shall be

(1) A standard provision relative to the contract which may be in either of the following two forms Form (A) to be used in policies which do not provide for reduction of indemnity on account of change of occupation and Form (B) to be used in policies which do so provide. If Form (B) is used and the policy provides indemnity against loss from sickness the words "or contracts sickness" may be inserted therein immediately after the words "in the event that the insured is injured"

(a) 1 This policy includes the endorsements and attached papers if any and contains the entire contract of insurance. No reduction shall be made in any indemnity herein provided by reason of change in the occupation of the insured or by reason of his doing any act or thing pertaining to any other occupation

(b) 1 This policy includes the endorsement and attached papers if any and contains the entire contract of insurance except as it may be modified by the insurer's classification of risks and premium rates in the event that the insured is injured after having changed his occupation to one classified by the insurer as more hazardous than that stated in the policy or while he is doing any act or thing pertaining to any occupation so classified except ordinary duties about his residence or while engaged in recreation in which event the insurer will pay only such portion of the indemnities provided in the policy as the premium paid would have purchased at the rate but within the limits so fixed by the insurer for such more hazardous occupation

If the law of the State in which the insured resides at the time this policy is issued required that prior to its issue a statement of the premium rates and classification of risks pertaining to it shall be filed with the State official having supervision of insurance in such State then the premium rates and classification of risks mentioned in this policy shall mean only such as have been last filed by the insurer in accordance with such law but if such filing is not required by such law then they shall mean the insurer's premium rates and classification of risks last made effective by it in such state prior to the occurrence of the loss for which the insurer is liable

(2) A standard provision relative to changes in the contract which shall be in the following form

2 No statement made by the applicant for insurance not included herein shall avoid the policy or be used in any legal proceeding hereunder. No agent has authority to change this policy or to waive any of its provisions. No change in this policy shall be valid unless approved by an executive officer of the insurer and such approval be endorsed hereon

(3) A standard provision relative to reinstatement of policy after lapse which may be in either of the three following forms Form (A) to be used in policies which insure only against loss from accident Form (B) to be used in policies which insure only against loss from sickness and Form (C) to be used in policies which insure against loss from both accident and sickness

(A) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover loss resulting from accidental injury thereafter sustained

(B) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover such sickness as may begin more than ten days after the date of such acceptance

(C) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover accidental injury thereafter sustained and such sickness as may begin more than ten days after the date of such acceptance

(4) A standard provision relative to time of notice of claim which may be in either of the three following forms Form (A) to be used in policies which insure only against loss from accident Form (B) to be used in policies which insure only against loss from sickness and Form (C) to be used in policies which insure against loss from both accident and sickness. If Form (A) or Form (C) is used the insurer may at its option add thereto the following sentence "In event of accidental death immediate notice thereof must be given to the insurer"

(A)—4 Written notice of injury on which claim may be based must be given to the insurer within twenty days after the date of the accident causing such injury

(B)—4 Written notice of sickness on which claim may be based must be given to the insurer within ten days after the commencement of the disability from such sickness

(C)—4 Written notice of injury or of sickness on which claim may be based must be given to the insurer within twenty days after the date of the accident causing such injury or within ten days after the commencement of disability from such sickness

(5) A standard provision relative to sufficiency of notice of claim which shall be in the following form and in which the insurer shall insert in the blank space such office and its location as it may desire to designate for such purpose of notice

5 Such notice given by or in behalf of the insured or beneficiary as the case may be to the insurer at..... or to any authorized agent of the insurer with particulars sufficient to identify the insured shall be deemed to be

notice to the insurer. Failure to give notice within the time provided in this policy shall not invalidate any claim if it shall be shown not to have been reasonably possible to give such notice and that notice was given as soon as was reasonably possible.

(6) A standard provision relative to furnishing forms for the convenience of the insured in submitting proof of loss as follows

6 The insurer upon receipt of such notice will furnish to the claimant such forms as are usually furnished by it for filing proofs of loss. If such forms are not so furnished within fifteen days after the receipt of such notice the claimant shall be deemed to have complied with the requirements of this policy as to proof of loss upon submitting within the time fixed in the policy for filing proofs of loss written proof covering the occurrence character and extent of the loss for which claim is made.

(7) A standard provision relative to filing proof of loss which shall be in such one of the following forms as may be appropriate to the indemnities provided

(A)—7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the date of the loss for which claim is made.

(B)—7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the termination of the period of disability for which the company is liable.

(C)—7 Affirmative proof of loss must be furnished to the insurer at its said office in case of claim for loss of time from disability within ninety days after the termination of the period for which the insurer is liable and in case of claim for any other loss within ninety days after the date of such loss.

(8) A standard provision relative to examination of the person of the insured and relative to autopsy which shall be in the following form

8 The insurer shall have the right and opportunity to examine the person of the insured when and so often as it may reasonably require during the pendency of claim hereunder and also the right and opportunity to make an autopsy in case of death where it is not forbidden by law.

(9) A standard provision relative to the time within which payments other than those for loss of time on account of disability shall be made which provision may be in either of the following two forms and which may be omitted from any policy providing only indemnity for loss of time on account of disability. The insurer shall insert in the blank space either the word "immediately" or appropriate language to designate such period of time not more than sixty days as it may desire Form (A) to be used in policies which do not provide indemnity for loss of time on account of disability and Form (B) to be used in policies which do so provide.

(A) 9 All indemnities provided in this policy will be paid after receipt of due proof.

(B) 9 All indemnities provided in this policy for loss other than that of time on account of disability will be paid after receipt of due proof.

(10) A standard provision relative to periodical payments of indemnity for loss of time on account of disability which provision shall be in the following form and which may be omitted from any policy not providing for such indemnity. The insurer shall insert in the first blank space of the form appropriate language to designate the proportion of accrued indemnity it may desire to pay which proportion may be all or any part not less than one-half and in the second blank space shall insert any period of time not exceeding sixty days.

10 Upon request of the insured and subject to due proof of loss accrued indemnity for loss of time on account of disability will be paid at the expiration of each during the continuance of the period for which the insurer is liable and any balance remaining unpaid at the termination of such period will be paid immediately upon receipt of due proof.

(11) A standard provision relative to indemnity payments which may be in either of the two following forms Form (A) to be used in policies which designate a beneficiary and Form (B) to be used in policies which do not designate any beneficiary other than the insured.

(A) 11 Indemnity for loss of life of the insured is payable to the beneficiary if surviving the insured and otherwise to the estate of the insured. All other indemnities of this policy are payable to the insured.

(B) 11 All the indemnities of this policy are payable to the insured.

(12) A standard provision providing for cancellation of the policy at the instance of the insured which shall be in the following form

12 If the insured shall at any time change his occupation to one classified by the insurer as less hazardous than that stated in the policy the insurer upon written request of the insured and surrender of the policy will cancel the same and will return to the insured the unearned premium.

(13) A standard provision relative to the rights of the beneficiary under the policy which shall be in the following form and which may be omitted from any policy not designating a beneficiary.

13 Consent of the beneficiary shall not be requisite to surrender or assignment of this policy or to change of beneficiary or to any other changes in the policy.

(14) A standard provision limiting the time within which suit may be brought upon the policy as follows

14 No action at law or in equity shall be brought to recover on this policy prior to the expiration of sixty days after proof of the loss has been filed in accordance with the requirements of this policy nor shall such action be brought at all unless brought within two years from the expiration of the time within which proof of loss is required by the policy.

(15) A standard provision relative to time limitations of the policy as follows

15 If any time limitation of this policy with respect to giving notice of claim or furnishing proof of loss is less

than that permitted by the law of the State in which the insured resides at the time this policy is issued such limitation is hereby extended to agree with the minimum period permitted by such law.

Section 4 No such policy shall be so issued or delivered which contains any provisions (1) relative to cancellation at the instance of the insurer or (2) limiting the amount of indemnity to a sum less than the amount stated in the policy and for which the premium has been paid or (3) providing for the deduction of any premium from the amount paid in settlement of claim or (4) relative to other insurance by the same insurer or (5) relative to the age limits of the policy unless such provisions which are hereby designated as optional standard provisions shall be in the words and in the order in which they are hereinafter set forth but the insurer may at its option omit from the policy any such optional standard provision. Such optional standard provisions if inserted in the policy shall immediately succeed the standard provisions named in section three of this act.

(1) An optional standard provision relative to cancellation of the policy at the instance of the insurer as follows

15 The insurer may cancel this policy at any time by written notice delivered to the insured or mailed to his last address as shown by the records of the insurer together with cash or the insurer's check for the unearned portion of the premiums actually paid by the insured and such cancellation shall be without prejudice to any claim originating prior thereto.

(2) An optional standard provision relative to reduction of the amount of indemnity to a sum less than that stated in the policy as follows

17 If the insured shall carry with another company corporation association or society other insurance covering the same loss without giving written notice to the insurer then in that case the insurer shall be liable only for such portion of the indemnity promised as the said indemnity bears to the total amount of like indemnity in all policies covering such loss and for the return of such part of the premium paid as shall exceed the pro rata for the indemnity thus determined.

(3) An optional standard provision relative to deduction of premium upon settlement of claim as follows

18 Upon the payment of claims hereunder any premium then due and unpaid or covered by any note or written order may be deducted therefrom.

(4) An optional standard provision relative to other insurance by the same insurer which shall be in such one of the following forms as may be appropriate to the indemnities provided and in the blank spaces of which the insurer shall insert such upward limits of indemnity as are specified by the insurer's classification of risks filed as required by this act.

(A) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity in excess of \$..... the excess insurance shall be void and all premiums paid for such excess shall be returned to the insured.

(B) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance shall be void and all premiums paid for such excess shall be returned to the insured.

(C)—19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity for loss other than that of time on account of disability in excess of \$..... or the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance of either kind shall be void and all premiums paid for such excess shall be returned to the insured.

(5) An optional standard provision relative to the age limits of the policy which shall be in the following form and in the blank spaces of which the insurer shall insert such number of years as it may elect

20 The insurance under this policy shall not cover any person under the age of years nor over the age of years. Any premium paid to the insurer for any period not covered by this policy will be returned upon request.

Section 5 No such policy shall be issued or delivered if it contains any provision contradictory in whole or part of any of the provisions hereinbefore in this act designated as "Standard Provisions" or as "Optional Standard Provisions" nor shall any endorsements or attached papers vary alter extend be used as a substitute for or in any way conflict with any of the said "Standard Provisions" or the said "Optional Standard Provisions" nor shall such policy be so issued or delivered if it contains any provision purporting to make any portion of the charter constitution or by-laws of the insurer a part of the policy unless such portion of the charter constitution or by-laws shall be set forth in full in the policy but this prohibition shall not be deemed to apply to any statement of rates of classification of risks filed with the Insurance Commissioner in accordance with the provisions of this act.

Section 6 The falsity of any statement in the application for any policy covered by this act shall not bar the right to recovery thereunder unless such false statement was made with actual intent to deceive or unless it materially affected either the acceptance of the risk or the hazard assumed by the insurer.

Section 7 The acknowledgment by any insurer of the receipt of notice given under any policy covered by this act or the furnishing of forms for filing proofs of loss or the acceptance of such proofs or the investigation of any claim thereunder shall not operate as a waiver of any of the rights of the insurer in defense of any claim thereunder shall not operate as a waiver of any of the rights of the insurer in defense of any claim arising under such policy.

Section 8 No alteration of any written application for insurance by erasure insertion or otherwise shall be made by any person other than the applicant without his written consent and the making of any such alteration without the

consent of the applicant shall be a misdemeanor. If such alteration shall be made by any officer of the insurer or by any employee of the insurer with the insurer's knowledge or consent then such act shall be deemed to have been performed by the insurer thereafter issuing the policy upon such altered application. The commissioner may revoke the license of the insurer for any violation of this section.

Section 9 A policy issued in violation of this act shall be held valid but shall be construed as provided in this act and when any provision in such a policy is in conflict with any provision of this act such provision shall be invalid and the policy shall be deemed to contain all of the standard provisions.

Section 10 The policies of insurance against accidental bodily injury or sickness issued by an insurer not organized under the laws of this Commonwealth may contain when issued in this Commonwealth any provision which the law of the State territory or district of the United States under which the insurer is organized prescribes for insertion in such policies and the policies of insurance against accidental bodily injury or sickness issued by an insurer organized under the laws of this Commonwealth may contain when issued or delivered in any other State territory district of country any provision required by the laws of the State territory district or country in which the same are issued anything in this act to the contrary notwithstanding.

Section 11 Discrimination between individuals of the same class in the amount of premiums or rates charged for any policy of insurance covered by this act or in the benefits payable thereon or in any of the terms of conditions of such policy or in any other manner whatsoever is prohibited.

Section 12 (1) Nothing in this act however shall apply to or affect any policy of liability or workmen's compensation insurance or any general or blanket policy of insurance issued to any municipal corporation or department thereof or to any corporation co-partnership association or individual employer police or fire department underwriters' corps salvage bureau or like associations or organizations where the officers members or employees or classes or departments thereof are insured for their individual benefit against specified accidental bodily injuries or sickness while exposed to the hazards of the occupation or otherwise in consideration of a premium intended to cover the risks of all the persons insured under such policy.

(2) Nothing in this act shall apply to or in any way effect contracts supplemental to contracts of life or endowment insurance where such supplemental contracts contain no provisions except such as operate to safeguard such insurance against lapse or to provide a special surrender value therefor in the event that the insured shall be totally and permanently disabled by reason of accidental bodily injury or by sickness provided that no such supplemental contract shall be issued or delivered to any person in this Commonwealth unless and until a copy of the form thereof has been submitted to and approved by the Insurance Commissioner under such reasonable rules and regulations as he shall make concerning the provisions in such contracts and their submission to and approval by him.

(3) Nothing in this act shall apply to or in any way affect fraternal benefit societies or be applicable to policies issued by companies organized under the provisions of the act approved April twenty-eight one thousand nine hundred and three entitled "An Act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which such corporations may issue policies."

(4) The provisions of this act contained in clause (five) of section two and clauses two three eight and twelve of section three may be omitted from railroad ticket policies sold only at railroad stations or at railroad ticket offices by railroad employees.

Section 13 Every company corporation association society or other insurer or any officer or agent thereof which or who issues or delivers to any person in this Commonwealth any policy in willful violation of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than three hundred dollars for each offense. The Insurance Commissioner may revoke the license of any company corporation association society or other insurer of another State or country or of the agent thereof which or who willfully violates any provision of this act.

Section 14 This act shall take effect on the first day of October one thousand nine hundred and thirteen. Any policy covered by this act the form of which has received the approval of the Insurance Commissioner may be issued or delivered in this Commonwealth on and after the said date.

Section 15 Section twenty-six twenty-seven twenty-eight twenty-nine thirty and thirty-one of the act approved June first one thousand nine hundred and eleven entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" are repealed.

All other acts or parts of acts inconsistent with this act are repealed.

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142

Adams,	Elchenberger,	Lowers,	Savacool,
Ambler,	Elv,	Malie,	Schaeffer, A. C.,
Arthur,	Flynn,	Mannion,	Schuck,
Baldwin, C. A.,	Forster, I. G.,	Martin,	Scott, J. R. K.,

Becker,	Foster, J. D.,	Mather,	Semmens,
Benninger,	Frei,	Matt,	Schaeffer, A. C.,
Benson,	Gans,	McAicer,	Shaffer, I. E.,
Bergey,	Geiser,	McCaig,	Sherwood,
Berntheisel,	Gibson,	McClintock,	Shewalter,
Bigger,	Gramley,	McDermott,	Smith, J. W.,
Blair, W. A.,	Gransback,	McNichol,	Snyder,
Blair, W. F.,	Gray, Joseph,	Mellott,	Spangler,
Bloch,	Hackett,	Metzenbacher,	Speiser,
Boddy,	Haggerty,	Missimer,	Steedle,
Brosius,	Heldinger,	Mitchell,	Steele,
Brown,	Herman,	Morrow,	Stein,
Brownlee,	Hess,	Moses,	Stone,
Burnett,	Heyburn,	Moulthrop,	Strauss,
Caldwell,	Hibshman,	Murphy,	Swartz,
Campbell, J. J.,	Hobbs,	Neel,	Swift,
Carson,	Hoffman,	Neelv,	Thomas,
Carter,	Howard, J.,	Newbaker,	Trach,
Cheeseman,	Isler,	O'Neill,	Ulerich,
Cleary,	Irwin, G. C.,	Pennegar,	Walsh,
Cochran,	Jackson,	Perry, H. L.,	Walton,
Conner,	Kaiser,	Perry, S. J.,	Watson,
Conrade,	Keegan,	Post,	Whitaker,
Cox,	Keepert,	Ramsey,	Whitman,
Curry,	Kennedy,	Redfield,	Wildman,
Davis,	Kern,	Reeser,	Williams,
DeFrees,	Klepper,	Rhoads,	Wilson, J. H.,
Dickinson,	Kuhn, H. P.,	Robinson,	Wilson, W. H.,
Donahoe,	Kuhns, E. G. M.,	Rockwell,	Wiltbank,
Donnelly,	Latshaw,	Roney,	Young, J. H.,
Down,	Lenker,	Rothenberger,	Zimmerman,
Dunn, H. B.,	Leitzkus,	Sassaman,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly. The SPEAKER. The Chair would call the attention of the House to the fact that there is a mistake in the next bill on the Calendar. Instead of House Bill No. 1407, it should be Senate Bill No. 1407, No. 17 on the Calendar.

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 1407.

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering Senate Bill number one thousand four hundred and seven, entitled: "A Joint Resolution proposing an amendment to Section eight article nine, of the Constitution of Pennsylvania" beg leave to submit the following amended bill as our report.

EDWIN S. VARE,

SAMUEL W. SALUS,

RICHARD V. FARLEY,

Committee on the part of the Senate.

W. H. WILSON,

J. GORDON FORSTER,

CHARLES J. RONEY, Jr.,

Committee on the part of the House of Representatives.

A Joint Resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania in accordance with the provisions of the eighteenth article thereof

Amendment to Article Nine Section Eight

Section 2 Amend section eight article nine if the Constitution if Pennsylvania which reads as follows

"Section 8 The debt of any county city borough township school district or other municipality or incorporated district except as herein provided shall never exceed seven percentum upon the assessed value of the taxable property therein nor shall any such municipality or district incur any new debt or increase its indebtedness to an amount exceeding two percentum upon such assessed valuation of property without the assent of the electors thereof at a public election in such manner as shall be provided by law but any city the debt of which now exceeds seven percentum of such assessed valuation may be authorized by law to increase the same three percentum in the aggregate at any one time upon such valuation except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements owned or to be owned by said city and county of Philadelphia and which shall yield to the city and county of Philadelphia current net revenue in excess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted. Provided That a sinking fund for their cancellation shall be established and maintained" so as to read as follows

Section 8 The debt of any county city borough township school district or other municipality or incorporated district except as herein provided shall never exceed seven percentum upon the assessed value of the taxable property therein nor shall any such municipality or district incur any new debt or in-

crease its indebtedness to an amount exceeding two percentum upon such assessed valuation of property without the assent of the electors thereof at a public election in such manner as shall be provided by law but any city the debt of which now exceeds seven percentum of such assessed valuation may be authorized by law to increase the same three percentum in the aggregate at any one time upon such valuation except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction and development of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements owned or to be owned by said city and county of Philadelphia and which shall yield to the city and county of Philadelphia current net revenue in excess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted. Provided That such indebtedness incurred by the city and county of Philadelphia shall not at any time in the aggregate exceed the sum of twenty-five million dollars or for the purpose of improving and developing the port of the said city and county by the condemnation purchase or reclamation or lease of land on the banks of the Delaware and Schuylkill rivers and land adjacent thereto the building of bulkheads and the purchase or construction or lease of wharves docks sheds and warehouses and other buildings and facilities necessary for the establishment and maintenance of railroad and shipping terminals along the said rivers and the dredging of the rivers and docks. Provided That the said city and county shall at or before the time of so doing provide for the collection of an annual tax sufficient to pay the interest thereon and also the principal thereof within fifty years from the incurring hereof

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150.

Adams,	Ely,	Leslie,	Rockwell,
Allen,	Ewing,	Letzkus,	Roney,
Alworth,	Flynn,	Lowers,	Rothenger,
Amber,	Forster, I. G.,	Malle,	Runk,
Arthur,	Foster, J. D.,	Mannion,	Sassman,
Barnes,	Frey,	Martin,	Savacool,
Baldwin, G. A.,	Gans,	Mather,	Schaeffer, A. C.
Becker,	Geiser,	Matt,	Scott, J. R. K.,
Benninger,	Gibson,	McAleer,	Scott, S. B.,
Benson,	Goss,	McClintock,	Shaffer, I. E.,
Bergey,	Gramley,	McDermott,	Shaffer, C. A.,
Berntheisel,	Gransback,	McKay,	Sherwood,
Bigger,	Gray, Joseph,	McNichol,	Showalter,
Blair, W. A.,	Hackett,	Meehling,	Smith, J. W.,
Blair, W. F.,	Haggerty,	Mellott,	Smith, L.,
Body,	Heldinger,	Metzenbacher,	Snyder,
Brosius,	Hemminger,	Missimer,	Spangler,
Brown,	Hess,	Mitchell,	Speiser,
Brownlee,	Heyburn,	Moore,	Spillinger,
Burnett,	Hobbs,	Moses,	Steedie,
Caldwell,	Hoffman,	Moulthrop,	Steele,
Campbell, J. J.,	Howard, J.,	Murphy,	Stein,
Carter,	Howard, R.,	Musser,	Stone,
Clary,	Isler,	Neel,	Strauss,
Conner,	Irwin, G. C.,	Neely,	Swift,
Conrade,	Jackson,	Newbaker,	Thomas,
Cox,	Jones, E. E.,	O'Neill,	Trach,
Currier,	Kaufman,	Prachey,	Ulerich,
Curry,	Keegan,	Pennegar,	Walsh,
Davis,	Keppert,	Perry, H. L.,	Whitaker,
DeFrees,	Kennedy,	Post,	Whitman,
Dickinson,	Kern,	Price,	Wildman,
Donahoe,	Klepper,	Ramsey,	Williams,
Donnelly,	Kuhn, H. P.,	Redfield,	Wilson, W. H.,
Down,	Kuhns, E.G.M.,	Reeser,	Wiltbank,
Dunn, H. B.,	Lanuz,	Rex,	Young, J. H.,
Eichenberger,	Lenker,	Robbins,	Zimmerman,
		Robinson,	

NAYS—1.

Carson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered. That the Clerk inform the Senate accordingly.

The SPEAKER (George E. Alter) in the Chair.

The SPEAKER. The Chair would call the attention of the House to some very important business which remains to be transacted.

A slight error has been discovered in the Report of the Conference Committee on House Bill No. 183. On page 99, in line 19, the word "thirteen" should be "eleven," referring to section "eleven" instead of section thirteen. It seems that the proper course would be for the House to reconsider the vote by which it adopted the report of the committee of conference, and then by concurrent resolution of the House and Senate amend the Report of the Committee

of Conference by substituting the word "eleven" for the word "thirteen" after which, the extra sheet showing the change having been distributed, the House can properly adopt the report as just amended. For this purpose the Chair will sustain a motion to reconsider the vote by which this report was adopted.

Mr. JOHN R. K. SCOTT. Mr. Speaker, would it not be a wise course for them to look through this whole bill, and see if there is not a couple more mistakes.

The SPEAKER. I think this is the only one.

RECONSIDERATION OF VOTE.

Mr. HESS. Mr. Speaker. I move that the House reconsider the vote by which it adopted the Report of the Committee on Conference on House Bill No. 183.

Mr. GANS. Mr. Speaker, I second the motion.

The motion was agreed to.

RESOLUTION AMENDING REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 183.

Mr. HESS. Mr. Speaker, I offer the following resolution.

The SPEAKER. The resolution will be read by the Clerk.

The resolution was read by the Clerk as follows:

Resolved, (if the Senate concur), that the Report of the Committee on Conference on House Bill No. 183, file folio 12483, be amended by striking out the word "thirteen" in line 19, on page 99 and substituting therefor the word "eleven."

POINT OF ORDER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I know of no parliamentary procedure to allow a conference report to be amended. The conferees of the two Houses represent the bodies and the way it should be done is to refer this back to the conference committee.

The SPEAKER. The Chair is of the opinion that the point of order is not well taken. The committee is the creature of the Assembly, composed of the members of the House and Senate, and representing them. The report is returned by the committee to the Assembly and the duties of the committee thereupon are completed. The report then belongs to the Assembly and it seems clear to the Chair that by concurrent resolution that report can be amended before being passed upon by way of adoption.

The Chair will overrule the point of order.

Mr. JOHN R. K. SCOTT. Before doing so will the Chair allow me to express my views on the parliamentary question?

The SPEAKER. Certainly.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I take it that so far as the Constitution and the House is concerned upon passing upon bills, the Constitution is specific as to the procedure to take in the reading of the bills on three separate days. We can merely consider a bill and the only way that we consider a conference report is because it is a report from the committee on conference.

The two bodies adopt it or do not. We have no other proceeding than that we either adopt it or reject it. How would it be possible for us to amend a conference report after we have voted upon it more than we would have the power to offer an amendment to the conference report before we had adopted it, by a joint resolution? We would have no power to amend a conference report before adoption. How could we have it after adoption?

The SPEAKER. As the matter stands before the House, it stands as though not adopted.

Mr. J. R. K. SCOTT. Mr. Speaker, assuming, if the Chair will permit me, granting that position, we now have a conference report from a conference committee. What power has the House to amend the action of its conferees or the action of the conferees of the Senate? In other words, when they report to the House and later to the Senate, what power has this body to amend their report?

The SPEAKER. This body alone has not the power, but the Assembly has.

Mr. J. R. K. SCOTT. Mr. Speaker, I am referring to both bodies, acting jointly. What power have we, under any parliamentary proceeding?

The SPEAKER. We have the inherent power. The conference is not the creation of the Constitution, but created for the convenience of the two Houses. If the two Houses saw fit, they could have a conference committee composed of the members of the House and Senate meeting jointly. The committee appointed for convenience consists of three members of each House making a report, and that report ready to be acted upon, therefore it is the inherent power of the two bodies, by concurrent resolution, to amend that report as they deem necessary before final action.

Mr. J. R. K. SCOTT. Mr. Speaker, if the Chair's position is correct, if we can amend so far as a little trifling amendment such as this, would it not be just as logical for us to offer by joint resolution an amendment such as suggested today, rather than go back to the conference committee, and suggest it by a joint resolution to amend the report of the conference committee and have it passed upon by both the House and the Senate?

The SPEAKER. The Chair sees no parliamentary difficulty in doing that.

Mr. FLYNN. Mr. Speaker, as I understand the purpose of a conference committee, it is one of convenience where the matters can be discussed and agreed upon. In the conference committee an entire new bill may be given as the report of the conference committee. The conference committee is merely one of convenience for the purpose of reaching agreement.

Mr. ALLEN. Mr. Speaker, it seems to me that the conference committee, being a joint committee of the House and Senate, the matter is not reached in proper form by the presentation of a joint resolution, for the reason that the report of the conference committee is what both bodies separately must act upon. The proper course to pursue, it appears to me to straighten out the tangle in which we are enmeshed, would be to reconsider the action of the House in passing the bill and then return the bill to the conference committee for its further action. I can not see what further method could be worked out in a proper course of procedure. The conference committee being a joint committee of both House and Senate presents a bill of the same character to both houses. There is no process by which the two houses can be brought together for action upon this matter. They act upon that report separately. If one House were to adopt the report and the other reject it, of course the report would fail and the bill would fail. If, by a resolution, you had the power to amend, I think you would be doing that which you have no right to do, to amend a bill which is a conference committee's report. In the first place, I would ask what would be the position of the House if the joint resolution which is now presented should pass this body and should fail on the other side of the House? There would be no question but that the bill would stand as it had stood. It cannot be reached in that way. There is no assurance of its being reached in that way. The proper way would be to send it back to the conference committee and to have it correct its report, which it doubtless would do, being an immaterial matter, and yet perhaps an important matter, and then present that to the House. I can only say that to me it appears that the proper course would be to rescind from the action of the House in passing the bill and to refer the bill back to the conference committee.

The SPEAKER. The Chair is clearly of the opinion that the point of order is not well taken, notwithstanding the suggestions so well stated by the gentlemen.

Mr. STEIN. Mr. Speaker, the gentlemen in this part of the House, including myself, would like to have the question answered whether or not this could be settled in a satisfactory manner in the way the Speaker suggests, in case we should adjourn to-morrow at twelve o'clock.

The SPEAKER. Do you mean in the manner now proposed?

Mr. STEIN. Yes.

The SPEAKER. Without any question. The extra sheets are already printed.

The point of order raised is overruled.

On the question recurring,

Will the House agree to the adoption of the resolution? It was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

BILLS SIGNED BY THE SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 720:

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stony Creek

House Bill No. 937:

An Act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses defining its powers and duties and providing certain penalties

House Bill No. 1259:

An Act making an appropriation to G. M. Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

House Bill No. 1429:

An Act prohibiting any person to lead drive or work or cause of permit any other person to lead drive or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class. Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of duly incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

House Bill No. 1433:

An Act authorizing companies incorporated under the laws of any other State of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

House Bill No. 1647:

An Act authorizing and empowering municipalities to establish separate and distinct grades on the same street or highway

House Bill No. 1912:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

House Bill No. 2219:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

House Bill No. 2227:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee on Committees and for clerical assistance therefor

House Bill No. 178:

An Act making an appropriation to the Commissioners of Valley Forge Park

Senate Bill No. 1003:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

Senate Bill No. 1396:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

Senate Bill No. 1409:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

Senate Bill No. 1817:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mt. Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State

Senate Bill No. 1823:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguarding the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

Senate Bill No. 816:

An Act authorizing the Water Supply Commission of Pennsylvania to locate construct maintain and operate a reservoir at or in the vicinity of the head waters of the Youghiogheny river upon lands situate wholly in this State or partly in this State and partly in the State of Maryland for the purpose of controlling and regulating the flow of the said Youghiogheny river and the river or rivers to which it is tributary defining the powers of said commission for the purpose of providing for the payment of damages for property and rights taken in exercise of the right of eminent domain herein conferred and making an appropriation for carrying out the provisions of this act

Senate Bill No. 298:

An Act providing for the purchase by this Commonwealth of the land upon which Fort Washington Cumberland county was constructed and its preservation by this Commonwealth as a memorial of the high-water mark of the war between the States and making an appropriation therefor

Senate Bill No. 781:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

Senate Bill No. 1440:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof" by making further regulations in regard to fish

Senate Bill No. 1819:

An Act to confer additional powers upon mutual fire insurance companies

Senate Bill No. 1822:

An Act making an appropriation to the Punxsutawney Agricultural Fair Association of Punxsutawney Jefferson county

Whereupon,

The Speaker, in the presence of the House, signed the same.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, June 26, 1913.
Resolved (if the Senate concur). That the report of the Conference Committee on House Bill No. 183, file folio No. 12483, be amended by striking out the word "thirteen" in line 19 of page 99 and substitute therefor the word "eleven."

The SPEAKER. The report as amended will now be acted upon.

REPORTS OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 183 AS AMENDED BY CONCURRENT RESOLUTION OF HOUSE AND SENATE.

REPORT OF COMMITTEE OF CONFERENCE OF HOUSE BILL NO. 183.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House Bill No. 183, entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; erecting and establishing a Public Service Commission for the regulation aforesaid, prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction, alteration, relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways, by the tracks or other facilities of said companies, providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation or abolition and for the payment of such expense and damages, severally or proportionately, by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the Commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions, mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroads to properly man their trains," by amending section nine thereof, repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission, and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three, entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals," and an act entitled "To provide the maximum car service charges, including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars, approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven, and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four," and all other legislation inconsistent with or supplied by this act," respectfully beg leave to submit the following amended bill as our report.

FRANK H. ROCKWELL,
AUGUSTINE P. CONNIFF,
SAMUEL A. WHITAKER,

Committee on the part of the House of Representatives.

JAMES P. McNICHOL,
EDWIN S. VARE,
J. P. K. HALL,

Committee on the part of the Senate.

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations alteration street railway corporation or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review

of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

ARTICLE 1

Definitions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as "The Public Service Company Law"

The term "Public Service Company" when used in this act includes all railroad corporations canal corporations street railway corporations stage line corporations express corporations baggage transfer corporations pipe line corporations ferry corporations common carriers Pullman car corporations dining car corporations tunnel corporations turnpike corporations bridge corporations wharf corporations incline plane corporations grain elevator corporations telegraph corporations telephone corporations natural gas corporations artificial gas corporations electric corporations water corporations power corporations heat corporations refrigerating corporations sewage corporations doing business within this State and also all persons engaged for profit in the same kind of business within this Commonwealth Provided however Such persons and corporations shall not be subject to the provisions of this act with respect to any business transacted or any property owned by them outside of the Commonwealth of Pennsylvania nor shall the provisions of this act be so construed as to extend to any matter or thing which under the Federal Constitution the Congress of the United States has the exclusive power to regulate or which the Congress has under said Constitution in the exercise of its concurrent power in fact regulated to the exclusion of the concurrent power of the several states And provided further That none of the provisions of this act shall apply to the generation transmission or distribution of electricity to the manufacture or distribution of gas to the furnishing or distribution of water or to the production delivery or furnishing of steam or any other substance for heat or power by a producer who is not otherwise a public service company for the sole use of such producer or for the use of tenants of such producer and not for sale to others

The term "Corporation" as used in this act shall be construed to include all bodies corporate joint stock companies or associations domestic or foreign their lessees assignees trustees receivers or other successors in interest having any of the powers or privileges of corporations not possessed by individuals or partnerships and shall not include municipal corporations except as otherwise provided in this act

The term "Municipal Corporation" as used in this act shall include all cities boroughs towns townships or counties created or organized under any general or special law of this Commonwealth

The term "Person" as used in this act means all individuals partnerships or associations other than corporations

The term "Railroad Corporation" as used in this act includes every corporation owning leasing operating or managing or controlling any railroad for public use within this Commonwealth

The term "Railroad" as used in this act includes every road other than a street railway by whatsoever power operated for public use in the conveyance of passengers or property or both with all bridges ferries tunnels facilities plant and equipment thereof

The term "Street Railway Corporation" as used in this act includes every corporation owning leasing operating or managing or controlling any street railway within this Commonwealth

The term "Street Railway" as used in this act includes every railroad and railway by whatsoever power operated or any extension or extensions thereof for public use in the conveyance of passengers or property or both being mainly or in part located upon over above below across through or along any street avenue road highway bridge or public place including the facilities plant and equipment thereof

The term "Common Carrier" as used in this act includes any and all common carriers whether corporations or persons engaged for profit in the conveyance of passengers or property or both between points within this Commonwealth by through over above or under land or water or both

The term "Conveyance of passengers or property" as used in this act includes any and all service in connection with the receiving transportation elevation transfer in transit ventilation refrigeration icing storage handling and delivering of property baggage or freight as well as any and all service in connection with the transportation or carrying of passengers

The term "Service" is used in this act in its broadest and most inclusive sense and includes any and all acts done rendered or performed and any and all things furnished or supplied and all and every the facilities used or furnished or supplied by public service companies in the performance of their duties to their patrons employees and the public as well as the interchange of facilities between two or more public service companies

The term "Facilities" as used in this act includes all plant and equipment of a public service company which includes all tangible real and personal property buildings materials easements rights of way rights of trackage subways tunnels railroads street railways tracks canals and all animal locomotives apparatus appliances devices instruments appurtenances freight cars refrigerator cars baggage cars express cars passenger cars drawing-room cars parlor cars sleeping cars dining cars rolling stock carriages cabs hansoms taxicabs vehicles boats ships vessels bridges barges cables conduits converters transformers condensers wires poles structures telegraph lines telephone lines crossbars engines machines dynamos boilers motors storage batteries switch-boards water falls water-power stations power stations pumping stations reservoirs purifiers oil tanks gas tanks holders retorts ducts pipes pipe galleries pipe lines mains meters lamps scrubbers wharves piers docks ferries incline planes side tracks spurs turn outs switches systems stations depots terminals terminal facilities water or gas jets wells and any and all other means and instrumentalities in any manner owned operated leased licensed used controlled furnished or supplied for by or in connection with the business of any public service company Provided however That no property owned by the Commonwealth of Pennsylvania or a municipality thereof at the date when the act becomes effective shall be subject to the Commission or to any of the terms of this act except as elsewhere provided herein

The term "Commissioner" when used in this act means the Public Service Commission created by this act

The term "Commissioner" when used in this act means one of the members of such commission

ARTICLE II

Duties and Liabilities of Public Service Companies

Section 1 It shall be the duty of every public service company

(a) To furnish and maintain such service including facilities as shall in all respects be just reasonably adequate and practically sufficient for the accommodation and safety of its patrons employees and the public and in conformity with such reasonable regulations or orders as may be made by the commission

(b) To render and furnish all such service at prices charges rates tolls fares or compensation that shall be just and reasonable and in conformity with such reasonable regulations or orders as may be made by the commission

(c) To make all such repairs changes alterations and improvements in or to such service including facilities as shall be reasonably necessary for the accommodation or safety of its patrons employees and the public

(d) Whenever and in the form required by the commission to file with the commission tariffs and schedules showing prices charges rates fares tolls or other compensation asked demanded or received for any service rendered or furnished by said company and if a common carrier showing the method of distribution of trains cars vehicles boats motive power or other facilities operated or owned by said common carrier. It shall also be the duty of every public service company to post and publish such tariffs and schedules including if a common carrier schedules showing the method of distribution of trains cars vehicles boats motive power or other facilities in every office or station of said public service company open to the public where payments are made by shippers consumers users or patrons in such manner form and place in such office or station as to be readily accessible and so that the said tariffs and schedules may be conveniently inspected by the public and similarly in such other places as the commission may require In case of railroad or other common carrier telegraph and telephone corporations such tariffs and schedules shall conform to those required by the Interstate Commerce Commission Every public service company shall also file with and as a part of such tariffs and schedules and post as directed all rules and regulations that in any manner affect the said prices charges rates fares tolls or other compensation or the distribution of trains cars vehicles boats motive power or other facilities Upon application the Commission may limit and restrict the number and character of such tariffs and schedules and the number of offices or stations at which the same are required to be posted as aforesaid

(e) Where any public service company jointly acts or participates or connects with any other public service company in the performance of any service to make and file with the Commission when so required by it and post and publish as hereinbefore provided the tariffs or schedules of the joint rates prices charges fares or tolls adopted or in

force between them (including when directed the rules and regulations contracts and practices affecting or relating to the same) which must be just and reasonable and not more in the aggregate nor in the apportionment thereof between said companies than may be prescribed by any order of the Commission

Provided however that the tariffs or schedules of such joint rates prices charges fares or tolls need only be filed by one of the said public service companies and the other company or companies with the consent and approval of the Commission need only file such evidence of concurrence therein or acceptance thereof as may be required by the Commission Provided that whenever any public service company shall file any tariffs or schedules under the provisions of this act or shall participate in any such tariff or schedule so filed the rates fares and charges and the rules regulations and practices therein contained as against such public service company its officers agents and employees shall be deemed to be the legal rate fare or charge and the rules regulations and practices otherwise the published rate and the rules regulations and practices if any shall be the legal rate fare or charge and the rules regulations and practices

(f) To make no change in any tariff or schedule which shall have been filed or published or posted by any public service company in compliance with the preceding sections except after thirty days' notice to the Commission and to the public posted and published in the manner form and places required with respect to the original tariffs or schedules which shall plainly state the exact changes proposed to be made in the tariffs or schedules then in force and whether an increase or decrease and the time when the proposed changes will go into effect and all such changes shall be shown by filing posting and publishing new tariffs or schedules or shall be plainly indicated upon the tariffs or schedules in force at the time and keep open to the public inspection provided that the Commission may in its discretion and for good cause shown allow changes in such tariffs on schedules upon less than thirty days' notice herein specified or upon other conditions and provided further that no rate practice or classification which shall have been determined by the Commission shall be changed or discontinued by the Public Service Company directly or through any change in classifications rules regulations contracts or practices within a period of three years after such determination without application to and the approval of the Commission of which application thirty days' prior notice shall be given in the said tariffs or schedules to the public And provided further that it shall be the duty of every public service company when required by the commission to issue to its shippers consumers or other patrons a certificate or other evidence of payments made by them to it in excess of the prior established rate of an increase in which rate notice has been given to the Commission and the public as aforesaid

(g) To file with the Commission when required by it verified copies of any and all contracts writings agreements leases arrangements or other engagements entered into by such public service company with any person corporation municipal corporation any state government the Federal government or any branch or subdivision thereof or other public service company in relation to its public service

(h) To make and file when and in the manner and form required by the Commission any and all reports to the Commission which shall contain such facts accounts and information as may be prescribed by the Commission and generally to furnish any and all information required by the Commission in the performance of its duties under this act

(i) To adopt use and keep in conducting its business such form method system or systems of accounts records and memoranda as shall be prescribed by the Commission to carry no charges in any operating account which should properly be charged to the capital account or vice versa to carry a proper and reasonable depreciation account if required so, to do by order of the commission and to obey and abide by all the regulations and orders of the Commission concerning such accounts records and memoranda and the keeping of the same Provided that this subsection shall also apply to all municipal corporations with respect to the accounts records and memoranda relating to the rendering or furnishing by them to the public of any service of the kind or character rendered or furnished by public service companies and to the making of reports in relation thereto And provided further that all corporations and persons operating under lease or other contract any such plant or other facilities owned by such municipal corporation shall adopt use and keep in respect to such operation of such plant or other facilities under such lease or contract such form or system of accounts as shall be adapted to and reasonable under the circumstances and consistent with the obligations of such lease or contract or of any contract made in pursuance thereof and shall conform to such orders as the Commission on hearing may make in respect to such form or system of account and shall make such reports in relation thereto as may be required by the Commission

(j) To keep all books accounts papers records and memoranda as shall be required by the Commission in an office within this Commonwealth and not to remove the same or any of them from the Commonwealth except upon such terms and conditions as may be prescribed by the Commission but the provisions of this paragraph shall not apply to a public service company of another state engaged in interstate commerce whose accounts are kept at its principal place of business without the State in the manner prescribed by the Interstate Commerce Commission Provided That such public service company when required by the Commission shall furnish to the Commission within such reasonable time as it shall prescribe certified copies of its books accounts papers records and memoranda relating to the business done by such public service company within this Commonwealth

(k) To furnish to the Commission from time to time and as the Commission may require all maps profiles reports of engineers books papers records and other documents or memoranda or copies of any and all of them in aid of any inspection examination inquiry investigation or hearing or in aid of any determination of the value of its property or any portion thereof and to co-operate with the Commission in the work of the valuation of its property or any portion thereof and to furnish any and all other information to the Commission as the Commission may require in any inspection examination inquiry investigation hearing or determination of such valuation of its property and facilities

(l) To account or report to the Commission when required by it so to do for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness and other securities which accounts and reports shall be made in such form and detail verified by affidavit of the proper officer or officers of such company having knowledge thereof as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission to use and apply the proceeds thereof to the purpose or purposes certified to the Commission under the provisions of this act and to no other purpose or purposes whatsoever

(m) If a railroad corporation or street railway corporation or other common carrier to furnish a reasonably sufficient number of safe trains cars vehicles boats or other facilities and to run and operate the same with such motive power as may reasonably be required in the conveyance of all such passengers or property as may seek or be offered to it for such conveyance and to run and operate its said trains cars vehicles boats or other facilities with sufficient frequency at such reasonable and proper time and to and from such stations or points as the Commission having regard to the general convenience and safety of the public may require and when reasonably required by the Commission to change the time schedule for the running and operation of its trains cars vehicles boats or other facilities and generally make any other arrangements and improvements in its service which the Commission may lawfully and reasonably determine and require

(n) If a railroad corporation or other common carrier engaged in the transportation of freight or property to furnish upon reasonable request to all persons and corporations who may apply therefor and offer freight or property for transportation sufficient and suitable cars vehicles boats motive power or other facilities as may be reasonably required for the transportation of such freight or property or in case at any particular time it may not have sufficient cars boats vehicles motive power or other facilities to meet the requirements for the transportation of property then to lawfully distribute all available cars vehicles boats motive power or other facilities among the several applicants therefor without discrimination between shipper localities or competitive or non-competitive points in accordance with the rule of distribution of the Interstate Commerce Commission But preference may always be given in the supply of cars boats vehicles motive power or other facilities for shipment of live stock or perishable matter

(o) If a railroad corporation upon application of any owner or operator of any lateral railroad or any private side track or of any shipper tendering property or traffic for transportation or of any consignee to construct maintain and operate at a reasonable place and upon reasonable terms a switch connection with any such lateral railroad or private side track which may be constructed to connect with its railroad where such connection may be reasonably practicable and can be put in with safety and will furnish sufficient business to justify the construction and maintenance of the same Provided that whenever any lateral line of railroad or private side track has been so connected with a line of any railroad or whenever any owner of such lateral railroad or any private side track has at any time heretofore sold or leased or shall hereafter sell or lease such lateral railroad or side track to any railroad corporation any person or corporation shall be entitled to connect therewith or to use the same upon payment to the party incurring the primary expenses thereof of a reasonable proportion of the cost of the said lateral railroad or private side track and of the maintenance thereof which shall be determined in case of disagreement among the parties by the Commission after notice to the interested parties and a hearing Provided that such connection and use can be made without unreasonable interference with the use thereof by the party incurring the primary expense or owning or leasing said lateral railroad or side track

(p) If a telephone or telegraph corporation or person or persons engaged in like business to cause the transmission of dispatches messages or communications by it to be reasonably continuous and without unreasonable interruption or delay and if a common carrier to cause the conveyance of passengers and property by it to be reasonably continuous and without unreasonable interruption or delay

(q) Whenever a common carrier receive property for transportation between points within this Commonwealth it shall issue a receipt or bill of lading therefor and shall be liable to the lawful holder thereof for any loss damage or injury to said property caused by it or any other common carrier to which said property may be delivered or over whose line or lines such property may pass No contract receipt rule or regulation shall exempt such common carrier from the liability hereby imposed provided that nothing in this section shall deprive any lawful holder of such receipt or bill of lading of any remedy or right of action which he has under existing laws and provided further that any common carrier issuing such receipt or bill of lading shall in the event of a recovery of a judgment against or of a satisfaction made by such carrier for such loss or damage be entitled to recover from the common carrier on whose line the loss or damage shall have been sustained an amount not

in excess of the loss or damage to said property which the lawful holder of said bill of lading or receipt would otherwise have been entitled to recover against such last mentioned carrier and not in excess of the amount actually paid to the holder of such receipt or bill of lading

(r) If a street railway corporation or incline plane corporation whenever the Commission shall deem necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and object shall make proper and convenient arrangement or adjustment of the time schedules of the said street railway corporation or incline plane corporation and shall also make such proper and convenient arrangement or adjustment of its time schedules with those of other contiguous or connecting street railway corporations or incline plane corporations as to the Commission shall seem necessary or proper for the accommodation convenience or safety of the public

(s) If a railroad corporation or a street railway corporation to construct and maintain whenever the Commission may require the same such switch or other connections with or between the lines of other companies of the same character where the same is reasonably practical and can readily be connected to form a continuous line of transportation and to cause the conveyance of persons and property between points within this Commonwealth to be without unreasonable interruption or delay and to establish through routes and service therein and just and reasonable joint rates fares and charges applicable thereto and where practicable transport freight over the same without transfer from the originating cars and shall not discriminate in the said rates fares charges or in any rules or regulations applicable thereto between any such connecting lines Provided That no railroad corporation or street railway corporation shall be required to give the use of its tracts or terminal facilities to any other common carrier And Provided that this section shall not apply to a street railway corporation engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which does not generally solicit the transportation of freight as a main branch of its business

(t) To obey and abide by all lawful orders and regulations of the Commission made under the provisions of this act regulating the manner in which the tracks or other facilities of any railroad corporation street railway corporation or any other public service company may be constructed across the tracks or other facilities of any other railroad corporation street railway corporation or any other public service company at grade or above or below grade or at any prescribed level or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across any public highway at grade or above or below grade or in which any public highway may be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade or regulating the manner in which such crossings shall be operated maintained and protected including the stationing of watchmen there at installation and regulation of lights block or other system of signaling safety appliances devices or such other means or instrumentalities as the Commission may prescribe as well as to obey and abide by all lawful orders and regulations of the Commission made under the provisions of this act requiring the alteration re-location removal or abolition of any such crossings to the end intent and purpose that accidents may be prevented and also to bear and pay the expenses damages or compensation incident thereto either severally or in such proportion as the Commission may determine under the provision of this act

(u) If a telegraph corporation or person engaged in the public telegraph business to connect whenever the Commission may require it or him so to do its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business and thereupon it shall be and become the reciprocal duty of each of such connecting telegraph corporations or persons upon the payment of the usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporations or persons or by the Commission as hereinafter provided to receive and to transmit dispatches from and for each other with impartiality and good faith and likewise for any individual or individuals

(v) If a telephone corporation or person engaged in the telephone business whose lines together with the lines of another telephone corporation or person engaged in the telephone business form a continuous line of communication between different localities which are not reached by the lines facilities or connections of either alone and could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities to jointly arrange for the interchange and transfer of conversations at such common points when it can reasonably be done and efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and when necessity exists therefor in order to supply through traffic communication between different localities not otherwise provided for by the companies in question or either of them and shall operate and conduct a joint through traffic over the several lines so connected and shall make the proper rules and regulations governing the same and shall establish just and reasonable rates and charges for the service thereby rendered and shall make among themselves an equitable apportion-

ment of the costs and revenues appertaining to the joint facilities and service

(w) If a gas corporation water corporation or other public service company furnishing its service or product upon meter or other similar measurement or electric corporation to provide and keep in and upon its premises suitable and proper apparatus to be approved from time to time and stamped or marked by the Commission for testing and proving the accuracy of gas water electric or other meters furnished by it for use and by which apparatus every meter may be tested upon the written request of the consumer to whom the same shall be furnished and in his presence if he shall so desire If the meter so tested shall be found to be accurate within such commercially reasonable limits as the Commission may by general or special order fix for such meters or class of meters a reasonable fee to be fixed by the Commission by standing order sufficient to cover the cost of such test shall be paid by the consumer requiring such test but if not so found then the cost thereof shall be borne by the public service company furnishing said meter

(x) To give immediate notice to said Commission of the happening of any accident in or about or in connection with the operation of its property facilities or service wherein any person shall have been killed or injured and to furnish such full and detailed report of such accident within such time and in such manner as the Commission shall by general rule or special order or otherwise require Such report shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for any purpose in any suit or action for damages growing out of any matter or thing mentioned in said report

(y) To observe and obey all and singular the lawful orders and requirements which may be issued or made by the Commission in the exercise of the powers conferred upon it by this act

ARTICLE III

Creation Power and Limitation of Powers of Public Service Companies

Section 1 It shall be lawful for every public service company

(a) To demand collect and receive fair just and reasonable prices rates fares tolls charges or other compensation for each and every service rendered or to be rendered by it to any person or corporation or to any other public service company with whom it interchanges facilities and services

To establish a sliding scale of rates fares or charges provided that a schedule showing such scale of rates fares or charges shall first have been filed with the Commission and approved by it

To establish with the consent of the Commission a scale of charges subject to automatic adjustment in relation to the dividends to be paid to the stockholders of such public service company or the profit to be realized by any person engaged in like business

To participate to such an extent as may be permitted by the Commission and deemed by the Commission wise for the purpose of encouraging economies efficiencies or improvements in methods or service in the additional profits which will be afforded by such economies efficiencies or improvements in methods or service

(b) To employ in the conduct and management of its business suitable and reasonable classifications of its service patrons and rates and such classification may in any proper case take into account the nature of the use and quantity used the time when used the purpose for which used the kind bulk value and facility of handling of commodities and any other reasonable consideration

(c) To have reasonable rules and regulations subject to existing law and the provisions of this act governing the conduct of its business and the conditions under which it shall be required to render services

It may require the payment of charges in advance the making of reasonable minimum payments and deposits to secure future payments of such charges or it may allow discounts for prompt payments of the same or impose penalties for failure to pay promptly provided that such advance charges minimum payments deposits discounts or penalties are reasonable and apply equally and without discrimination or preference to all shippers consumers and patrons under like conditions and under similar circumstances

(d) To apply to the Commission by complaint in the manner hereinafter provided in this act whenever such company claims to be aggrieved by any ruling regulation classification or order which it is or has been required by the Commission to observe or carry into effect and thereupon such public service company shall be entitled to a full and fair hearing and a speedy determination of its complaint on the merits by the Commission and to all just and reasonable relief consistent with the rights and duties of such public service company

(e) Whenever any owner of property transported by any common carrier or any user or patron of any other public service company renders directly or indirectly any service connected with such transportation or other public service the charge and allowance therefor shall be no more than is just and reasonable and the Commission may after hearing on its own motion or upon complaint determine what is a reasonable charge as a maximum to be paid by the carrier or other public service company for the use of the service so furnished or rendered and what is a proper proportion of the said cost and fix the same by appropriate order to be observed and enforced by the parties concerned

Section 2 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any proposed public service company

(a) To be incorporated organized or created provided that existing laws relative to the incorporation organization and creation of such companies shall first have been complied

with prior to the application to the commission for its "Certificate of Public Convenience"

(b) To begin the exercise of any right power franchise or privilege under any ordinance municipal contract or otherwise

Section 3 Upon like approval of the Commission first had and obtained as aforesaid and upon compliance with existing laws and not otherwise it shall be lawful

(a) For any public service company to renew its charter or obtain any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise

(b) For a foreign public service company upon compliance with existing laws if any there be permitting such foreign company to exercise its powers and franchises within this Commonwealth to obtain the right to do business within this Commonwealth

(c) For any public service company to sell assign transfer lease consolidate or merge its property powers franchises or privileges or any of them to or with any other corporation or person

(d) For any municipal corporation to acquire construct or begin to operate any plant equipment or other facilities for the rendering or furnishing to the public of any service of the kind or character already being rendered or furnished by any public service company within the municipality

Provided however that nothing herein contained shall interfere with or affect the right or power of a municipal corporation to continue the operation of its municipal plant or to extend the same within the territory of such municipal corporation or any part thereof which is not then being supplied by a public service company rendering or furnishing service of a like kind or character. And provided further That any municipal corporation which at the time this act becomes effective has by authority of law in process of construction any such plant for the rendering or furnishing to the public of any such service may proceed with and complete the said construction and begin to operate the same without the aforesaid approval of the Commission first had and obtained

Section 4 It shall be lawful for any public service company

(a) To issue stocks trust certificates bonds notes and other evidences of indebtedness or other securities or make any increase in the issue thereof in the manner prescribed by law for and only for money labor done or money or property actually received in accordance with the requirements of the Constitution and the laws of the Commonwealth

All stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued in violation of this sub-section and all fictitious increase of stock trust certificates bonds notes or other indebtedness or securities shall be void

Application as hereinafter provided may be made by such public service company to the Commission for a certificate of valuation to the effect that the provisions of this section have been complied with as to any stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued after the passage of this act such application shall certify as to the number and amount thereof to be issued and the purpose of such issue and shall contain such other facts and detailed information and be in such form as the Commission shall determine and prescribe and shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company

(b) Every public service company shall file with the Commission on or prior to the date of issuance of any stock trust certificates bonds notes or other evidences of indebtedness or other securities payable at periods of more than twelve months after the date thereof and now or hereafter to be authorized (unless upon application as aforesaid a certificate of valuation shall have been obtained in accordance with the provisions of this act) a certificate to be known as a Certificate of Notification in such form as the Commission may from time to time determine and prescribe which among other things that may be required by the Commission shall show

I The total amount thereof

II The number and amount thereof outstanding prior to the date of such certificate the amount thereof theretofore retired the amount hereof heretofore undisposed of and whether such amount is held in the treasury of the public service company as a free asset or pledged and if pledged the terms and conditions of such pledge

III The number and amount thereof to be issued and the purpose of such issue and whether to be sold pledged or held in the treasury of the public service company as a free asset if such securities are to be sold the terms of sale if a contract for such sale has been made and if any part of the consideration to be received therefor is other than money an accurate and detailed description thereof if such securities are to be pledged the terms and conditions of such pledge

IV The number and amount thereof remaining unissued

V If the issue is of shares of stock the certificate shall also show the par value thereof and the number of the outstanding shares previously issued

VI The preference or privilege granted to the holders of any such shares of stock the dates of maturity rates of interest of any such bonds notes or other evidences of indebtedness or other securities and any conversion rights granted to the holders thereof and the price if any at which such shares or such securities may be redeemed

(c) Whenever any securities set forth and described in any Certificate of Notification as pledged or held as a free asset in the treasury of the public service company shall subsequent to the filing of such certificate be sold or repledged or otherwise disposed of by the public service company such company shall file a further Certificate of Notification to that effect setting forth therein all such facts as are required by sub-division III sub-section (b) of this Section 4

(d) All Certificates of Notification furnished to the Commission shall be signed and verified by the affidavit of the treasurer auditor controller or other acting fiscal head of the public service company. Such Certificates of Notification shall at all times be deemed to be public records and open to inspection and may be given such further publicity as the Commission may deem to be for the public interest or welfare

The provisions in this act contained in regard to Certificates of Valuation and unless so required by the Commission in regard to Certificate of Notification shall not apply to the issuance of bonds notes or evidences of indebtedness payable at periods of twelve months or less nor to the pledging or repledging of stocks trust certificates bonds notes or other evidences of indebtedness to secure such bonds notes or evidences of indebtedness payable at periods of twelve months or less but if such bonds notes or other evidences of indebtedness shall in whole or in part directly or indirectly be refunded by any issue of bonds notes or other evidences of indebtedness running for more than twelve months then the said mentioned provisions with regard to Certificates of Notification and Valuation shall apply

Neither the filing with the Commission of any Certificate of Notification nor the issuing by the Commission of any Certificate of Public Convenience or Certificate of Valuation and nothing therein or in this act contained nor any hearing had nor finding nor order nor decree made by the Commission nor any act or thing done by any public service Company in pursuance thereof nor any act or thing done by the Commission under the provisions of this act shall in any wise affect the invalidity if any of the stocks trust certificates bonds notes or other evidences of indebtedness or other securities issued or assumed or guaranteed prior to the date when this act shall become effective by any public service company

Section 5 Upon the approval of the Commission evidenced by its Certificate of Public Convenience first had and obtained and not otherwise it shall be lawful for any railroad corporation or street railway corporation to construct its tracks or other facilities across the tracks or other facilities of any other railroad corporation or street railway corporation at grade or above or below grade or for any public highway to be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade or for any public service company to construct any of its facilities across the facilities of any other public service company at the same or different levels. And it shall be lawful upon like approval first had and obtained and not otherwise for any public service company to alter re-locate remove or abolish any such crossing. Provided however that in all cases in which the tracks or other facilities of a railroad corporation or street railway corporation cross the tracks or other facilities of another railroad corporation or street railway corporation or a public highway at grade and such crossing is at the time this act becomes effective in process of abolition under and in accordance with an agreement or contract entered into with any municipality providing for such abolition it shall be lawful to proceed with the consummation of such abolition as provided in such agreement or contract without the aforesaid approval of the Commission first being obtained

Section 6 It shall be unlawful for any public service company

(a) To capitalize its franchises rights powers privileges or right to own and operate or enjoy any such franchises rights and powers or privileges in excess of the amount paid to the Commonwealth or any political sub-division thereof as the consideration for the grant thereof or to capitalize any lease or contract of sale or contract for consolidation or merger of two or more public service companies or to issue by way of substitution any capital stock trust certificates bonds or other evidences of indebtedness or other securities for any consolidated or merged company exceeding the aggregate values of the properties of the companies so consolidated or merged and any additional sum actually paid in cash and any additional property or labor actually contributed. Provided that any such public service company or companies may apply to the Commission to determine such consideration or value aforesaid

(b) In the case of any reorganization under the provisions of the Act of Assembly approved the eighth day of April Anno Domini one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof to issue any stock trust certificates bonds notes or other evidences of indebtedness or other securities in excess of the amount paid or agreed to be paid to the Commonwealth or any political sub-division thereof as the consideration for the grant of any franchises rights powers or privileges and the value of the property of such reorganized corporation (and any additional sum actually paid in cash and any additional properties or labor actually contributed. Provided that any such public service company may apply to the Commission to determine such consideration or value aforesaid

(c) To purchase acquire take or hold either in absolute ownership or in pledge or as collateral security directly or indirectly any controlling right title or interest legal or equitable in the capital stock bonds trust certificates or other evidences of indebtedness or other securities issued by or other controlling right title or interest whatsoever in any other public service company conducting business within this Commonwealth without the consent and approval of the Commission but the purchase taking and holding aforesaid of any right title or interest in any such capital stock bonds trust certificates or other evidences of indebtedness or other securities or of any other right title or interest in any other

public service company which shall amount to less than the aforesaid controlling right title or interest of any nature or kind shall be lawful without the approval of the Commission so far as the same may be lawful under existing laws. Provided however That nothing in this act shall be construed to affect the holding of stock bonds trust certificates or other evidences of indebtedness or other securities heretofore legally acquired and held or in any way diminish lessen or impair the rights of any public service company in virtue of the holding by said company of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities heretofore acquired and held or to prevent the future acquisition of such stocks trust certificates bonds notes or other evidences of indebtedness or other securities of a public service company where the major interest therein has been acquired and held by a public service company prior to the date when this act shall become effective or to prevent the future acquisition holding or cancellation by a public service company of trust certificates bonds notes or other evidences of indebtedness or other securities secured by stock theretofore legally acquired and owned by a public service company and pledged as security therefor.

Section 7 It shall be unlawful for any public service company after the first day of January one thousand nine hundred and fourteen to render or furnish or to offer to render or furnish within this Commonwealth any service of the kind or character rendered or furnished by it until it shall have filed and posted its tariffs and schedules in accordance with the provisions of sub-section (e) of section one of article two.

Section 8 It shall be unlawful for any public service company (a) To charge demand collect or receive directly or indirectly by any special rate rebate drawback abatement or other device whatsoever from any person or corporation for any service rendered or to be rendered a greater or less compensation or sum than it shall demand charge collect or receive from any other person or corporation for a like and contemporaneous service under substantially similar circumstances and conditions.

Provided however that where as the result of a bona fide mistake or error of a common carrier the full tariff charges are not collected in the first instance and the balance is subsequently found to be due and outstanding the collection of such balance may be waived by the carrier provided the matter is submitted to the Commission and its approval of such waiver is first had and obtained.

(b) To make or give any undue or unreasonable preference or advantage in favor of or to any person or corporation or any locality or any particular kind or description of traffic or service in any respect whatsoever or to subject any particular person or corporation or locality or any particular kind or description of traffic or service to any undue or unreasonable prejudice or disadvantage in any respect whatsoever.

Section 9 It shall be unlawful for any common carrier (a) To charge or receive any greater compensation in the aggregate for the conveyance of passengers or property of the same class for a shorter than for a longer distance over the same line in the same direction the shorter being included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any common carrier to charge and receive as great a compensation for a shorter as for a longer distance provided however that nothing in this section contained shall prohibit common carriers from establishing reasonable zone systems of charges.

(b) To knowingly assist suffer or permit any person or corporation to obtain transportation for any passengers or property between points within this Commonwealth at less than the rates established by such common carrier or by order of the Commission by means of false billing false classification false weight or weighing or false report of weight or by any other means or device whatsoever.

Any common carrier may however issue at special rates of fare excursion and commutation tickets but before any common carrier may issue any such excursion or commutation tickets it shall file with the Commission and shall post in the same manner as required by this act in the case of other rates or charges copies of the tariffs or schedules of the rates fares or charges on which such tickets are to be based and issued and any common carrier may grant free passes or passers at a discount to any officer or employee of such carrier. Nothing in this act shall be construed to prevent telephone telegraph express or railroad corporations from entering into contracts with each other for the exchange of service at free or reduced rates which contracts however shall be filed with the Commission.

Section 10 It shall be unlawful for any telephone or telegraph corporation or person or persons engaged in like business to charge or receive any greater compensation in the aggregate for the transmission of any message or conversation for a shorter than for a longer distance over the same line or route in the same direction the shorter being included within the longer distance or unless specially authorized by the Commission to charge any greater compensation as a through rate than the aggregate of the intermediate rates but this shall not be construed as authorizing any such telephone or telegraph corporation person or persons engaged in like business to charge and receive as great a compensation for a shorter as for a longer distance. Upon application to the Commission the Commission may in special cases after investigation authorize such telephone or telegraph corporation or person or persons engaged in like business to charge less for a longer than for a shorter distance but the order must specify and prescribe the extent to which relief from the operation of this section is given provided that nothing in this section contained shall

prohibit telephone or telegraph corporations from establishing reasonable zone systems of charges.

Section 11 No contract or agreement between any public service company and any municipal corporation shall be valid unless approved by the Commission. Provided That upon notice to the local authorities concerned any public service company may apply to the Commission before the consent of the local authorities has been obtained for a declaration by the Commission of the terms and conditions upon which it will grant its approval of such contract or agreement if at all.

Section 12 Every public service company shall be entitled to the full enjoyment and exercise of all and every the rights powers and privileges which it lawfully possesses or might possess at the time of the passage of this act except as herein otherwise expressly provided.

The several duties rights powers and limitations of rights and powers of public service companies as enumerated in article two and this article three respectively or contained in any of the provisions of this act or the performance exercise or enforcement thereof by or in favor of or against any public service company shall in every proper case be subject to section twelve of article sixteen sections one and four of article seventeen of the Constitution of the Commonwealth and to any other applicable provisions of the Constitution of the Commonwealth or of the United States.

ARTICLE IV

Constitution of Commission

Section 1 For the purpose of regulating public service companies and of carrying out the provisions of this act an administrative body or Commission is hereby established to be known as "The Public Service Commission of the Commonwealth of Pennsylvania" and in that name it shall issue its orders and certificates and may become or be made a party to legal proceedings. It shall have an official seal which shall be prepared and furnished by the Secretary of the Commonwealth with the words "The Public Service Commission of the Commonwealth of Pennsylvania" and such other design as the Commission may prescribe engraved thereon by which seal it shall authenticate its proceedings and of which seal the courts shall take judicial notice.

Section 2 This Commission shall consist of seven members who shall be appointed by the Governor by and with the advice and consent of the Senate. Each Commissioner at the time of his appointment and qualification shall be a resident of the Commonwealth of Pennsylvania and shall have been a qualified elector therein for a period of at least one year next preceding his appointment and shall also be not less than thirty years of age.

The Commissioners first appointed under this act shall continue in office for the terms of four five six seven eight nine and ten years respectively from the first day of July Anno Domini one thousand nine hundred and thirteen and until their respective successors shall be duly appointed and shall have qualified but their successors shall each be appointed for a term of ten years.

A member of said Commission designated by the Governor shall during his term of office be the chairman of the Commission. The chairman shall when present preside at all meetings and in his absence the member whose term shall first expire shall preside.

Section 3 When a vacancy shall occur in the office of any Commissioner a Commissioner shall in the manner aforesaid be appointed for the residue of the term. If the Senate shall not be in session when this act is approved or when any vacancy occurs the original appointments or any appointment made by the Governor to fill a vacancy shall be subject to the approval of the Senate when convened.

A quorum of the Commission shall be four members who for all purposes including the making of any order or the ratification of any act done or order made by one or more of the Commissioners must act unanimously.

No vacancy in the Commission shall impair the right of a quorum of the Commissioners to exercise all the rights and perform all the duties of the Commission.

Section 4 Any investigation inquiry or hearing which the Commission has power to undertake or hold may be undertaken or held by or before any one of the Commissioners upon condition however that such Commissioner shall first have been authorized by the Commission to undertake or hold such investigation inquiry or hearing. All investigations inquiries or hearings before or by any such Commissioner shall be and be deemed to be the investigations inquiries and hearings of the Commission. Any determination ruling or order of a Commission upon any such investigation inquiry or hearing undertaken or held by him shall not become and be effective until approved and confirmed by at least a quorum of the Commission and ordered to be filed in its office. Upon such confirmation and order such determination ruling or order shall be the determination ruling or order of the Commission.

Section 5 The Commission shall have a secretary to be appointed by it and to hold office at its pleasure. It shall be the duty of the secretary to keep a full and true record of all the proceedings of the Commission and of all determinations rulings and orders made by the Commission or by any of the Commissioners and of the approval and confirmation by the Commission of determinations rulings or orders made by individual members thereof.

The Secretary shall be the custodian of the records of the Commission and file and preserve at its general office all books maps profiles tariffs schedules reports and documents and papers whatsoever filed with it or entrusted to its care and shall be responsible to the Commission for the same.

Under the direction of the Commission the secretary shall be its chief executive officer have general charge of its

General office superintend its clerical business conduct its correspondence give notice of all determinations rulings and orders of the Commission prepare for service such papers and notices as may be required of him by the Commission and perform such other duties as the Commission may prescribe. He shall have power and authority to administer oaths in all parts of the Commonwealth in all proceedings by or before the Commission or any Commissioner and in all cases or matters appertaining to the duties of his office. The secretary shall have power to designate from time to time one of the clerks appointed by the Commission to perform the duties of the secretary during his absence and the clerk so appointed shall possess for the time designated the powers of the secretary of the Commission.

The secretary shall be the disbursing officer of the Commission subject to the approval of the Commission with respect to both requisitions and expenditures and before entering upon the duties of his office he shall file in the office of the Secretary of the Commonwealth a bond to the Commonwealth with corporate security in the sum of ten thousand dollars to be approved by the Governor conditioned for the faithful performance of his official duties.

Section 6 The Attorney General shall ex officio be the general counsel of the Commission. He shall appoint by and with the consent of the Senate two attorneys who shall be learned in the law as counsel and assistant counsel respectively for the Commission. The said counsel or assistant counsel shall attend the hearings before the Commission or a Commissioner conduct the examination of witnesses when requested so to do by the Commission or a Commissioner represent the Commission upon appeals and other hearings in the Court of Common Pleas and in the Superior and Supreme Courts or other courts of the Commonwealth of Pennsylvania or in any Federal court and in actions instituted to recover penalties and to enforce orders of the Commission. Said counsel and assistant counsel shall also assist the Attorney General in conducting all mandamus injunction and quo warranto proceedings at law or in equity instituted by him for the enforcement of the determinations rulings and orders of the Commission and shall perform such other professional duties as may be required of them or either of them by the Commission.

Section 7 The Commission shall appoint a marshal to serve during its pleasure. He shall attend the hearings of the Commission preserve order thereat superintend the serving of subpoenas orders of the Commission and such other papers as the Commission may direct make such reports and perform such other duties as may be prescribed by the Commission.

Section 8 The Commission shall appoint an "Investigator of Accidents" whose duty it shall be to have charge of the investigation of and to investigate subject to the orders and direction of the Commission the cause of any accident in or about or in connection with the operation of the property facilities or service of any public service company wherein any person shall have been killed or injured or property shall have been destroyed or injured which may be assigned to him for investigation by the Commission or of the happening of which he may by due diligence obtain knowledge and to make a full and complete report thereon to the Commission and also to report to the Commission whether any public service company has failed to perform the duties prescribed by Article two section one (x) of this act with relation to accidents of the happening of which in the exercise of due diligence he may obtain knowledge and also to collate and tabulate all data statistics and other pertinent information for the use of the Commission obtained by him as the result of such investigations and to make an annual report of such investigation to the Commission with recommendations as to means or methods whereby such accidents may be averted and to perform all such other duties concerning said accidents as to the Commission may seem advisable for the promotion of the safety of patrons and employees of public service companies and of the safety and welfare of the public. Such reports statistics data or information shall not be open for public inspection except by order of the Commission and shall not be admitted in evidence for any purpose in any suit for damages growing out of any matter or thing mentioned therein.

Section 9 The Commission shall have power to employ during its pleasure and at such rates of compensation as it may determine such officers experts engineers statisticians accountants inspectors clerks and employees as it may deem necessary to carry out the provisions of this act or to perform the duties and exercise the powers conferred upon the commission.

Section 10 Each of the Commissioners shall receive an annual salary of ten thousand dollars except the Chairman who shall receive an annual salary of ten thousand five hundred dollars.

The secretary shall receive an annual salary of five thousand dollars.

The counsel for the Commission shall receive an annual salary of seven thousand five hundred dollars.

The assistant counsel for the Commission shall receive an annual salary of five thousand dollars.

The marshal shall receive an annual salary of two thousand dollars.

The investigator of accidents shall receive an annual salary of five thousand dollars.

The salaries hereinbefore mentioned and the salaries of all other officers agents appointees and employees of the Commission shall be payable monthly.

Each member of the Commission its secretary attorneys marshal and investigator of accidents and other officers agents employees and appointees shall be paid in addition to their stipulated salary or compensation the railroad fare board lodging and other traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act or performed by direction of the Commission.

Section 11 The salaries when properly certified by the sec-

retary of the Commission shall be audited by the Auditor General and when audited and allowed shall be paid out of moneys specifically appropriated for that purpose by warrants drawn therefor by the Auditor General upon the State Treasurer.

All disbursements of such a nature as to make it impracticable for the Commission to file with the Auditor General itemized receipts or vouchers prior to the advance by the accounting officers of funds sufficient to meet such expenses shall be paid out of money specifically appropriated for that purpose in the manner provided by an act entitled "An Act prescribing the method for disbursing and accounting for certain appropriations to the departments bureaus commissions and other branches of the State Government" approved April twenty-third Anno Domini one thousand nine hundred and nine.

The moneys necessary to carry this act into effect shall be appropriated to the Commission biennially as an item in the general appropriation bill.

Section 12 No person shall be appointed a member of the Commission or hold any place position or office under it who occupies any official relation to any public service company doing business in this Commonwealth or who holds any municipal appointive or elective office of the Commonwealth of any municipality thereof. No Commissioner shall during his term be a candidate for any such office.

No Commissioner and no employee appointee or official engaged in the service of or in any manner connected with said Commission shall hold any office or position or be engaged in any business employment or vocation the duties of which are incompatible with the duties of his office or employment as Commissioner or in the service or in connection with the work of the Commission. No Commissioner shall participate in any hearing or proceeding in which he has any direct or indirect pecuniary interest. Every Commissioner the said secretary attorneys marshal and investigator of accidents and every individual employed or appointed to office under the service of or in connection with the work of the Commission is hereby forbidden to solicit suggest request or recommend directly or indirectly to any public service company or to any officer attorney agent or employee thereof the appointment of any individual to any office place or position in or the employment of any individual in any capacity by said public service company.

Section 13 Every public service company and every officer attorney agent or employee thereof is hereby forbidden to offer to any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person appointed or employed by the Commission any office place appointment or position or to offer to give any Commissioner the said secretary attorneys marshal or investigator of accidents or to any person employed in the service of the Commission or in connection with the work of the Commission any free pass or transportation or any reduction in fares to which the public generally is not entitled or any free carriage of property or any present gift or gratuity money or valuable thing of any kind.

Section 14 If the secretary marshal or investigator of accidents or any person employed or appointed in the service of the Commission shall violate any provision of this act the Commission shall forthwith remove him from the office or employment held by him.

Section 15 The Governor by and with the consent of the Senate may remove any Commissioner or any of the counsel to the Commission for inefficiency neglect of duty or misconduct in office giving him a copy of the charges against him and affording him an opportunity to be publicly heard in person or by counsel in his own defense upon not less than ten days' notice. If such Commissioner shall be removed the Governor shall file in the office of the Secretary of the Commonwealth a complete statement of all charges made against such Commissioner and his finding thereon together with a complete record of the proceedings.

Section 16 Each Commissioner the said secretary attorneys marshal and investigator of accidents shall qualify before entering upon the duties of their respective offices or appointments by taking and subscribing before the Secretary of the Commonwealth the oath prescribed by Article seven of the Constitution of this Commonwealth.

Section 17 The principal office of the Commission shall be in the city of Harrisburg in such rooms in the Capitol building or other public building as may be designated by the Board of Commissioners of Public Grounds and Buildings.

Section 18 The Commission or a quorum thereof shall hold stated meetings at least twice a month during the year at its principal office and may hold meetings at any time and at any place within this Commonwealth.

Section 19 The Board of Commissioners of Public Grounds and Buildings shall upon requisition of the secretary of the Commission furnish the Commission with such books stationery furniture and supplies as may be needed properly to conduct the affairs of the Commission.

The printing and binding necessary for the proper performance of the duties of the Commission or the proper preservation of books documents and papers filed with the Commission shall be done by the state printer upon the order of the Superintendent of Public Printing and Binding upon requisition of the secretary of the Commission.

Section 20 The principal office of the Commission at Harrisburg shall be open for business between the hours of nine ante meridian and five post meridian every business day in the year and one or more responsible persons to be designated by the Commission or by the secretary under the direction of the Commission shall be on duty at all times in immediate charge thereof.

ARTICLE V

Powers and Duties of Commission

Section 1 The Commission shall have general administration power and authority as provided in this act to supervise and

regulate all public service companies doing business within this Commonwealth.

Said power and authority shall include the power to inquire into and regulate the service rates fares tolls or charges of any and all public service companies including individual and joint rates the charges for long and short transmission of messages and conversations by telegraph and telephone companies the making of repairs alterations and improvements in and to such service as shall be reasonably necessary for the accommodations or safety of its patrons employees and the public the granting of transfers to or from one part of the system of the same common carrier to another part the routing of the lines of street railways under the provisions of the act entitled "An Act authorizing traction or motor power companies and street passenger railway companies owning leasing controlling or operating different lines of street railways to operate all of said lines as a general system and to lay out such new routes or circuits over the whole or any part of any street or streets occupied by such different companies and to run cars thereon for such distances and in such directions as will in the opinion of the operating company best accommodate public travel" approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-five (Pamphlet Laws sixty-five) or otherwise the just and equitable distribution of trains cars vehicles and motor power or other facilities of all common carriers the granting construction operation or discontinuance of switches sidings and crossings the construction operation or discontinuance of switch connections with or between lines of railroad corporations the location or abolition of freight and passenger stations wharves docks or piers the use and compensation for cars owned or controlled by persons other than the carrier the safety adequacy and sufficiency of the facilities plant and equipment for the carrying on of their business by said public service companies the quantity or quality of water gas electricity or light heat or power supplied and as specifically provided in this act the issuing of stocks trust certificates bonds notes or other evidences of indebtedness or other securities by public service companies.

Section 2 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint as hereinafter provided that the service facilities rules regulations practices or classifications of any public service company in respect to or in connection with or employed by or in the performance of its public duties within this Commonwealth are unsafe inadequate insufficient unjust or unreasonable the Commission shall determine and specify by an order in writing to be made and filed as hereinafter provided and to be served as hereinafter provided upon every public service company to be affected thereby the just reasonable safe adequate and sufficient service facilities rules regulations or practices thereafter to be put in force observed rendered used or furnished in the performance of its public duties by said public service company or companies and thereupon it shall be the duty of every public service company affected by said order to observe and obey said order and all and every the mandates and requirements thereof.

Section 3 Whenever the Commission shall determine after hearing had upon its own motion or upon complaint that the rates fares tolls or charges established demanded exacted charged or collected by any public service company or companies for any service rendered or furnished are unjust or unreasonable or inadequate or are unjustly discriminatory or unduly or unreasonably preferential or that the facilities or service furnished or rendered by any public service company or companies unjustly discriminatory or unduly or unreasonably preferential in favor of or against any particular person corporation locality or any particular kind or description of traffic or service then the Commission shall determine and prescribe by a specific order the maximum just due equal and reasonable rates fares tolls and charges to be thereafter established demanded exacted charged or collected for the service to be performed and the just due equal reasonable and proper regulations and practices as affecting such rates to be observed by the public service company and the Commission may classify such rates. The said order shall be served as hereinafter provided upon all public service companies by which such rates fares tolls and charges and such regulations and practices affecting the same are thereafter to be charged and observed. The power to fix maximum rates or charges shall include the power to fix joint rates or charges where joint service is rendered by two or more public service companies or where other public service companies may be interested in the rate or charge.

Section 4 Whenever the Commission receives notice of any change proposed in any tariff or schedule filed or posted under the provisions of this act it shall have power either upon complaint or upon its own motion and if it so orders without answer or other formal pleading by the interested public service company after notice to hold a public hearing and make investigations as to the propriety of such proposed change and of the new rate practice or classification. After such hearing and investigation whether completed before or after such change goes into effect the Commission may make such order in reference to the new rate practice and classification as would be proper in a proceeding initiated after the same had become effective. At any such hearing involving any proposed increase in any rate the burden of proof to show that such increased rate is just and reasonable shall be upon the public service company.

The Commission shall have power in its discretion and for good cause shown to permit changes in the schedules filed and good cause shown to permit changes in the tariffs or schedules filed and published upon less than the thirty days notice specified in Article two section one (g) of this act or upon other conditions which shall be just and reasonable.

The Commission shall also have power in its discretion where any notice of increase in any rates fares tolls or charges of a public service company has been filed to require by general rule or special order that such company shall furnish to its shippers consumers or other patrons a certificate or other evidence of payments made by them in excess of the prior established rate.

Section 5 If after hearing upon complaint or upon its own motion the Commission shall determine that any rates which have been collected or any acts which have been done or omitted to be done or any regulations classifications or practices which have been enforced for or in relation to any service rendered after this act becomes effective by any public service company complained of were in violation of any order of the Commission or were unjust and unreasonable or unjustly discriminatory or unduly unreasonably preferential or in like manner shall find that the rates so collected are in excess of the rates contained in the tariffs or schedules of any such public service company on file or posted and in effect and applicable at any time the said service was rendered the commission shall upon petition have the power and authority to make an order for reparation awarding and directing the payment to any such complainant petitioner within a reasonable time specified in the order of the amount of damages sustained in consequence of said unjust unreasonable or unlawful collections acts or omissions regulations classifications or practices of such public service company. Provided That such damages have been actually sustained by such complainant petitioner. The Commission shall state in said order the exact amount to be paid as well as its findings upon pertinent questions of fact.

If the public service company does not comply with the aforesaid order for the payment of money within the time fixed therein the person named therein to whom such payment is directed to be made may sue therefor in any Court of Common Pleas of this Commonwealth and said order made by the Commission shall be prima facie evidence of the facts therein stated and that the amount awarded is justly due the plaintiff in such suit and the defendant public service company shall not be permitted to avail itself of the defense that the service was in fact rendered to the plaintiff at the rate contained in its tariffs or schedules in force at the time payment was made and received.

No reparation as herein provided shall be awarded by the Commission unless the complaint or petition shall have been filed with it within two years from the time when the cause of action accrued. A suit for the enforcement of an order directing such payment shall be filed in the said Court of Common Pleas within one year from the date of the order and not after.

No action shall be brought in any court or account of the wrongs or injuries referred to in this section unless and until the Commission shall have determined that the rate regulation classification practice act or omission in question was unjust unreasonable or unjustly discriminatory or unduly or unreasonably preferential or in excess of the rates contained in the said tariffs or schedules and then only to recover such damages as may have been awarded and directed to be paid by the Commission in said order.

Section 6 In the case of any street railway corporation or incline plane corporation the Commission may also whenever it may deem it necessary or proper for the accommodation convenience or safety of the public in the conveyance of passengers after hearing had upon its own motion or upon complaint require such street railway corporations or incline plane corporations to transfer such passengers to or from another part of the system of the said street railway corporation or incline plane corporation and to this end and object to make proper and convenient arrangement or adjustment of the time schedules of said street railway corporation.

Incline plane corporations and also to make such proper and convenient adjustment of its time schedules with those of other contiguous or connecting street railway corporations on incline plane corporations as to the Commission shall seem necessary or proper for the accommodation convenience and safety of the public.

Section 7 The Commission shall have power to require railroad corporations and street railway corporations to construct and maintain such switch or other connections with or between the lines of other companies of the same character as are reasonably practicable and as the Commission shall deem necessary and proper for the service accommodation and convenience of the public and shall also have power to establish through routes and joint rates and classifications for the conveyance of persons and property between any two or more points within this Commonwealth whenever the railroad corporations concerned shall have refused or neglected voluntarily to establish such through routes and joint rates and classifications and to prescribe the just terms and conditions under which said through routes shall be operated. Provided That in establishing such through route the Commission shall not require any railroad company without its consent to embrace in such route substantially less than the entire length of its railroad and of any intermediate railroad operated in conjunction and under a common management or control therewith which lies between the termini of such proposed through route unless to do so would make such through route unreasonably long as compared with another practicable through route which would otherwise be established.

The Commission shall in case of failure of the railroad corporations or street railway corporations concerned to agree among themselves upon the division of the cost of construction maintenance and operation of the connections thus provided for or the allowance to be made for the interchange of service or the apportionment of any joint rates ascertain and by order prescribe and fix the equitable and just apportionment and division of the same.

Nothing in this section shall give the Commission power over street railway corporations engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which do not generally solicit the transportation of freight as a main branch of their business.

Section 8 In the case of a telegraph corporation or person engaged in the public telegraph business the Commission may also whenever it may determine it to be necessary or proper for the accommodation or convenience of the public so to do after hearing had upon its own motion or upon complaint require any such telegraph corporation or person to permit any

other such telegraph corporation or person engaged in the public telegraph business to connect its or his lines of telegraph with the lines of telegraph of such first-named telegraph corporation or person and interchangeably to receive dispatches from and for each other and from and for any individual or individuals and on payment of its or his usual charges to individuals for transmitting dispatches as established by the rates and regulations of such telegraph corporation or person or by the Commission as hereinafter provided to transmit such dispatches with impartiality and good faith.

Section 9 Whenever the Commission shall find that there are any two or more telephone companies whose lines form a continuous line of communication or could be made to do so by the construction and maintenance of suitable connections between the several lines at common points for the transmission of conversations between different localities which are not reached by the lines of either company alone and that such connections and facilities for the through transmission of conversations jointly over the several lines can reasonably be made and an efficient service can be obtained without injustice to either company and without substantial impairment or detriment to the service to be rendered by either company and that a public necessity exists therefor or shall find that any two or more telephone companies have failed to establish just and reasonable joint rates or charges for through service by or over their several lines so connected and that such joint rates or charges ought to be established in order to supply a through traffic and communication between different localities not otherwise provided for or proffered by the companies in question or either of them the Commission may by its order require that such connection be made and facilities supplied and that through conversations be transmitted thereby and may prescribe the through line and joint rates and charges to be made and to be used and in force in the future and shall appoint or approve necessary and proper conditions rules and regulations for the joint through traffic and an equitable apportionment between the several companies of the costs and revenues in connection therewith and the Commission may fix the same by its order to be duly served upon the company or companies affected.

Section 10 Where the public service companies entitled to share in any joint rate or charge shall be unable to agree upon the division thereof or shall make any unjust unreasonable or unduly discriminatory or preferential division or apportionment thereof the Commission may after hearing upon its own motion or upon complaint fix the proportion to which every such public service company shall be entitled.

Section 11 The Commission may investigate the rates or interstate traffic facilities or service of common carriers within this Commonwealth and when such rates facilities or service are in the determination of the Commission unjust unreasonable or discriminatory or unduly or unreasonably preferential or in violation of the interstate commerce law or in conflict with the rulings orders or regulations of the Interstate Commerce Commission the Commission may apply by petition to the said Interstate Commerce Commission for relief or may present to the said Interstate Commerce Commission all facts coming to its knowledge as to the violation of the rules orders or regulations of that Commission or as to the violation of the interstate commerce law.

Section 12 Except in cases in which grade crossings are in process of abolition at the time of the passage of this act under agreement or contract with a municipality as set forth in the proviso of section five of article three of this act. The Commission shall have exclusive power to determine order and prescribe in accordance with plans and specifications to be approved by it the just and reasonable manner including the particular point of crossing in which the tracks or other facilities of any public service company may be constructed across the tracks or other facilities of any other public service company at grade or above or below grade or at the same or different levels or in which the tracks or other facilities of any railroad corporation or street railway corporation may be constructed across the tracks or other facilities of any other railroad corporation or street railroad corporation or across any public highway at grade or above or below grade or in which any public highway may be constructed across the tracks or other facilities of any railroad corporation or street railway corporation at grade or above or below grade and to determine order and prescribe the terms and conditions of installation and operation maintenance and protection of all such crossings which may now or hereafter be constructed including the stationing of watchmen thereat or the installation and regulation of lights block or other system of signalling safety appliances devices or such other means or instrumentalities as may to the commission appear reasonable and necessary to the end intent and purpose that accidents may be prevented and the safety of the public promoted. No such crossing shall be constructed without the approval of the Commission evidenced by its "Certificate of Public Convenience" as provided in section five of article three of this act but in no case shall the approval or consent of any court board or other commission or officer or of any municipality be necessary therefor. It shall be proper however for the commission by general rule or order whenever the same can be properly regulated by suitable general rule to prescribe the terms and conditions under which such crossing may be constructed operated maintained or protected without the particular approval of the commission.

The commission shall also have exclusive power upon its own motion or upon complaint and after hearing as hereinafter provided (of which all the parties in interest including the owners of adjacent property shall have due notice) to order any crossing aforesaid now existing or hereafter constructed at grade or at the same or different levels to be re-located or altered or to be abolished according to plans and specifications to be approved and upon just and reasonable terms and conditions to be prescribed by the commission.

The compensation for damages which the owners of adjacent property taken injured or destroyed may sustain in the construction re-location alteration or abolition of any such

crossing specified in this section (for which compensation the said owners are hereby invested with warrant of authority upon appeal from the determination of the Commission to sue the Commonwealth shall after due notice and hearing be ascertained and determined by the Commission and such compensation as well as the expense of the said construction relocation alteration or abolition of any such crossing shall be borne and paid as hereinafter provided by the public service company or companies or municipal corporations concerned or by the Commonwealth either severally or in such proper proportions as the Commission may after due notice and hearing in due course determine unless the said proportions are mutually agreed upon and paid by those interested as aforesaid.

In prescribing the terms and conditions upon which any such crossing may be constructed or re-located or altered or abolished and the proportionate contributions to the expense thereof including the damages or compensation to the owners of adjacent property as aforesaid the commission may among other things take into consideration the relative importance to the public of the services rendered by the public service companies concerned as well as the priority of location provided that where any portion of the cost and expense thereof shall have been or shall be borne in the future by the Commonwealth or any municipal corporation such portion shall not be taken into account by the Commission in fixing any valuation for any purpose under any of the provisions of this act and provided further that where the order of the Commission shall as part of the regulation of the construction re-location alteration or abolition of any crossing aforesaid require as incidental thereto a re-location changes in or the removal of any adjacent structures equipment or other facilities of any telegraph telephone gas electric light water-power water pipe line or other public service company said company shall at its own expense re-location change or remove such structures equipment or other facilities in conformity with the order of the Commission and in default of compliance with such order the Commission shall cause the work and materials to be done and furnished in accordance with the said order and may recover the cost and expense thereof from the said public service company.

Before the Commission shall make any final order relative to the construction re-location alteration or abolition of any crossing involving any public highway or street an effort shall be made by the Commission to reach an agreement with the proper officials of the municipal corporations concerned determining the plans and specifications governing such crossing and in default of such agreement the Commission shall exercise the exclusive power vested in it under this section and shall finally determine and adopt the complete plans and specifications and locate all lines and grades in said public highways and streets and may permit the public service company or companies or the municipal corporation to do the whole or any portion of the work in accordance therewith otherwise the Commission shall do the work by contract or contracts to be awarded after due advertisements to the lowest responsible bidder in accordance with the said plans and specifications.

The said contractor shall be authorized in the name of the Commission to collect by due process of law from the public service company or companies or the said municipal corporations or from the Commonwealth either severally or proportionately as may be determined by the Commission the amount which may be justly due him under the terms of his said contract with the Commission and any amount so determined to be paid by the said contractor by the Commonwealth as well as the amount of damages or compensation determined and awarded to be paid the owners of adjacent property as aforesaid shall in each instance be paid by the State Treasurer on a warrant drawn by the Auditor General upon the presentation to that officer of a statement setting forth the amount determined to be paid as aforesaid duly certified by the Commission said payments to be paid out of any funds specifically appropriated for such purpose or generally appropriated for the improvement of the roads or highways of the Commonwealth and in case of a verdict and judgment thereon for the damages or compensation recorded by any such adjacent property owners upon appeal the same shall be paid out of any funds appropriated as aforesaid and any Court of Common Pleas hearing and determining said appeal is hereby authorized and empowered to issue a writ of mandamus to said Commission the Auditor General and the State Treasurer or any of them as the case may require for the payment of such judgment.

The Commission shall have the right to recover for and on behalf of the Commonwealth by due process of law as debts of like amount are now by law recoverable from the public service company or companies or municipal corporations in such amounts or proportions against each as may be determined by the Commission as aforesaid the amount of the damages or compensation awarded to the owners of adjacent property by the Commission or by the court of the proper county on appeal and the amounts so recovered shall be paid into the State treasury for the improvement of the roads of the Commonwealth.

Section 13 The Commission may after hearing had upon its own motion or upon complaint establish such standards of facilities and service of public service companies as shall be reasonably necessary for the safety accommodation or convenience of its patrons employees and the public and require by an order to be served in the manner hereinafter provided upon every public service company affected thereby the facilities or service of such public service companies to conform to such standards. The Commission shall also have power after hearing had upon its own motion or upon complaint to require public service companies to make all such repairs changes alterations additions extensions and improvements in and about their facilities and service as shall be reasonably necessary and proper for the safety ac-

commodation convenience and service of their patrons employees and the public

Section 14 The Commission shall have power of its own motion or upon complaint to institute any inquiry or investigation and to determine upon hearing or rehearing had for that purpose whether any public service company has after the date when this act shall become effective issued or made any increase in the issue of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities whether such bonds notes or other evidences of indebtedness or other securities be payable at periods of more or less than twelve months in violation of any of the provisions or requirements of this act and if so to determine and find the nature and extent of such violations and subject to the provisions for rehearing and appeal shall certify the record of such hearing and finding to the Attorney General to institute in the name of the Commonwealth such proceedings in equity or law civil or criminal as shall be necessary or proper to enforce the provisions of this act and to restrain and prevent such public service company from consummating or continuing any act or acts alleged to have been done or to be contemplated in violation of the provisions or requirements of this act or of the laws or Constitution of the Commonwealth

Section 15 The Commission may and shall after hearing had upon its own motion or upon complaint establish by an order to be served as hereinafter provided upon every public service company affected thereby a system of accounts to be used by such public service companies and may also in its discretion prescribe the manner and form in which accounts records and memoranda shall be kept by public service companies including the accounts records and memoranda of the conveyance of passengers and property and a proper and reasonable depreciation account as well as the receipts and expenditures of money And the Commission may classify public service companies and prescribe the system of accounts to be adopted and used by each class and may prescribe the manner and form in which such accounts shall be kept and may subdivide each class according to the volume of business transacted or otherwise And the Commission shall have power upon application to relieve any public service company from the duty of carrying a depreciation account

The Commission may and shall after hearing had as aforesaid prescribe the accounts in which particular outlays and receipts shall be entered charged or credited

The Commission may also after hearing as aforesaid require that no expenditures shall be charged to any operating account that should properly be charged to the capital account or vice versa and require that all and every the receipts and expenditures of public service companies be properly apportioned among the various accounts which it may establish

The Commission shall at all times have access to all accounts records and memoranda kept by public service companies and may designate any of its officers or employees who shall thereupon have authority to inspect and examine any and all accounts records and memoranda kept by such public service companies The Commission shall also have power to require the making and filing with it of all reports records maps documents data and information whenever it deems the same necessary and proper in the public interest or to carry out the provisions of this act Provided that where any municipal corporation is engaged in rendering or furnishing to the public any service of the kind or character rendered or furnished by public service companies the provisions of this section shall apply to said municipal corporation with respect to such service and provided further that in case of any public service company subject to the jurisdiction of the Inter-State Commerce Commission the systems of accounts records and memoranda prescribed by the Commission shall conform to those prescribed by the Inter-State Commerce Commission

Section 16 The Commission shall have power to prescribe the form of the tariffs and schedules required to be filed and posted and published by public service companies under this act and the rules and regulations as to the filing posting and publishing and the manner and places of posting and publishing thereof in the case of public service companies also subject to the Interstate Commerce Commission shall conform as nearly as practicable to those prescribed by the Interstate Commerce Commission

Section 17 If the Commission shall find it necessary and proper to the rendering of reasonably safe and adequate or sufficient service it may and shall after hearing had upon its own motion or upon complaint make an order to be served as hereinafter provided upon every common carrier to be affected thereby requiring all such common carriers to revise and change the time schedules of such common carriers to alter the running time of trains cars vehicles or boats or changes in the routes of street railway lines or systems or regulating or requiring the furnishing and distribution of cars trains vehicles boats motive power or other facilities without undue or unreasonable discrimination or preference between shippers localities or competitive or non-competitive points and the switching loading and unloading of said trains cars vehicles boats or other facilities the weighing or billing of cars and of property offered for shipment or regulating demurrage charges track-storage charges package room or baggage room charges and package or baggage transfer rates and charges and generally to make such other arrangements and improvements in service and facilities as shall be just and reasonable having due regard to the needs of the public under all the circumstances presented

Section 18 When application shall be made to the Commission by any proposed public service company for the approval by said Commission of its incorporation organization or creation or by any public service company for the approval by the Commission—of the renewal of its charter or the obtaining of any additional rights powers franchises or privileges by any amendment or supplement to its charter or otherwise—or for permission from the Commission to begin the exercise of any right power franchise or privilege—or for the approval by the Commission of the sale assignment transfer lease consolidation or merger of any of its powers franchises or privileges with any

other corporation or person—or when application shall be made to the Commission by any public service company for the approval by the Commission of the purchase acquisition taking or holding either in absolute ownership or in pledge or as collateral security directly or indirectly of any controlling right title or interest legal or equitable to or in the capital stock trust certificates bonds or other evidences of indebtedness or other securities or other controlling right title or interest whatsoever in any other public service company or when application shall be made to the Commission by any telegraph corporation or person or persons engaged in the public telegraph business for the approval by the Commission of the connection of its or his lines of telegraph with the lines of any other such telegraph corporation or person engaged in the public telegraph business or when application shall be made to the Commission by any telephone corporation or person engaged in the public telephone business to connect use and interchange its or his lines facilities and service with the lines facilities and service of any other such telephone corporation or person engaged in the public telephone business and for the determination by the Commission of the just compensation terms and conditions of such connection use and interchange—or when application shall be made to the Commission for the approval of the construction alteration re-location or abolition of any crossing at grade or above or below grade or when application shall be made to the Commission by any public service company for any approval under any of the provisions of this act or when application shall be made to the Commission by any municipal corporation for the approval required by the provisions of article three section three (d) of this act such approval in each and every such case or kind of application shall be given only if and when the said Commission shall find or determine that the granting or approval of such application is necessary or proper for the service accommodation convenience or safety of the public

Section 19 For the purpose of enabling the Commission to make such finding or determination it shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers contracts or other documents and make such inquiries physical examinations valuations and investigations as it may deem necessary or proper in enabling it to reach a determination Due notice of every such hearing shall be given and in every case the Commission shall make a finding or determination in writing stating whether or not its approval is given and if given shall issue its certificate to be known as its "Certificate of Public Convenience" under its seal and file among its records a duplicate of every such certificate

Section 20 (a) The Commission shall have power upon application or upon its own motion to ascertain and determine the fair value of the property of every public service company in this Commonwealth and to determine any matter in connection therewith and shall exercise the said power whenever the same is required or whenever it shall deem such valuation or determination necessary or proper under any of the provisions of this act

In ascertaining and determining such fair value the Commission shall determine every fact matter or thing which in its judgment does or may have any bearing on such value and may take into consideration among other things the original cost of construction particularly with reference to the amount expended in the existing and useful permanent improvements with such consideration for the amount in market value of its bonds and stocks the probable earning capacity of the property under particular rates prescribed by statute or ordinance or other municipal contract or fixed or proposed by the Commission and for the items of expenditure for obsolete equipment and construction as the circumstances and the historical development of the enterprise may warrant the reproduction costs of the property based upon the fair average price of materials property and labor and the developmental and going concern value of such public service company and these and any other elements of value shall be given such weight by the Commission as may be just and right in each case

(b) The Commission shall also have power to make revaluations of the property of any public service company from time to time and to ascertain and determine the value of new construction extensions and additions to the same

(c) The Commission shall have power to establish reasonable general or special rules with respect to the preparation of such valuations the forms to be followed the inventories and statements and proofs of original cost to be made and all other matters figures data and information in connection therewith

Section 21 When application shall be made to the Commission by any public service company for the ascertainment and determination of the amount paid or agreed to be paid to the Commonwealth or any political sub-division thereof as the consideration for the grant of any franchises rights powers privileges or right to own or operate or enjoy any such franchises rights powers or privileges or for the ascertainment and determination of the aggregate values of the properties of any public service companies consolidated or merged or for the ascertainment and determination of the value of the property of any public service company reorganized under the provisions of an act of Assembly approved the eighth day of April one thousand eight hundred and sixty-one entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" or any supplement thereto or amendment thereof or for a certificate that the provisions of paragraph (a) of section four of article three of this act relating to the issuing of stocks or making any increase in the issue thereof by public service companies have been complied with or for the ascertainment and determination of the value of any property or labor for which any bonds notes or other evidences of in-

debtedness running for more than twelve months are issued or for the ascertainment and determination of the value of any other fact matter or thing of which the commission is authorized to ascertain and determine the value under the terms of this act then and in every such case for the purpose of making such ascertainment or determination of value the Commission shall hold such hearings which shall be public and subpoena and examine such witnesses and compel the production of and examine such books papers or other documents and make such inspections inquiries physical examinations valuations and investigations as it may deem necessary or proper to enable it to reach a determination. Due notice of every such public hearing shall be given and in every such case the Commission shall make a finding or determination in writing stating the value ascertained by the Commission and shall issue its certificate to be known as its "Certificate of Valuation" under its seal and file among its papers a duplicate of every such certificate. Any such findings or determination shall be subject to the right of rehearing and appeal as hereinafter provided.

The issuing by the Commission of any "Certificate of Public Convenience" or any "Certificate of Valuation" enumerated or provided for in this act or any finding determination or order made by the Commission refusing or granting such certificates shall not be construed to revive or validate any lapsed terminated invalidated or void powers franchises rights or privileges or to enlarge or add to the rights powers franchises or privileges contained in any charter or in the grant of any franchises or any supplement or amendment to any charter or to waive or remit any forfeiture. The issuing by the Commission of any "Certificate of Valuation" enumerated or provided for in this act shall be deemed to certify only to the fact that said securities were issued for money labor done or money or property actually received and shall not be taken as requiring the Commission in any subsequent valuation of the property of any public service company for the purpose of ascertaining the amount to be paid to said public service company for its property to fix a valuation which shall be sufficient to yield a return to the holders of said securities neither shall said "Certificate of Valuation" be deemed to require the Commission in subsequently determining the rates to be charged for the service of said public service company to provide a rate which shall be sufficient to yield a return on said securities.

Section 22 The Commission shall have full power and authority to require public service companies to report or account to the Commission for the disposition and application of the proceeds of all sales or pledges of all stocks trust certificates bonds notes and other evidences of indebtedness or other securities which accounts and reports shall be made in such form and detail as to the Commission may seem advisable and in accordance with reasonable rules and regulations which may be adopted by the Commission.

Section 23 The Commission shall have full power and authority either by or through its members agents or employees duly authorized by it whenever it shall deem it necessary or proper for the purposes of determining whether it shall issue any "Certificate of Public Convenience" or "Certificate of Valuation" for the purpose of investigating the safety adequacy and sufficiency or reasonableness of any service or rates fares or charges of any public service company or in carrying out any of the provisions of this act to enter upon the premises buildings machinery system plant and equipment and make any inspection valuation physical examination inquiry or investigation of any and all plant and equipment facilities property and pertinent books papers memoranda document or effects whatsoever of any public service company and to hold any hearing for such purposes. In making such valuations or re-valuations the Commission may have access to and use any books documents or records in the possession of any department or board of the Commonwealth or any political sub-division thereof.

Section 24 The Commission shall as a Commission or by its individual members have the power in any part of the Commonwealth to subpoena witnesses to administer oaths to examine witnesses or to take such testimony or compel the production of such books papers and documents as it may deem necessary or proper in and pertinent to any proceeding investigation or hearing held or had by it and to do all necessary and proper things and acts in the lawful exercise of its powers or the performance of its duties.

Section 25 The Commission may require every public service company subject to its jurisdiction to file with it a copy of its reports as filed with the Interstate Commerce Commission of the United States and as to all public service companies subject to this act and not subject to the Interstate Commerce Commission may require that such public service companies file reports in the form prescribed by the Commission.

Section 26 The Commission may make such rules and regulations not inconsistent with the law as may be necessary or proper in the exercise of its powers or for the performance of its duties and whenever the Commission shall determine it to be necessary in the interests of the public to withhold from the public any facts or information obtained during the progress of any investigation such facts and information may be so withheld.

Section 27 In addition to the foregoing expressly enumerated powers the Commission shall have full power and authority and it shall be its duty to enforce execute and carry out by its orders rulings regulations or otherwise all and singular the provisions of articles two and three of this act relating respectively to the duties and limitations and to the creation and the powers and limitations of the powers of public service companies and all and singular the other provisions of this act and the full intent thereof and shall have the power to rescind or modify any such orders rulings or regulations.

Section 28 The enumeration of the powers of the Commission as herein set forth shall not exclude any power which the Commission would otherwise have under any of the provisions of this act.

Section 29 Except as herein otherwise expressly provided none of the powers or duties conferred or imposed by this act upon the Commission and none of the orders regulations rules or certificates made or issued by the Commission and none of the duties powers or limitations of the powers conferred or imposed by this act upon public service companies or the performance or exercise thereof shall be construed in any wise to abridge or impair any of the obligations duties or liabilities of any public service company in equity or under the existing common or statutory laws of the Commonwealth but all such obligations duties and liabilities shall be and remain as heretofore. And except as herein otherwise provided nothing in this act contained shall in any way abridge or alter the existing rights of action or remedies in equity or under the common or statutory law of the Commonwealth it being the intention that the provisions of this Act shall be cumulative and in addition to such rights of action and remedies.

ARTICLE VI

Practice and Procedure before the Commission and upon Appeal

Section 1 All hearings before the Commission or before any Commissioner shall be public and all hearings investigations and proceedings by the Commission shall be governed by such rules not inconsistent with this act as shall be adopted and prescribed by the Commission. No individual shall be excused from testifying or from producing any books papers documents or other evidence in any investigation or inquiry by or upon any hearing before the Commission or any Commissioner when ordered to do so by the Commission or such Commissioner upon the ground or for the reason that the testimony books papers documents or other evidences required of him may tend to criminate him or subject him to penalty or forfeiture. But no individual shall be prosecuted punished or subjected to any penalty or forfeiture for or on account of any transaction matter or thing concerning which he shall testify or produce books papers documents or other evidence. No individual so testifying shall however be exempt from prosecution or punishment for any perjury committed in so testifying and nothing herein contained shall give or shall be construed as in any manner giving unto any individual immunity of any kind from the law except as herein expressly provided or as giving unto any corporation immunity of any kind from the law. Any person who shall willfully and corruptly give any false testimony under oath or affirmation in any hearing investigation or proceeding before or by the Commission or any Commissioner or before any Notary Public or other person authorized by the provisions of this act to take such testimony shall be guilty of a misdemeanor and punishable by a fine not exceeding five thousand dollars or imprisonment not exceeding one year either or both in the discretion of the court.

Section 2 The Commission may require copies of books papers or abstracts thereof to be sent to it in any part of the Commonwealth in all cases in which it would have the right to examine the originals or compel their production before it. All subpoenas issued by the Commission shall be under its seal and shall be signed by a Commissioner or by the secretary and may be served by any adult in any part of this Commonwealth.

Each witness required to attend before the Commission or a Commissioner shall receive for each day's attendance the sum of one dollar and fifty cents and shall receive in addition the sum of three cents for each mile circular traveled by such witness by the usual route between his home and the place where his presence is required.

All disbursements made in the payment of such fees shall be included in and paid in the same manner as is provided for the payment of other expenses of the Commission.

The fees for serving a subpoena shall be the same as those paid the sheriff for similar services. The fees expenses and costs of or in connection with any hearing may be imposed by the Commission upon any party to the record or may be divided between any or all parties to the record in such proportions as the Commission may determine.

Section 3 If any individual who shall be subpoenaed to attend before the Commission or a Commissioner shall fail to obey the command of such subpoena or if any individual in attendance before the Commission or a Commissioner shall refuse to be sworn or to be examined or to answer any relevant question or to produce any relevant book paper or document when ordered so to do by the Commission or a Commissioner the Commission or Commissioner may invoke the aid of any court of common pleas within this Commonwealth to enforce such attendance and testimony of witnesses and the production of books papers and documents and such court on due cause shown shall issue an order requiring any person to appear before said Commission or Commissioner and produce books papers and other documents if so ordered and give testimony touching the matter in question and any failure to obey such order of the court may be punished by said court as a contempt thereof in the same manner as in the case of disobedience of the requirements of a subpoena issued from such courts or a refusal to testify or produce evidence therein.

Section 4 If such person be an officer director or employee of a public service company being a party to the proceeding before the Commission or Commissioner or if any person being an officer director or employee of such public service company shall absent himself from the jurisdiction of the Commonwealth or conceal himself for the purpose of avoiding service of a subpoena or shall remove relevant books papers or other documents out of this Commonwealth for the purpose of preventing their examination by the Commission or shall destroy or conceal any such books papers or other documents for such purpose he shall be adjudged guilty of contempt and the said court of common pleas may impose a fine not less than one hundred dollars for each day during the continuance of such

refusal neglect concealment or removal and if the said court shall find that the neglect refusal or concealment or the removal or destruction of books papers or other documents by such witness has been occasioned by the advice or consent of such public service company or in any wise aided or abetted by it then in default of payment of said fine by the person in contempt the same shall be paid by said public service company and may be recovered from it by an action in the name of the Commonwealth in the said court of common pleas as other like fines and penalties are now by law recoverable imprisonment for contempt shall be by commitment to the county jail of the county in which such hearing is had

Section 5 The testimony of any aged infirm going or non-resident witness may be taken before any Commissioner at any time or place upon not less than forty-eight hours' notice or before any Notary Public or other person authorized to administer an oath as may be provided by the laws of this Commonwealth or any general or special rule of the Commission

Section 6 Any person or corporation public service company or municipality complaining of anything done or about to be done omitted or about to be omitted by any public service company in violation of any of the requirements or provisions of this act or of any lawful determination ruling or order of the Commission may apply to the Commission by petition duly verified by the affidavit of the complainant which shall contain a concise statement of all the material facts upon which the complaint is founded Said petition shall be filed of record with the Commission whereupon a copy of the petition thus presented and filed shall forthwith be forwarded by registered mail by the Commission to any officer or agent of the public service company or public service companies complained against accompanied by a notice from the Commission calling upon the public service company or public service companies complained against to satisfy the complaint or to answer the same in writing within such reasonable time as may be specified by the Commission in said notice

Section 7 If such public service company within the time specified shall satisfy the complaint the Commission shall dismiss the petition but said public service company shall be relieved from responsibility only for the specific matter complained of If such public service company shall not satisfy the complaint within the time specified and it shall appear to the Commission from a consideration of the complaint and answer or otherwise that reasonable ground exists for investigating said complaint it shall be the duty of the Commission to fix a time and place for a hearing and to investigate the matter complained of in accordance with the provisions of this act Notice of the time and place of such hearing shall be given to the petitioner and to the public service company or companies complained against in such manner as the Commission may prescribe The testimony shall be taken down by the stenographer appointed by the Commission and a full and complete record shall be kept of all proceedings had before the Commission or any Commissioner on any hearing or investigation

Section 8 The Commission may also upon its own motion and upon such notice as it may deem reasonable under the circumstances institute any similar inquiry or investigation and fix a time and place for a hearing with the same effect as though complaint had been made as aforesaid and satisfaction thereof refused

Section 9 Where any petition complains as aforesaid of any violation of any lawful determination ruling or order of the Commission (to be made as hereinafter provided) and it shall appear to the Commission that reasonable ground exists for investigating said complaint and a hearing or investigation is had upon said complaint the burden of proof shall be upon the public service company complained against to show that the determination ruling or order of the Commission has been complied with

Section 10 Whenever the Commission shall investigate any matter complained of under the provisions of this act it shall be its duty to make and file of record a written finding determination or order either dismissing the complaint or directing the public service company or companies complained against to satisfy the cause of complaint in whole or to such extent and within such time as the Commission may specify require and order No complaint shall at any time be dismissed merely because of the absence of direct damages to the complainant except in cases of petitions for an order directing the payment of damages alleged to have been actually sustained as provided in article five section five of this act

Section 11 The Commission shall likewise make and file a written finding determination or order in all hearings or investigations instituted on its own motion The Commission may also prepare and file a written opinion with any determination or order

Section 12 The Commission shall have the power to rescind or modify finding determinations or orders made under the provisions of this act upon such notice and in such manner as it shall deem proper and may grant rehearing for cause shown

Section 13 Every final order of the Commission shall be served in any county of the Commonwealth upon each public service company affected thereby either by the marshal of the Commission or by any adult person who may be deputized by said marshal for that purpose in the manner now provided by law for serving a writ of summons upon individuals or corporations and return of said service shall be made by the person serving said order to the secretary of the Commission in the manner and form now provided by law for making return of the service of a writ of summons and a certified copy of said order shall be mailed by registered mail to all other parties to the proceedings in which such order is issued or their respective attorneys but the failure of any public service company or of any party to the proceedings to

receive such copy shall not prevent the said order from being conclusive and taking effect on the date specified therein in accordance with its terms

Section 14 After any finding determination or order shall have been made by the Commission any public service company or municipal corporation affected thereby or any party complainant in the proceedings or any person corporation or public service company or association duly permitted by the Commission on proper petition and cause shown to intervene may apply within fifteen days after the service of said order for a rehearing in respect to any matter determined by the Commission in or by its hearing or investigation and order issued therein and the Commission may grant and hold such rehearing if in its judgment sufficient cause therefor be shown. All applications for rehearing shall be by petition specifically setting forth the grounds upon which such application is based.

Section 15 No application for a rehearing shall in any wise operate as a supersedeas or in any manner stay or postpone the enforcement of the original or existing order except as the Commission may by its order direct

Section 16 After such rehearing should the same be granted the Commission may affirm rescind modify or amend its original order Any order so made after such rehearing shall have the same force and effect as an original order

Section 17 Within thirty days after the filing of any finding or determination by the Commission or after the date of service of any order unless an application for a rehearing may be pending and then within thirty days after the refusal of such application or the entry of an order modifying amending rescinding or affirming the original finding determination or order any party to the proceedings affected thereby may appeal therefrom to the Court of Common Pleas of Dauphin County provided that there shall be no appeal from any order for reparation made by the Commission but the suit may be brought as hereinbefore provided The said court is hereby clothed with exclusive jurisdiction throughout the Commonwealth for the purpose of hearing and determining any and all said appeals provided that in case of an appeal from the award of damages or compensation by the Commission under any of the provisions of this act the appeal shall in case any party is entitled to demand a jury trial under section eight of article sixteen of the Constitution of this Commonwealth be to the courts of the proper county thereof but in all other cases shall be to the said Court of Common Pleas of Dauphin County If an appeal be made to any court other than the Court of Common Pleas of Dauphin County the case shall be proceeded with therein in accordance with the practice and procedure made and provided in such cases in case of any appeal from the award by the Commission of damages or compensation for property taken injured or destroyed where the Commission shall have power to apportion the amount thereof among or direct the payment thereof by any public service companies or municipal corporations concerned any such public service company or municipal corporation may intervene and be heard in the trial of such appeal under such rules and regulations as the court in which the said appeal may be pending shall prescribe All appeals to the court of common pleas of Dauphin county shall be by petition to said court setting forth specifically and concisely the error or errors assigned to the finding determination or order of the Commission which petition shall be accompanied by a copy of the original complaint if any filed with the Commission as well as a copy of the ruling determination or order of the Commission appealed from and shall also be accompanied by an affidavit of the party or parties appellant or of its his her or their agent or attorney that the appeal is not taken for the purpose of delay but because the appellant or appellants verily believe that injustice has been done Each error relied on must be specified particularly and set forth in a separate numbered paragraph of the petition

Section 18 The Commission shall be immediately notified in writing by the appellant or appellants of the taking of an appeal and within thirty days after service of such notice shall certify under its official seal to the proper Court of Common Pleas as hereinabove provided the record of the said proceedings which record shall include the testimony taken therein the findings of fact if any of the Commission based upon such testimony a copy of all orders made by the Commission in said proceedings and a copy of the opinion if any filed by the Commission The cost of preparing and certifying such record shall be paid to the Commission by the appellant or appellants and taxed as part of the costs in the case to be paid as directed by the Court upon the final determination of the appeal

Section 19. No appeal from any order of the Commission (except as hereinafter provided) shall in any case operate as a supersedeas of the order appealed from unless the aforesaid proper Court of Common Pleas shall by an interlocutory order make said appeal a supersedeas which interlocutory order shall be made only after such notice to the Commission and other parties of record as the court may direct and after a hearing upon said application for an interlocutory order of supersedeas Upon the granting of a supersedeas upon the application of a public service company in any case (except as hereinafter provided) the court may in its discretion require the filing of a bond to the Commonwealth for the use of all parties aggrieved in such sum and conditioned as the court may by its order direct or may grant the supersedeas upon such other terms and conditions as the court in its discretion may prescribe Provided however that in all cases of appeal by a public service company from an order of the Commission establishing prices rates joint rates tolls or charges for any service such appeal shall operate as a supersedeas upon the filing of a bond to the Commonwealth in the said court by said public service company for the use of all parties so damaged by the failure of such company to comply with the order appealed from during the period of such supersedeas Said bond to be in such sum as shall be fixed by the court and with sureties to be approved by the court shall be con-

ditioned for the repayment to all such aggrieved parties of any excess over the rate or charge fixed by the Commission which shall be received by such public service company after the making of such order by the Commission if the said order shall be finally affirmed and may also contain such further conditions as the court may order and direct.

Section 20 Upon the petition of the Commission the said court may order the complainant or complainants in the original complaint to be added to the record as a party or parties defendants and such parties shall be permitted to join in the defense of the order of the Commission at issue.

The court may also upon application by petition and cause shown permit any person or corporation to intervene in the said proceedings and be added as a party plaintiff or defendant therein.

Section 21 An answer shall be filed by the Commission within thirty days after the service of notice upon it or the taking of an appeal. Leave may also be given by the court to any other party to the record to file an answer. Upon the filing of an answer by the Commission the case shall be considered at issue and a hearing shall be held before said court as hereinafter provided without further pleadings. Copies of the petition and answer shall be served upon the opposite party or parties within five days after filing the same.

Section 22 At the hearing of the appeal the said court shall upon the record certified to it by the Commission determine whether or not the order appealed from is reasonable and in conformity with law.

Section 23 In all such cases the orders of the Commission shall be prima facie evidence of the reasonableness thereof and the burden of providing the contrary shall be upon the appellant or appellants and the notes of testimony taken before the Commission or any of the members thereof duly certified under its seal and filed as aforesaid as a part of the record shall be considered by the court as the testimony in the case.

Section 24 If the court shall upon the record find that the order appealed from is reasonable and in conformity with law it shall enter a decree dismissing the appeal and affirming the order of the Commission. If the court shall upon the record find that the order appealed from is unreasonable or based upon incompetent evidence materially affecting the determination or order of the Commission or is otherwise not in conformity with law it may enter a final decree reversing the order of the Commission or in its discretion it may remand the record to the Commission with directions to reconsider the matter and make such order as shall be reasonable and in conformity with law. In case the said court shall reverse an order of the Commission dismissing a complaint after an investigation and hearing thereon before the Commission it shall remand the record and proceedings to the Commission with directions to reinstate the complaint proceed to another hearing and investigation and make such order as shall be reasonable and in conformity with law. In making any final decree on any appeal the court shall have full power to dispose of all costs.

Section 25 No evidence shall be received at the hearing on any appeal but if any party shall satisfy the court that evidence has been discovered since the hearing before the Commission that could not have been obtained for use at that hearing by the exercise of reasonable diligence and will materially affect the merits of the case the court may in its discretion remand the record and proceedings to the Commission with directions to take such after-discovered evidence and after consideration thereof enter and file such order as shall in the opinion of the Commission be reasonable and in conformity with law from which order an appeal shall lie as in the case of any other final order.

Section 26 In all actions and proceedings in said court arising under this act process shall be served and the practice and rules of evidence shall be the same as in civil actions except as otherwise herein provided.

Section 27 Every sheriff or other officer empowered to execute civil process shall execute any process issued under the provisions of this act and shall receive such compensation therefor as may be prescribed by law for similar services.

Section 28 All appeals from the orders of the Commission to the said court shall take precedence upon the calendars of the said court over all other civil actions except election cases and suits for wages.

Section 29 Nothing in this act contained shall be construed to deprive any party upon any such appeal and judicial review of the proceedings and orders of the Commission of the right to trial by jury of any issue of fact raised thereby or therein where such right is secured either by the Constitution of the Commonwealth or of the United States but in every such case such right of trial by jury shall remain inviolate provided however that when any appeal is taken such right shall be deemed to be waived upon all issues unless expressly reserved in such reasonable manner as shall be prescribed by the court of common pleas of Dauphin County.

Section 30 Any party to the record aggrieved by the final judgment order or decree of the aforesaid proper court of common pleas may appeal therefrom to the Supreme Court. Such appeal shall be taken and prosecuted in the same manner and form and with the same effect as is provided in other cases of appeal to the Supreme Court.

Section 31 No injunction shall issue modifying suspending staying or annulling any order of the Commission or of a Commissioner except upon notice to the Commission and after cause shown upon a hearing. The Court of Common Pleas of Dauphin County is hereby clothed with exclusive jurisdiction throughout the Commonwealth of all proceedings for such injunctions subject to an appeal to the Supreme Court as aforesaid. Whenever the Commission shall make any rule regulation finding determination or order under the provisions

of this act the same shall be and remain conclusive upon all parties affected thereby unless set aside annulled or modified in an appeal or proceeding taken as provided in this act.

Section 32 Every public service company its officers agents and employees affected by any final order of the Commission or any final order of the Court of Common Pleas of Dauphin County or of Supreme Court shall obey observe and comply with such order and with the terms and conditions thereof so long as the same shall be and remain in force.

Section 33 Whenever the Commission shall be of opinion that any public service company is violating or is about to violate any provision of this act or has done or is about to do any act matter or thing herein prohibited or declared to be unlawful or has failed omitted neglected or refused or is about to fail omit neglect or refuse to perform any duty enjoined upon it by this act or has failed omitted neglected or refused or is about to fail omit neglect or refuse to obey any lawful requirement or final order made by the Commission or any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court then and in every such case the Commission may by its counsel or assistant counsel institute in the name of the Commission in the Court of Common Pleas of Dauphin County injunction mandamus or other appropriate legal proceedings to restrain such violations of the provisions of this act or of the orders of the Commission and to enforce obedience thereto and the said Court of Common Pleas is hereby clothed with exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions.

Section 34 The Attorney General in addition to the exercise of the powers and duties now conferred upon him by law shall also upon request of the Commission or of his own motion proceed in the name of the Commonwealth by mandamus injunction or quo warranto or other appropriate remedy at law or in equity to restrain violations of the provisions of this act or of the orders of the Commission or of the judgment orders or decrees of said courts or to enforce obedience thereto.

Section 35 If any public service company shall violate any of the provisions of this act or shall do any matter or thing herein prohibited or shall fail omit neglect or refuse to perform any duty enjoined upon it by this act or shall fail omit neglect or refuse to obey observe and comply with any final direction requirement determination or order made by the Commission or to comply with any final judgment order or decree made by the Court of Common Pleas of Dauphin County or the Supreme Court such public service company for such violation omission failure neglect or refusal shall forfeit and pay to the Commonwealth of Pennsylvania the sum of fifty dollars to be recovered by an action of assumpsit instituted in the name of the Commonwealth of Pennsylvania in the said Court of Common Pleas of Dauphin County which court is hereby clothed with exclusive jurisdiction throughout the Commonwealth to hear and determine all such actions.

In construing and enforcing the provisions of this section the violation omission failure neglect or refusal of any officer agent or other person acting for or employed by any such public service company acting within the scope of his employment shall in every case be deemed to be the violation omission failure neglect or refusal of such public service company.

Section 36 Each and every day's continuance in the violation of any final direction requirement determination or order of the Commission or of any final judgment order or decree made by the Court of Common Pleas of Dauphin County or by the Supreme Court shall be a separate and distinct offense provided however that if any interlocutory order of supersedeas or a preliminary injunction be granted no penalties shall be incurred or collected for or on account of any act matter or thing done in violation of such final direction requirement determination or order or decree so superseded or enjoined for the period of time such order or supersedeas or injunction is in force.

Section 37 Any president secretary treasurer or other officer of any public service company who shall knowingly affix his name or attestation to any certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security issued by any public service company or any director who shall knowingly assent to the issue of any such certificate of stock trust certificate corporate bond note or other evidence of indebtedness or other security of any such public service company in violation of any of the provisions or requirements of this act or of section seven of article sixteen of the Constitution or any officer or director knowingly making or assenting to any false statement in any certificate of notification required to be made to the Commission by sub-sections (b) or (c) section four of article three of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court.

Section 38 Each and every director president secretary treasurer or other officer agent or employee of any public service company who shall knowingly make or assent to any application or disposition of any stocks trust certificates bonds notes or other evidences of indebtedness or other securities or the proceeds of the sale or pledge thereof or any part thereof in violation of any statement or contrary to any purpose in relation thereto set forth or contained in any certificate of notification or who shall by any false statements oral or written knowingly make procure or seek to procure of the Commission the making or issuing of any certificate herein provided or who shall knowingly make or assent to any false statement in any report or account of the Commission as to the disposition or application of the proceeds or any part thereof of any sale or pledge of any stocks trust certificates bonds notes or other evi-

dences of indebtedness or other securities shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay the costs of prosecution and a fine not exceeding five thousand dollars or undergo an imprisonment in the county jail for a term not exceeding five years either or both in the discretion of the court

Section 39 Any person whether an officer agent or employee of any public service company or not or any corporation who shall knowingly fail omit neglect or refuse to obey observe and comply with any final order direction or requirement of the Commission or with any final order or decree of the said Court of Common Pleas of Dauphin county or of the Supreme Court or who shall procure aid or abet any such violation omission failure neglect or refusal shall be guilty of a misdemeanor and upon conviction thereof in any court of quarter sessions of competent jurisdiction shall be punished by a fine of not more than five hundred dollars or by imprisonment in the county jail for not less than one month nor more than twelve months either or both at the discretion of the court and upon conviction of any subsequent offense shall be punished by a fine of not more than one thousand dollars or by imprisonment in the county jail for not less than three months nor more than eighteen months either or both at the discretion of the court

Section 40 If any public service company shall do or cause to be done any act matter or thing prohibited or declared to be unlawful by this act or shall refuse neglect or omit to do any act matter or thing enjoined or required to be done by this act such public service company shall be liable to the person or corporation injured thereby in the full amount of damages sustained in consequence thereof provided that the liability of public service companies for negligence as heretofore established by statute or by common law shall not be held or construed to be altered or repealed by any of the provisions of this act and provided further that the recovery in this section authorized shall in no manner effect a recovery by the Commonwealth of the penalty prescribed for the aforesaid violations of this act

Section 41 No public service company nor any officer agent or employee thereof shall be liable for any penalty or forfeiture or be subject to any prosecution on account of demanding collecting or receiving any rate fare or charge for any service or product rendered or furnished by it or for enforcing any rule regulation or practice when such rate fare charge rule regulation or practice is contained in the tariffs and schedules properly filed with the Commission and posted or published as herein provided and is applicable by the terms thereof at the time to the said service or product rendered or furnished although such rate may be found by the commission to be unjust unreasonable unjustly discriminatory or unduly preferential

Section 42 All suits remedies prosecutions penalties and forfeitures provided for or accruing under this act shall be cumulative

Section 43 All fines imposed and all penalties recovered under the provisions of this act shall be paid to the secretary of the Commission and by him paid into the State Treasury

Section 44 No action for the recovery of any penalties or forfeitures incurred under the provisions of this act and no prosecutions on account of any matter or thing concerned in this act shall be maintained unless brought within three years from the date at which the liability therefor arose except as otherwise herein provided

Section 45 Nothing in this act shall be construed to impair the powers and duties of the Secretary of Internal Affairs in the exercise of the general supervision over railroads canals and other transportation companies vested in him by the Constitution and laws of this Commonwealth nor shall this act or any provision therein be construed to deprive the Department of Health of this Commonwealth or the Water Supply Commission of Pennsylvania of any jurisdiction powers or duties now vested in them or either of them by the laws of this Commonwealth

Section 46 Copies of all official documents filed or deposited according to law in the office of the Commission certified by the secretary under the seal of the Commission shall be received in evidence in like manner and with the same effect as the originals and a like certified copy of the testimony and proceedings or any specific part thereof shall be received in evidence in any court with the same effect as if the said secretary were present and testified to the facts set forth in his certificate

Section 47 The Commission shall charge and collect the following fees for copies of all official orders documents papers records et cetera

For copies of papers and records not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words

For certified copies of official documents and orders filed in its office fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto

For copies of testimony and proceedings taken or had before the Commission or a Commissioner not required to be certified or otherwise authenticated by the Commission ten cents for each folio of one hundred words

For certified copies testimony and proceedings taken or had before the Commission or a Commissioner fifteen cents for each folio of one hundred words and one dollar for each certificate under seal affixed thereto

For certifying a copy of any report made by any public service company to the commission two dollars

For each certified copy of the annual report of the commission one dollar and fifty cents

No fee shall be charged or collected for copies of papers records official documents testimony or proceedings fur-

nished to public officers for use in their official capacity nor for the annual report of the Commission in the ordinary course of distribution All fees charged and collected by the Commission shall be paid into the State Treasury

Section 48 The Commission shall make an annual report on or before the second Monday of May in each year to the Governor and a duplicate thereof shall be filed with the Secretary of Internal Affairs which report shall contain

First A record of its meetings and an abstract of its proceedings during the preceding year

Second The results of any examinations or investigations made by it

Third Such statements facts and explanations as will disclose the actual workings and operations of public service companies in their relation to the business and prosperity of the Commonwealth and such suggestions as to the general policy of the Commonwealth or the amendment of its laws in respect to said companies or the condition affairs or conduct of any public service company as may seem to it appropriate

Fourth Drafts of all bills suggested or recommended by it and the reasons therefor

Fifth Such tables and abstracts of the reports of public service companies as it may deem expedient

Sixth A statement in detail of the traveling and other expenses and disbursements of the Commissioners and their appointees and employees

Five thousand copies of the report shall be printed and bound in cloth as a public document of the Commonwealth for the use of the Commissioners and to be distributed by them in their discretion to the officers of the public service companies and other persons interested therein

Section 49 The provisions of this act except when specifically so provided shall not apply or be construed to apply to commerce with foreign nations or among the several States except in so far as the same may be permitted under the provisions of the Constitution of the United States and the acts of Congress

Section 50 It is hereby declared that the provision of this act are severable one from another and severable as to the public service companies and subject matters respectively dealt with thereby and if for any reason one or more of such provisions be judicially held to be unconstitutional as applicable to any particular public service company or subject matter dealt with by such provision or be held unconstitutional in any wise for any reason such holding or decision shall not affect the validity of such provision or provisions as applicable to other public service companies or subject matters dealt with thereby or the validity of the remaining provisions of this act It is hereby declared that the said provision and the said remaining provisions would have been enacted notwithstanding such judicial determination of the invalidity of any of said particular provision or provisions in any respect

Section 51 The act entitled "An Act to provide for the appointment of a Railroad Commission prescribing the membership of said commission the manner and term of the appointment of its members defining their powers and duties with reference to common carriers and in relation to making recommendations to the Attorney General and Secretary of Internal Affairs concerning the regulation control and management of common carriers within the Commonwealth defining what the term 'common carrier' shall include providing for the appointment of subordinate officers and the employment of expert and clerical employees by said Commission fixing the salaries of the members of said Commission and its subordinate officers providing for the compensation of its employees limiting the annual expense of said Commission and making an appropriation for the payment thereof" approved the thirty-first day of May Anno Domini one thousand nine hundred and seven (Pamphlet Laws three hundred thirty-seven) be and the same is hereby repealed said repeal to take effect the first day of July nineteen hundred and thirteen and Sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and the act approved May twenty-fourth one thousand nine hundred and seven entitled "An Act to provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading of cars and fixing the free time that shall be allowed after unloading cars" and the proviso of clause three and the proviso of Clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet laws seventy-three) and all other acts or parts of acts inconsistent herewith or supplied hereby be and the same are also hereby repealed Provided That the repeal of sections one and two of said act of June four one thousand eight hundred and eighty-three shall not affect actions for violation of said act of June four one thousand eight hundred and eighty-three instituted prior to the passage of this act

Section 52 The Pennsylvania State Railroad Commission shall on July first nineteen hundred and thirteen transfer and deliver to the Public Service Commission hereby created all property books maps papers files records pleadings in pending cases reports and other documents in its possession and belonging to it The Public Service Commission is hereby authorized to take possession thereof

Section 53 The act entitled "An Act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains" approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven shall remain in full force and effect except that section nine thereof which reads as follows "Section nine It shall be the duty of the State Railroad Commission of the Commonwealth to enforce the provisions of this act" shall be and is hereby amended so as to read as follows "Section nine It shall be the duty of

the Public Service Commission of the Commonwealth of Pennsylvania to enforce the provisions of this act"

Section 54 This act shall take effect the first day of January Anno Domini one thousand nine hundred and fourteen and not before except that it shall be lawful for the appointment of the Commissioners to be made and for the Commission to organize and to appoint such officers and employees as hereinabove provided The Commission shall be appointed and shall organize and make such appointments and establish its offices as hereinabove provided and make such general rules and orders under this act effective when this act becomes effective as it may deem wise or proper on or before the first day of October Anno Domini one thousand nine hundred and thirteen from and after which latter date it shall be the duty of every public service company to file with the Commission if required and publish and post its tariffs or schedules and its rules and regulations affecting its contracts and classifications as hereinabove provided Provided That the said Commission when appointed as aforesaid shall have power to hear and determine any pending cases transferred to it by The Pennsylvania State Railroad Commission and to dispose of the unfinished business of said State Railroad Commission and provided that section eleven of article three shall become effective upon the approval of this act The salaries of the Commission shall begin on July first one thousand nine hundred and thirteen or on such later date as they may respectively qualify as such Commissioners and the salaries and compensation of the officers and employees of the Commission shall begin when such officers and employees respectively are appointed or employed and enter upon the discharge of their duties

On the question,

Will the House adopt the report of the Conference Committee on House Bill No. 183, file folio 12483, as amended?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Adams,	Flynn,	Martin,	Runk,
Allen,	Forster, I. G.,	Mather,	Sassaman,
Alworth,	Foster, J. D.,	Matt,	Savacool,
Ambler,	Gans,	McAleer,	Schuck,
Arthur,	Geiser,	McAllister,	Scott, J. R. K.,
Baldwin, G. A.,	Gibson,	McCaig,	Scott, S. B.,
Baldwin, R. J.,	Glenn,	McClintock,	Semmens,
Bass,	Gramley,	McDermott,	Shaffer, C. A.,
Bergey,	Gray, Joseph,	McKay,	Shaffer, I. E.,
Bigger,	Hackett,	McNichol,	Sherwood,
Bittles,	Haggerty,	aning,	Showalter,
Blair, W. A.,	Heidinger,	Mellott,	Smith, J. W.,
Blair, W. F.,	Hemminger,	Miller,	Smith, L.,
Bleloch,	Herman,	Missimer,	Snyder,
Body,	Hess,	Mitchell,	Spangler,
Brosius,	Heyburn,	Moore,	Speiser,
Brown,	Hibshman,	Morrow,	Spillinger,
Brownlee,	Hobbs,	Moses,	Steedle,
Burnett,	Hoffman,	Mouthrop,	Steele,
Caldwell,	Howard, J.,	Neel,	Stein,
Campbell, J. J.,	Humes,	Neely,	Strauss,
Carson,	Isler,	Newbaker,	Swift,
Carter,	Irwin, G. C.,	North,	Thomas,
Cheeseman,	Jones, E. E.,	O'Neill,	Trach,
Claycomb,	Kaiser,	Peachey,	Ulerich,
Cleary,	Kaufman,	Pennegar,	Ulman,
Conner,	Keegan,	Pennock,	Walsh,
Conniff,	Keepert,	Perry, H. L.,	Walton,
Conrade,	Kenna,	Perry, S. J.,	Watson,
Cox,	Kennedy,	Post,	Wettach,
Curry,	Kern,	Price,	Whitaker,
Davis,	Kitts,	Ramsey,	Whitman,
Dickinson,	Kuhn, H. P.,	Redfield,	Wildman,
Donahoe,	Kuhns, E. G. M.,	Reese,	Wilson, J. H.,
Donnelly,	Lanius,	Rex,	Wilson, W. H.,
Down,	Lattshaw,	Rhoads,	Wiltbank,
Dunn, H. B.,	Lenker,	Robinson,	Young, J. H.,
Dunn, J. A.,	Leslie,	Rockwell,	Zimmerman,
Ehrhardt,	Letzkus,	Roney,	Alter,
Eichenberger,	Lowers,	Rothenberger,	Speaker.
Ely,	Mannion,		
Ewing,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 103.

To the Members of the Senate and House of Representatives: We, the undersigned Committee on Conference on the part of the Senate and House of Representatives for the purpose of considering Senate Bill No. 103 entitled "An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty" beg leave to submit the following amended bill as our report

CHAS. A. SNYDER,
JOHN G. HOMSHER,
C. W. SONES,

Committee on the part of the Senate.

AUGUSTINE P. CONNIFF,
J. B. MARTIN,
C. M. C. CAMPBELL,

Committee on the part of the House of Representatives:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of September Anno Domini one thousand nine hundred and thirteen whenever any teacher holding a certificate which confers a permanent right to teach shall have taught for ten years in any one school district of this Commonwealth it shall the duty of the president and secretary of the board of school directors to execute a contract of permanent employment with such teacher in the school work of such district and thereafter he or she may not be dismissed from the employ of such district except for causes specified in the laws of this Commonwealth

Section 2 That the salary of any teacher permanently employed according to the provisions of this act shall not be reduced nor his or her position changed without his or her consent in writing or upon the recommendation of the majority vote of the school directors of the district

Section 3 That any president or secretary of a school board who neglects or refuses to perform his duty as specified in this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than twenty-five nor more than one hundred dollars

On the question,

Will the House adopt the report of the Conference Committee?

Mr. ULERICH. Mr. Speaker, this bill is Senate Bill No. 103, known the "Tenure of Office" bill. It went to the Conference Committee at least two months ago and they kept it in conference committee for that length of time. I do not know for what reason they did so but it comes here on the last night of the session with the hope that nobody will pay any special attention to it and that it might pass. It is a bad bill; it is bad for the school teacher; it is bad for every body concerned and I ask the members of the House to vote against this bill.

Mr. MARTIN. Mr. Speaker, I want to say that during this session of the Legislature we seem to have considerable trouble getting anything passed in favor of the teacher. I don't know whether this will operate favorably to the teacher or not. I have had hundreds and I dare say thousands of letters and also names in petitions, which doubtless many of you also have received in favor of this bill. The teachers are almost unanimously for it and if it were not for that, I would, personally, be against the bill. The teachers want it. I will tell you why it was in committee so long. The words "two-thirds" had been put in the bill—an amendment to add two-thirds instead of a majority. We have receded from that in the House here and have the bill here now as it originally was. I trust that you will give the teachers a chance for once. They want this bill.

Mr. ULERICH. Mr. Speaker, I desire to interrogate the gentleman from Dauphin, Mr. Martin.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. MARTIN. Mr. Speaker, yes, sir.

Mr. ULERICH. Mr. Speaker, the gentleman made a statement that the teachers of the state were almost unanimously in favor of this bill. If he can prove to me that the teachers, in any measure, are in favor of this bill, I will withdraw my opposition and vote in favor of it. Since this bill has been referred to the Conference Committee, I have had hundreds of teachers come to me, who were not in favor of it in the first place and who didn't understand it and then ask me to do all I can to defeat the measure. That is in Western Pennsylvania. I don't know anything about the section of the country the gentleman from Dauphin comes from.

Mr. MARTIN. Mr. Speaker, I have not received any word or information since this bill has been under consideration against it. As I said before, in this section at least and in the sections of Philadelphia, the western part, telegrams and a number of them from all over the state

have been received since the time of the introduction of this bill and I have only tried to carry out the wishes of the teachers, having been a teacher myself.

Mr. KENS. Mr. Speaker, I can heartily corroborate what the gentleman from Dauphin says. I have not received a single letter or word from any teacher who is opposed to this bill. As the gentleman from Dauphin stated there seems to be some difficulty for legislation to be passed in this House in favor of teachers and yet if it were not for the school teacher, none of us would be here to-day. At the same time, it seems very peculiar to me that a county superintendent should be against this bill. Why, I don't know. That cannot be because the school teacher is not an important person. He should be properly taken care of. There is no profession that is as valuable as the profession of the teachers and if any legislation should be passed in favor of any profession, it should be the profession of the school teacher.

On the question recurring,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—67.

Adams,	Flynn,	Kenna,	Peachey,
Ambler,	Forster, I. G.,	Kern,	Price,
Bleloch,	Foster, J. D.,	Kitts,	Reese,
Brown,	Gans,	Kuhns, E.G.M.,	Roney,
Caldwell,	Geary,	Lenker,	Rothenberg,
Campbell, J.J.,	Gibson,	Malie,	Scott, J. R. K.,
Clary,	Good,	Mannion,	Shaffer, C. A.,
Cochran,	Goss,	Martin,	Smith, J. W.,
Conniff,	Gray, Joseph,	Mather,	Smith, L.,
Conrade,	Hackett,	McClintock,	Strauss,
Curry,	Haggerty,	McKay,	Thomas,
Davis,	Heidinger,	Miller,	Trach,
DeFrees,	Hess,	Simer,	Ulman,
Donahoe,	Hobbs,	Moore,	Wildman,
Dunn, H. B.,	Humes,	Murphy,	Wilson, W. H.,
Ehrhardt,	Isler,	Newbaker,	Zimmerman,
Eichenberger,	Keegan,	O'Neill,	

NAYS—74.

Allen,	Down,	Leslie,	Rhoads,
Ambler,	Ely,	Letzkus,	Robinson,
Baldwin, G. A.,	Frey,	Lohr,	Rockwell,
Baldwin, R. J.,	Geiser,	Lowers,	Runk,
Becker,	Glenn,	Matt,	Sassaman,
Benninger,	Grabe,	McAllister,	Savacool,
Bergey,	Gramley,	McNichol,	Schuck,
Bigger,	Hemmlinger,	Mellott,	Scott, S. B.,
Blair, W. A.,	Heyburn,	Mitchell,	Semmens,
Blair, W. F.,	Hibshman,	Moulthrop,	Snyder,
Body,	Hoffman,	Neel,	Spillinger,
Brosius,	Howard, J.,	Neely,	Steedle,
Brownlee,	Irwin, G. C.,	Pennegar,	Swift,
Burnett,	Jone, E. E.,	Perry, H. L.,	Ulman,
Carter,	Keeport,	Post,	Walsh,
Cheeseman,	Kuhn, H. P.,	Ramsey,	Whitman,
Brosius,	Lanius,	Redfield,	Wilson, J. H.,
Dickinson,	Latshaw,	Rex,	Wiltbank,
Donahoe,			Young, J. H.,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the report is not adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1467.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House bill No. 1467, entitled "An Act establishing certain public roads as 'State Highways' and providing for their construction and maintenance at the expense of the Commonwealth" respectfully beg leave to submit the following amended bill as our report.

ROBERT F. FREY,
A. S. MOULTHROP,
C. L. SCHUCK,

Committee on the part of the House of Representatives.

WALTER McNICHOLS,
CLARENCE J. BUCKMAN,
Committee on the part of the Senate.

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following various sections of public roads shall respectively be adopted June first one thousand nine hundred and fifteen by the Commonwealth as State highways to be

constructed and maintained at the sole expense of the Commonwealth under the provisions of present or future laws governing main State highways that is to say

Route Two Hundred and Ninety-seven A certain public road beginning at a point on route number one hundred and seventy-five at Nazareth thence by Newburg and Hecktown to Bethlehem thence by route number one hundred and fifty-nine to Allentown

Route Two Hundred and Ninety-eight A certain public road beginning at the Gettysburg National Park and running thence by way of Greenmount over the Emmittsburg road to a point on the division line between the States of Maryland and Pennsylvania about one mile north of Emmittsburg

Route Two Hundred and Ninety-nine A certain public road beginning in Canton in Bradford county and running by way of East Canton Leroy West Franklin and Powell to Monroton thence over route seventeen to Towanda in said county

Route Three Hundred A certain public road beginning at Pine Flats Indiana county at a point on route number fifty-four thence by way of Spruce to Cherry Tree borough connecting with route numbered sixty-two

Route Three Hundred and One A certain public road beginning in the borough of Indiana thence over the old Indiana and Ebensburg pike by way of Nolo to Strongtown connecting with route numbered fifty-four and thence over route fifty-four to the borough of Ebensburg

Route Three Hundred and Three A certain public road beginning in the borough of Donegal Westmoreland county at a point on route number one hundred eighty-six thence by way of Stahlstown Harold Ligonier borough Lose Hillview Fort Palmer West Fairfield and New Florence borough to Seward borough thence to a point on the line dividing Westmoreland and Indiana counties thence to Cramer Indiana county connecting with route number two hundred twenty-three

Route Three Hundred Three A certain public road beginning at Iola Columbia county on route two hundred thirty-nine passing through Pine Summit and opposite to Clarkstown (over old State road) and thence to a point on route number nineteen one mile north of Muncy thence over route number nineteen into Muncy Lycoming county

Route Three Hundred and Four A certain public road beginning at the intersection of the south line of North East borough at a point on route number eighty-seven at the station road leading north and south thence through a portion of North East township and through Greenfield township and through a portion of Venango township to the Wattsburg plank road connecting with route number eighty-three in Erie county

Route Three Hundred and Five A certain public road beginning at a point in Landisburg borough Perry county being intersection of said road and State main highway route number one hundred ninety-one extending via Bridgeport Lebo Oak Grove and Waggoners Gap thence through Caprivi to Carlisle in Cumberland county

Route Three Hundred and Six A certain public road beginning at a point on route number twenty-seven in the borough of Centre Hall in Centre county and passing eastward through the townships of Potter and Gregg thence to Madisonburg in Miles township thence to Hebersburg Wolf's Store and Livonia in Miles township thence over State lands for a distance of eight or more miles thence through the township of Lewis and on to a point known as Forrest in West Buffalo township in Union county thence to Cowan in Buffalo township thence south and connecting with said route number twenty-seven at a point known as the Pontius Farm about one mile east of the borough of Millifinburg in said Union county

Route Three Hundred and Seven A certain public road beginning at the intersection of said road with State highway route number twenty-nine at the village of Potter's Mills in Potter township Centre county and passing westward along the south side of Penns Valley through the village of Boalsburg thence on by the "back way" to State College and thence uniting with State highway route number fifty-six

Route Three Hundred and Eight A certain public road beginning at the intersection of said road with State highway route number one hundred ninety-six in Mansfield Tioga county and passing through Richmond and Rutland townships to Jobs Corners in Jackson township thence by State aid highway to the dividing line between the counties of Tioga and Bradford thence continuing by said State aid highway through Wells township in Bradford county passing through the village of Mosherville to the New York State line

Route Three Hundred and Nine A certain public road in Butler county from Evansburg borough to the line dividing Butler and Allegheny counties connecting route seventy-eight with the macadamized extension of the three degree road Allegheny county beginning in Evansburg borough at a point on route seventy-eight thence by way of Callery Myoma Mills and Downsville to a point on the Allegheny county line south of Downsville connecting there with the extension of the three degree road

Route Three Hundred and Ten A certain public road beginning at a point on the boundary line of the city of Reading running thence by way of Leimbach's Bern Church Obold Bernville Schaefferstown Rehrersburg and Schubert to a point on the dividing line between Berks county and Schuylkill county and thence by way of Summit Station to route numbered one hundred and forty and thence over said route to Pottsville in Schuylkill county

Route Three Hundred and Eleven A certain public road beginning in Parker borough at a point on route two hundred fifty-one thence to the line dividing Armstrong and Clarion counties thence by way of Perryville West Freedom and Cailensburg to Sligo connecting with route two hundred and four-teen

Route Three Hundred and Twelve A certain public road in Mercer county beginning at the intersection of said road with State Highway route number two hundred eight at Sandy Lake passing south through Perrines Corners and along Wolf Creek to a point in Grove City at intersection of State Highway route number seventy-three

Route Three Hundred and Thirteen A certain public road beginning in Phillipsburg borough thence over route fifty-seven to Point Lookout thence to a point on the line dividing the counties of Centre and Clearfield thence by way of Morrisdale and Allport to Kylertown connecting with route two hundred and nineteen

Route Three Hundred and Fourteen A certain public road beginning at Ebensburg in Cambria county and thence over what is known as the Northern Pike to Armagh borough a point on State Highway Route Number two hundred and twenty-three in Indiana county

Route Three Hundred and Fifteen A certain public road beginning at the east end of East Washington street New Castle running by way of East New Castle Energy Slippery Rock Church and Hazel Dell into Ellwood City over what is known as the Pittsburgh Road

Route Three Hundred and Sixteen A certain public road beginning in Tunkhannock and running thence to Meshoppen thence to a point on the line dividing the counties of Wyoming and Susquehanna thence by way of Auburn Center Rushboro Lawton Birchardville Saint Joseph's and Chocanut to a point on the New York State line

Route Three Hundred and Seventeen A certain public road beginning in Jennerstown and running by way of Glessner Conner Thomas Mills and Suphur Springs to Island Park thence over route number fifty-two to Johnstown

Route Three Hundred and Eighteen A certain public road beginning at the intersection of said road with State Highway route number one hundred three in the village of Gold Potter county and passing through the townships of Ulysses Bingham and Genesee through the villages of Harmontown Keech and Genesee to the New York State line

Route Three Hundred and Nineteen A certain public road beginning at a point on route one hundred eighty-eight at Shady Plain Way's Cross Roads Armstrong county thence by way of South Bend to a point on the line dividing Armstrong and Indiana counties thence to Shelocta borough connecting with route numbered sixty-seven

Route Three Hundred and Twenty A certain public road road known as the Mercer and Clarksville road beginning in the borough of Mercer thence by Pearsons Mills through the borough of Clarksville thence to point of intersection of route number two hundred thirty-eight

Route Three Hundred and Twenty-one A certain public road beginning in Laporte and running by way of Eagles Mere Muncy Valley Beech Glen North Mountain to a point on the dividing line between Sullivan and Columbia counties thence by way of Lungerville and Divide to Benton thence over route sixteen into Bloomsburg Columbia county

Route Three Hundred and Twenty-two A certain public road beginning at Peckville on route number six in Blakely borough Lackawanna county passing through Green Grove Brown Hollow Elm Brook School Scott Post Office Oriskany School Tompkinsville and Miller's School to Clifton Susquehanna county at the junction of route number one hundred seventy-four

Route Three Hundred and Twenty-three A certain public road beginning on route number one hundred ninety-two in Fulton county at Hustontown Taylor township thence by way of Harrisonville on route number thirty-nine thence by way of Pleasant Ridge to Needmore on route number thirty-eight and thence by way of Oakly Church Tonoloway Church to Maryland line Fulton county

Route Three Hundred and Twenty-four A certain public road beginning at a point on route number one hundred sixty-nine at Steitz bridge over Brodhead creek thence along Brodhead creek by way of Spruce Cabin Inn to a point on State aid road running from Canadensis to Cresco to intersect with route number one hundred seventy-one at Mountain Home Monroe county

Route Three Hundred and Twenty-five A certain public road beginning at Washington Washington county and running over route one hundred thirteen to Laboratory and thence by way of Hart's Mills and Amity to a point on the dividing line between Greene and Washington counties thence by way of Ruff's creek into Waynesburg Greene county

Route Three Hundred and Twenty-six A certain public road beginning at the county line road dividing the counties of Philadelphia and Bucks near Somerton thence by way of Feasterville and Rockville to Newtown Bucks county thence over State Highway route two hundred and fifty-two to Yardley thence by the river road by way of Taylorsville Brownsburg New Hope Center Bridge Lumberville Point Pleasant Erwinna Bridgeton Upper Blacks Eddy Narrowsville and Kintnersville to Durham Furnace on State highway route one hundred and fifty-six to Easton Northampton county

Route Three Hundred and Twenty-seven A certain public road beginning in Bloomsburg and running over route number four to Berwick thence to a point on the dividing line between Columbia and Luzerne counties thence by way of Nescopeck Briggs-ville Seybertsville and Conyngham thence over route number one hundred eighty-four to Hazleton thence over route number one hundred seventy into Mauch Chunk Carbon county

Route Three Hundred and Twenty-eight A certain public road beginning at a point on route two hundred and forty-four at Geigertown in Berks county thence to Elverson in Chester county thence to Wyebrooke and thence down along the line of the Brandywine creek through Glen Moore and Lyndell to Downingtown connecting at that point with route one hundred and thirty-seven

Route Three Hundred and Twenty-nine A certain section of public road beginning at the borough of Bedford in the county of Bedford thence eastwardly to a point near Cliffs Station thence by way of Ottown Charlesville Rainsburg and Chaneyville to a point on the line dividing the counties of Bedford and Fulton thence northwardly by way of the Lutheran Church to a point in the road leading from Clearville to Buck Valley thence by way of Buck Valley and Lashley to Stonybreak in Bethel township Fulton county a point on State highway route two hundred and sixty-seven

Route Three Hundred and Thirty A certain public

road beginning at station one thousand eighty-four plus ninety-two in Westmoreland county on route number one hundred eighteen between Greensburg and Washington being Rankin Cross Roads near J C Rankin and McConnell farms and extending by way of Lebanon School House and Fells Church to Elizabeth in Allegheny county

Route Three Hundred and Thirty-two A certain public road beginning at a point on route one hundred seventy-six at or near Colomsville thence by way of Nesbit to a point on route number two hundred eighty-nine in South Williamsport

Route Three Hundred and Thirty-two A certain public road beginning at Lancaster city and continuing on route number one hundred thirty-six to the intersection of the New Danville Turnpike with the Lancaster and Willow Street Turnpike at Graeff's Landing Hotel continuing on the Lancaster and New Danville Turnpike to New Danville thence by public road to the New Danville Mennonite Church continuing on the public road to Run Valley Pequea township to Hess' Mill across the Pequa Creek through Martin township to Marticville thence by public road to Colemanville thence to the lower forge and continuing along the Pequea Creek to the village of Pequea located on the Susquehanna river thence from a point on the west bank of the Susquehanna river known as York Furnace to a point on the boundary line of the City of York by way of Yorkanna and Logstown

Route Three Hundred and Thirty-three A certain public road beginning at Wormleysburg in Cumberland county thence over route number two hundred and fifty to New Cumberland thence by way of Yocumtown Newberrytown Strines Town and Zions-view to a point on route number two hundred fifty near North York borough thence over said route number two hundred fifty to a point on the boundary line of the city of York thence over route number two hundred sixteen to the borough of Red Lion thence by way of Winterstown Rileyn and Stewartstown to a point on the Maryland State line

Route Three Hundred and Thirty-four A certain public road beginning at Greely a point on State Highway route two hundred and twenty in Pike county thence to Lackawaxen then over State Highway Route two hundred and fifty-five to Rowlands thence by way of Bohemia White Hall White's School to Hawley a point on State Highway route seven

Route Three Hundred and Thirty-five A certain public road commencing at a point on the boundary line of the city of Scranton and running over Route Number one hundred and sixty-eight to Throopville school thence by way of Mt. Cobb and Coriez to a point on the dividing line between Lackawanna and Wayne counties by the way of South Caanan and Clemo to Hoadley thence over Route Number seven to Indian Orchard and thence by way of Beech Lake and Acto to the Delaware River opposite Narrowsburg New York

Route Three Hundred and Thirty-six A certain public road beginning at a point on State Highway Route one hundred and sixty-one at or near Shamokin in Northumberland county thence by way of Trevorton Raker Mahanoy and Urban to the line dividing the counties of Northumberland and Dauphin thence by way of Uniontown Borough Berrysburg and Killinger to Millersburg a point on State Highway Route One Hundred in Northumberland county together with a spur from Mahanoy to Herndon on Route number one

Route Three Hundred and Thirty-seven A certain section of public road beginning at the Homer City borough line on route number sixty-eight and extending eastwardly to Mechanicsburg borough thence south to Armagh borough line on route number two hundred twenty-three in Indiana county

Route Three Hundred and Thirty-eight A certain public road beginning at Big Run borough a point on State Highway Route Number One Hundred and eighty-nine in Jefferson county thence by way of Sykesville to a point on the line dividing the counties of Jefferson and Clearfield thence by way of Stanley a point at or near C and M Junction and Jefferson Line to DuBois borough a point on State Highway Route Number Fifty-nine

Route Three Hundred and Thirty-nine A certain public road beginning at Millersburg in Dauphin county a point on State Highway Route One thence by way of Killinger Berrysburg borough and Gratz borough to a point on the dividing line between the counties of Dauphin and Schuylkill thence by way of Artz Sacramento Valley View Hegins Good Spring and Tremont borough a point on State Highway Route One Hundred and Ninety-nine in Schuylkill county

Route Three Hundred and Forty A certain section of public road beginning at Chambersburg Franklin county a point on route number thirty-five and passing through Salem Pleasant Hall and Upper Strasburg to Roxbury a point on route number two hundred sixty-four

Route Three Hundred and Forty-one A certain section of public road beginning at Mercersburg Franklin county a point on route number two hundred twenty-four and passing through Markes thence to a point about two miles west of St Thomas route number thirty-seven

Route Three Hundred and Forty-two A certain section of public road beginning on the boundary line of the City of York York county and running thence over route number one hundred twenty-six to Farmers York county thence by way of East Berlin Heidlersburg Biglersville Arendtsville to Boyds Adams county and by way of Cloversburg Cumberland county to Shippensburg Cumberland county

Route Three Hundred and Forty-three A certain section of public road beginning at Gillette's Bridge at a point on route number fifteen between Wysox and Rome thence southerly through Allis Hollow to the old Isaac Lyon county bridge thence northerly through Wells Hollow to Conklins' Corners thence southerly past the old Bradford Beecher place southeasterly to the Atwood Corners thence southerly through the main street of LaRaysville borough extending southerly through Brushville past the residence of S. B. Tupper to the Wyalusing Creek road at the Silas W. Stevens Corners on route number fourteen from Wysox up the Wyalusing Creek to Montrose

Route Three Hundred and Forty-four A certain section of

public road beginning at the intersection of said road with route number two hundred fifteen at Christiansa Lancaster county and extending thence through Smyrna Green Tree Quarryville Bethesda to Holtwood passing part of the way over a section of improved highway already constructed the route being over the road commonly known as the "State Road" extending through the townships of Sadsbury Bart Eden East Drumore Drumore and Martic

Route Three Hundred and Forty-five A certain section of public road beginning at the intersection of said road with route number one hundred thirty-six just south of Unicorn thence passing through Fairmont Little Britain and Wrights-dale thence to a cross roads on the Maryland line just beyond Rock Springs Meeting House

Route Three Hundred and Forty-six A certain section of public road beginning near Water street at the intersection of said road with route number fifty-five and passing through part of Huntingdon county by way of spruce creek to Colerain thence by route number fifty ix to Warrior's Mark in Huntingdon county at the intersection of said road with route number fifty-six and passing through part of Huntingdon county into Centre county through the township of Halfmoon by way of Stormstown thence through Paton township by way of Fillmore thence to Bellefonte to unite with route number fifty-eight

Route Three Hundred and Forty-seven A certain section of public road beginning at Ellwood City Lawrence county and extending by way of Frisco and Lilleyville in Beaver county to Zellenople in Butler County

Route Three Hundred and Forty-eight A certain section of public road in Westmoreland county beginning at the intersection of said road with route number two hundred twenty-eight at Sardis near the Allegheny county line passing east across Punchetos creek to a point at intersection of route number sixty-nine at North Washington thence by way of Beaver Run bridge Perrysville Saint James Church to Waukena at intersection of route number two hundred twenty-eight

Route Three Hundred and Forty-nine A certain section of public road beginning at a point intersecting with route number forty-five at Port Royal and running north on the west side of the Juniata river to intersect with route number one hundred ninety-three about three-fourths of a mile west of Mifflin in Milford township Juniata county

Route Three Hundred and Fifty A certain section of public road beginning at the east line of Ellwood City in Lawrence county Wayne township thence by way of Wurttemburg and Pleasanthill to Portersville in Butler county intersecting at route number seventy-nine

Route Three Hundred and Fifty-one A certain section of public road beginning in the borough of Waterford Erie county at the intersection of Waterford pike with route number eighty-four thence northwesterly through the townships of Waterford and Summit to Spires Corners connecting with route number two hundred fifty-eight thence over route number two hundred fifty-eight to the city of Erie

Route Three Hundred and Fifty-two A certain section of public road beginning at the Reformatory Cross Roads in Smithfield on the west side of the Juniata river in Huntingdon county at a point on route number fifty-five thence up along the west side of the Juniata river to Neffs Bridges over the Frankstown branch of the Juniata river and the Little Juniata river to Petersburg thence up Shavers creek following the waters of Shavers creek by way of Wilson-town Neffs Stulls bridge Charter Oak to the dividing line between the counties of Huntingdon and Centre thence to a point on route number fifty-six at Pine Grove Mills thence over routes number fifty-six and twenty-seven into Bellefonte Centre county

Route Three Hundred and Fifty-three A certain section of public road beginning at Larrys creek at a point on route number twenty-three thence by way of the State-aid highway to Saladsburg borough thence by way of Brookside and White Pine to Steam Valley connecting with route number twenty-one

Route Three Hundred and Fifty-four A certain section of public road beginning at a point on the New Galilee and Wampum State highway one mile east of the borough of New Galilee Beaver county thence extending in an easterly direction for a distance of about two and one-half miles to a point at the borough of Konpel intersecting with route number seventy-seven

Route Three Hundred and Fifty-five A certain section of public road beginning at Hartley Hall on route number eighteen and running thence by way of Pennsdale to the borough of Hughesville Lycoming county connecting with route number nineteen

Route Three Hundred and Fifty-six A certain section of public road beginning at Pleasantville borough a point on State highway route two hundred and twenty-two in Bedford county thence by way of Ryt New Paris Schellsburg Manns Choice Sulphur Springs Buffalo Mills Bard Madley Grovel Pitt School House Wills Creek Hyndman Kennel School House Palo Alto and Strongtown to the Maryland State line

Route Three Hundred and Seventy-two A certain section of public road beginning at the Morris school house Young Township Jefferson County and running northwardly to a point near the Ephraim Kessler homestead connecting with State Highway Route Sixty-three thence passing through Frostburg Grange Ringgold and North Freedom Jefferson County thence to a point on State Highway Route two hundred and thirty-seven near New Mayville Clarion County

Route Three Hundred and Fifty-eight A certain section of public road beginning at a point on route number one hundred eighty-nine in the borough of Punxsutawney Jefferson county continuing thence through the Grube settlement by way of Panic to Reynoldsville borough connecting with route number sixty

Route Three Hundred and Fifty-nine A certain section of public road beginning at the intersection of said road with

State Highway route number two hundred and nineteen at Beech Creek borough Clinton county passing through Beech Creek borough then by way of State Lands and Halls Runs to Renovo borough Clinton county

Route Three Hundred and Sixty A certain public road beginning at Barnsley School House a point on State Highway Route one hundred and thirty-one in East Nottingham township Chester county thence southwardly passing through Chrome to a point on the boundary line between the State of Pennsylvania and the State of Maryland about two and one-half miles

Route Three Hundred and Sixty-one A certain public road beginning at Ice Cave a point on State Highway Route eleven in Kingston township Luzerne county thence by way of Hill-side Huntsville Lehman Center Meeker Pike's Creek to Kytile a point on State Highway Route one hundred and seventy-seven in Ross township Luzerne county

Route Three Hundred and Sixty-two A certain public road beginning at the line between the counties of Philadelphia and Montgomery in Rockledge Montgomery county thence by way of Bethayres and Sorrel Horse to a point on the line between the counties of Montgomery and Bucks thence by way of Southampton Richboro and Penns Park to State Highway Route one hundred and fifty-two thence over Route one hundred and fifty-two to Doylestown Bucks county

Route Three Hundred and Sixty-three A certain public road beginning at a point on State Highway Route fifty in Fayette county at Humbertons rd running by way of Markleysburg connecting with the mud pike at the West Virginia State line

Route Three Hundred and Sixty-four A certain public road beginning at Somerset in Somerset county thence by way of Brotherton Stony Creek and Dividing Ridge a point on State Highway Route forty-nine in Allegheny township Somerset county

Route Three Hundred and Sixty-five Commencing in Tunkhannock and running over Route number two hundred and thirty-two to Osterhout thence by way of Winola and Mill City to a point in the dividing line between Wyoming and Lackawanna counties thence by way of Schultzville Hillside Home Clarks Summit Waverly and Wallsville to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Glenwood and over Route number one hundred and seventy-four to South Gibson thence by way of Gelatt to Thompson thence by way of Starrucca to the dividing line between Susquehanna and Wayne counties and thence to the Delaware River opposite Hancock New York

Route Three Hundred and Sixty-six A certain section of public road beginning on Route one hundred and seventeen at Connellsville Fayette county and running eastwardly to Springfield thence south and west passing through Normalville Rowans Mill Run Masonic Country Home Ohio Pyle to Farmington connecting with Route number fifty

Route Three Hundred Sixty-seven A certain section of public road beginning at Spring Creek Warren county thence running westwardly on the north side of the Philadelphia and Erie Railroad to the Erie county line at the easterly boundary of the city of Corry and beginning again on the southerly boundary of the city of Corry at Lemon street thence south by way of Stewart Station to Spartansburg Erie county

Route Three Hundred and Sixty-eight A certain section of public road commencing at a point on the boundary line of the city of Wilkes-Barre thence over number eleven to Dorancton borough thence by way of Forty Fort borough Wyoming borough Exeter borough and West Pittston borough to a point on Route number two hundred and thirty-two thence over Route number two hundred and thirty-two to Tunkhannock

Route Three Hundred and Sixty-nine A certain section of public road commencing at a point on the boundary line of the city of Wilkes-Barre thence over Route number four by way of Kingston Edwardsville Larksville and Plymouth to West Nanticoke thence by way of Casetown and Loysville to a point on Route number one hundred and seventy-seven known as Durham School House thence over Route number one hundred and seventy-seven to Laporte

Route Three Hundred and Seventy A certain section of the public road in the county of Dauphin beginning at the eastern line of the city of Harrisburg on Market street and extending eastward to crossroads thence northward connecting with Route number one hundred and forty at or near Penbrook

Route Three Hundred and Seventy-one A certain section of a public road beginning at Jackson a point on State Highway Route number two hundred and twenty-seven in Jackson township Susquehanna county thence by way of Thompson borough to Lanesboro thence to a point on the line dividing the States of Pennsylvania and New York

Route Three Hundred and Seventy-two A certain section of public road beginning at Brandywine Manor a point on State Highway Route one hundred and thirty-seven in Chester county thence through Brandywine township by way of Cedar Knoll to Coatesville a point on State Highway Route number one hundred and forty-two

Route Three Hundred and Seventy-three A certain public road at a point on a boundary line through the city of Philadelphia and the county of Montgomery where the same is intersected by Limekiln Turnpike Road thence along and over said road by way of Edgehill Fitzwatertown Dreshertown Jarrettown Mapleglen and Prespectville to Eureka a point on the line dividing the counties of Montgomery and Bucks thence to Chalfont a point on State Highway road one hundred and seventy-eight in Bucks county Pennsylvania

Route Three Hundred and Seventy-four A certain public road beginning at a point on State Highway Route number one hundred and twenty-four near Dillsburg in the county of York to East Berlin in Adams county by way of the borough of Franklintown

Section 2 The cost and expense of the maintenance construction and improvement of the highways herein described shall be paid out of any moneys appropriated to the State Highway Department for the maintenance reconstruction or improvement of State Highways

On the question,
Will the House adopt the report?

Mr. ALLEN. Mr. Speaker, I think every member of this House who was fortunate enough to secure a copy of the bill before it went to the conference committee ought to keep that copy to see how this bill was sent over to the Senate and there, after sufficient delay, absolutely massacred, chopped up and redivided in a way to meet, perhaps, obligations. It ought to be saved as a souvenir of this session of the Legislature. With the report of the Conference Committee I have no objection. Somebody will benefit. The people at large may receive some benefit through the rewards bestowed and I shall vote for the bill.

On the question recurring,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Adams,	Eichenberger,	Leslie,	Rothenberger,
Allen,	Ely,	Letzkus,	Runk,
Alworth,	Evwing,	Lohr,	Sassaman,
Ambler,	Flynn,	Lowers,	Savacool,
Arthur,	Forster, I. C.,	Malie,	Schuck,
Bass,	Frey,	Mannion,	Scott, J. R. K.,
Becker,	Geary,	Martin,	Scott, S. B.,
Benninger,	Geiser,	Mather,	Semmens,
Bergey,	Gibson,	Matt,	Shaffer, C. A.,
Berntheizel,	Goss,	McAllister,	Shaffer, I. E.,
Bigger,	Grabe,	McCaig,	Sherwood,
Bittles,	Gramley,	McClintock,	Showalter,
Blair, W. F.,	Gransback,	McDermott,	Smith, J. W.,
Bleloch,	Gray, Joseph,	McKay,	Smith, L.,
Body,	Hackett,	McNichol,	Snyder,
Brosius,	Haggerty,	Mechling,	Spangler,
Brown,	Heldinger,	Mellott,	Speiser,
Brownlee,	Hemminger,	Metzenbacher,	Spillinger,
Burnett,	Herman,	Missimer,	Steedle,
Caldwell,	Hess,	Mitchell,	Steele,
Campbell, C. M.,	Heyburn,	Moore,	Stein,
Campbell, J. J.,	Hibshman,	Morrow,	Stone,
Carson,	Hobbs,	Moulthrop,	Strauss,
Carter,	Hoffman,	Murphy,	Swartz,
Claycomb,	Howard, J.,	Neel,	Swift,
Cleary,	Isler,	Neely,	Thomas,
Cochran,	Irwin, G. C.,	Newbaker,	Trach,
Conner,	Jones, E. E.,	O'Neill,	Ulerich,
Conniff,	Kaiser,	Peachey,	Ulman,
Cox,	Keegan,	Pennock,	Walsh,
Currier,	Keeper,	Price,	Walton,
Curry,	Kenna,	Ramsey,	Watson,
Davis,	Kennedy,	Redfield,	Whitman,
DeFrees,	Kern,	Reese,	Wildman,
Dickinson,	Kitts,	Reeser,	Williams,
Donahoe,	Kuhn, H. P.,	Rex,	Wilson, J. H.,
Donnelly,	Kuhns, E. G. M.,	Rhoads,	Wilson, W. H.,
Dunn, H. B.,	Lanius,	Robinson,	Wiltbank,
Ehrhardt,	Latshaw,	Rockwell,	Young, J. H.,
	Lenker,	Roney,	Zimmerman,

NAYS—3.

Baldwin, R. J., Humes, Poist.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the Conference Report adopted.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGES.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1469.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 1469.

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1408.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing be-

tween the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 1408.

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 953.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 953.

An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the sanitary keeping of stables and other places in such cities where horses mules cows sheep goats or swine are kept and for the collecting storing and transporting of manure from such animals providing that no manure shall be collected or stored in any stable manure pit or other place without a permit or transported in violation of said rules and regulations making a violation of the act or of said rules and regulations a misdemeanor prescribing penalties therefor and repealing inconsistent acts

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 711.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 711.

An Act relating to the management of the Eastern State Penitentiary

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 1871.

An Act to repeal an act approved the tenth day of April one thousand eight hundred sixty-nine entitled "An Act relating to hawking and peddling in the county of Lehigh"

HOUSE BILL CONCURRED BY SENATE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 593.

An Act relating to contracts of insurance relief benefit or indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

with information that the Senate has passed the same without amendment.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 354.

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing penalty for the violation thereof

with information that the Senate has passed the same without amendment.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 857.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing be-

tween the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 857.

An Act to authorize the judges of separate orphans' court at the request of the judges of the common pleas to hear and determine all issues in the Court of Common Pleas courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1010.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 1010.

An Act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Live stock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to House bill numbered and entitled as follows, viz:

House Bill No. 1246.

An Act providing and regulating the releasing on parole of certain prisoners who have been sentenced for life

Said bill having been recalled from the Governor for the purpose of amendment.

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 11.

An Act defining commodities regulating the sale thereof and providing penalties for violation hereof.

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 435.

An Act providing for the establishment of the Pennsylvania Historical Commission defining its powers and duties and making an appropriation for its work

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 830.

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" as amended

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the

House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 878.

An Act providing for the establishment of a Bureau for the Standardization and Supervision of Accounts in the Department of Internal Affairs requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any subdivision thereof to keep accounts and records and to make reports in the form prescribed by said Bureau providing for the inspection by said Bureau of the accounts of all such officers or offices defining offenses in relation thereto and providing punishment for violations of the provisions thereof

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE...

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 883.

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 1459.

An Act amending section two of section one of an act entitled "An Act relating to the descent and distribution of the states of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 1460.

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents to partition in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgements of deeds and sequestration of life estates" by regulating the appointment and number of appraisers

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows, viz:

Senate Bill No. 1820.

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to House bill numbered and entitled as follows, viz:

House Bill No. 1689.

An Act to provide for the assessment and collection of taxes on personal property

Said bill having been recalled from the Governor for the purpose of amendment.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON SENATE
BILL NO. 103.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

Senate Bill No. 103.

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE
BILL NO. 1547.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 1547.

An Act to amend section two an act entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" approved the twenty-first day of April Anno Domini one thousand nine hundred and three

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON SENATE
HOUSE BILL NO. 888.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 888.

An Act designating the Daisy as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE
BILL NO. 451.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 451.

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE
BILL NO. 696.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill, numbered and entitled as follows, viz:

House Bill No. 696.

An Act providing and requiring standard provision in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 1636.

An Act making it the duty of the recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyance of real estate offered for record is the actual and true consideration thereof or if not what is the actual and true consideration providing that such affidavits shall be sent only to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury And further providing That neither the said affidavit nor the contents thereof shall be shown or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistants and employees in their respective offices and providing penalty for the violation thereof

with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

Amend the title by adding thereto the following:

And further providing That neither the said affidavit nor the contents thereof shall be shown or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistants and employees in their respective offices and providing penalty for the violation thereof

Section 1, line 13, insert after the word "deeds," the word "only," line 21., after the word "deeds" insert "only."

Renumber Section "3," Section "4," and insert new section 3 as follows:

Section 3 Neither the said affidavits nor the contents thereof shall be known or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistants and employees in their respective offices Any person violating the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding five hundred dollars or imprisonment not exceeding three months one or both at the discretion of the court

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

Adams,	Dunn, J. A.,	Lowers,	Rothenberger,
Allen,	Ehrhardt,	Malie,	Runk,
Alworth,	Eichenberger,	Mannion,	Sassaman,
Ambler,	Ely,	Mather,	Savacoo,
Aron,	Ewing,	Matt,	Schaeffer, A. C.,
Arthur,	Forster, I. G.,	McAleer,	Schuck,
Baldwin, G. A.,	Frey,	McAllister,	Scott, J. R. K.,
Baldwin, R. J.,	Gans,	McCaig,	Scott, S. B.,
Bass,	Gibson,	McDermott,	Shaffer, C. A.,
Bayle,	Goss,	McKay,	Shaffer, L. E.,
Becker,	Gramley,	McNichol,	Sherwood,
Bergey,	Gransback,	Mechling,	Showalter,
Berntheisel,	Gray, Joseph,	Miller,	Smith, J. W.,
Bigger,	Hackett,	Missimer,	Smith, L.,
Blair, W. A.,	Haggerty,	Mitchell,	Snyder,
Bleloch,	Haidinger,	Moore,	Spangler,
Body,	Hemminger,	Morrow,	Speiser,
Brosius,	Herman,	Moulthrop,	Spillinger,
Brown,	Hess,	Murphy,	Steedle,
Brownlee,	Heyburn,	Neel,	Steele,
Burnett,	Hibshman,	Neely,	Strauss,
Caldwell,	Hobbs,	Newbaker,	Swartz,
Campbell, J. J.,	Hoffman,	O'Neill,	Swift,
Carson,	Howard, J.,	Pennegar,	Thomas,
Carter,	Isler,	Pennock,	Trach,
Cheeseman,	Irwin, G. C.,	Perry, H. L.,	Ulerich,
Claycomb,	Kaiser,	Peters, S. J.,	Ulman,
Cleary,	Keegan,	Piper,	Walsh,
Cochran,	Keepert,	Price,	Walton,
Conner,	Kenna,	Ramsey,	Whitaker,
Conrade,	Kennedy,	Redfield,	Wildman,
Cox,	Kitts,	Reese,	Wilson, J. H.,
Currier,	Kuhn, H. P.,	Reeser,	Wilson, W. H.,
Curry,	Kuhns, E. G. M.,	Rex,	Wiltbank,
DeFrees,	Lanius,	Richards,	You g. G. K.,
Dickinson,	Latshaw,	Rockwell,	Zimmerman,
Donahoe,	Leslie,	Roney,	Alter,
Donnelly,	Letzkus,		Speaker.
Down,	Light,		
Dunn, H. B.,			

NAYS—3.

McClintock,

Walnut,

Watson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives as follows:

House Bill No. 243:

An Act to prevent deception in the sale of paint putty turpentine and linseed oil or any substances thereof and providing penalties for the violation thereof

with the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendment was read by the Clerk as follows:

In section 3, line 5, after the word "name," strike out all down to and including the word "Analysis;" In section 8, line 7, after the word "sale" strike out the remainder of the section.

On the question,

Will the House concur in the amendment?

Mr. ROCKWELL. Mr. Speaker, I move that the House non-concur in the amendment.

Mr. J. H. YOUNG. Mr. Speaker, I second the motion. The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1738:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

with information that the Senate had passed the same with amendments in which the concurrence of the House of Representatives is requested.

The amendments were read by the Clerk as follows:

In section 2, line 12, after the word "year" strike out all to the end of line 19; in line 22, strike "eighteen" and insert "sixteen."

On the question,

Will the House concur in the amendments?

Mr. RONEY. Mr. Speaker, in this bill I had provided for a special statutory crime following the English Law of making it a felony for a person to have intercourse with a female between the ages of sixteen and eighteen. In this bill I have enlarged the penalty, leaving out the bad reputé on the part of the prosecutrix as contained in the act of 1885 where it was only necessary to prove bad reputé of the prosecutrix. I ask the House to concur in these amendments.

On the question recurring,

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—126.

Adams,	Dunn, J. A.,	Kenna,	Peters,
Alworth,	Ehrhardt,	Kern,	Post,
Ambler,	Elchenberger,	Kitts,	Price,
Arthur,	Ely,	Kuhn, H. P.,	Ramsey,
Baldwin, G. A.,	Ewing,	Kuhns, E. G. M.,	Redfield,
Becker,	Forster, I. G.,	Latshaw,	Reese,
Bergey,	Foster, J. D.,	Leslie,	Rhoads,
Berntheisel,	Frey,	Letzkus,	Robinson,
Bitles,	Gans,	Light,	Rockwell,
Bleloch,	Gibson,	Lowes,	Roney,
Body,	Goss,	Malie,	Rothenberger,
Brosius,	Gramley,	Martin,	Sassaman,
Brown,	Gransback,	Mather,	Scott, J. R. K.
Brownlee,	Gray, Joseph,	Matt,	Scott, S. B.,
Burnett,	Hackett,	McAllister,	Semmens,
Caldwell,	Haggerty,	McCaig,	Sherwood,
Campbell, J. J.,	Heidinger,	McClintock,	Smith, L.,
Carson,	Hemminger,	McDermott,	Speiser,
Carter,	Hess,	McKay,	Steele,
Cheseman,	Heyburn,	McNichol,	Strauss,
Cleary,	Hibshman,	Mechling,	Swift,
Conner,	Hobbs,	Miller,	Thomas,

Conniff,
Conrade,
Cox,
Currier,
Curry,
Davis,
DeFrees,
Dickinson,
Donnelly,
Down,

Hoffman,
Howard, J.,
Howard, R.,
Isler,
Irwin, G. C.,
Jones, E. E.,
Kaiser,
Kaufman,
Keegan,
Keepert,

Missimer,
Moore,
Morrow,
Moulthrop,
Murphy,
Neel,
Neely,
O'Neill,
Pennock,
Perry, S. J.,

Ulerich,
Ulman,
Walsh,
Whitaker,
Wilson, J. H.,
Wilson, W. H.,
Wiltbank,
Young, J. H.,
Zimmerman,
Alter,
Speaker.

NAYS—1.

Allen,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE ADOPTS REPORT FO CONFERENCE COMMITTEE ON HOUSE BILL NO. 183.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to bill numbered and entitled as follows, viz:

House Bill No. 183.

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks of other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation to the exclusion of the concurrent power of the several States And provided further That none of the provisions of this act shall

BILLS SIGNED BY THE SPEAKER.

The Speaker announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 660,

A Joint Resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVIII) Article thereof

Senate Bill No. 818.

A Joint Resolution for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

Senate Bill No. 1567.

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

Senate Bill No. 1871.

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine ending May thirty-first one thousand nine hundred and thirteen," approved the second day of April one thousand nine hundred and thirteen

Senate Bill No. 1872.

An Act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment and manner of filling vacancies.

Senate Bill No. 1884.

An Act authorizing S W Shearer and Joseph W George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

Senate Bill No. 1889.

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

Whereupon, the Speaker in the presence of the House signed the same.

ADJOURNMENT.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I move the House do now adjourn until June 27th, 1913 at 10.30 o'clock P. M.

The motion was agreed to and the House (at 11.58 P. M.) adjourned to meet on Friday, June 27th, 1913 at 10.30 A. M.

Legislative Journal.

Session 1913

120th of the General Assembly

VOL. 2.

HARRISBURG, PA., FRIDAY, JUNE 27, 1913.

No. 92.

SENATE.

FRIDAY June 27, 1913.

The Senate met at 10 o'clock A. M.

The PRESIDENT (Lieutenant-Governor John M. Reynolds) in the Chair.

PRAYER.

The Chaplain, Rev. A. C. James, offered the following prayer:

Our Father in Heaven, we come to Thee at this time grateful to Thee for Thy many blessings, grateful to Thee for the fellowship which we have enjoyed even as brothers together, grateful to Thee for Thy kindly providence which has watched over us and guided us. We pray to Thee that as we await the fall of the gavel that shall adjourn this session we shall remember that the gavel of the Eternal Judge shall some day adjourn the session of our life. Help us to be ready for the fall of that gavel. We ask it in our Redeemer's name. Amen.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. SPROUL, the further reading was dispensed with, and the Journal was approved.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced presented extracts from the Journal of the House of Representatives which were laid upon the table.

RESOLUTION EXTENDING TIME OF ADJOURNMENT SINE DIE.

The Chair cleared his table and laid before the Senate for concurrence resolution, which was twice read, as follows:

Resolved (if the Senate concur), That the time for adjournment sine die shall be extended until twelve o'clock to-night.

On the question,

Will the Senate concur in the resolution?

Mr. CROW. Mr. President, for the information of the Senate I might say that there is no disposition to continue this session one minute longer than is necessary to get through the General Appropriation Bill, and the understanding is with the House that if we get through at say two or two thirty this afternoon, there will be a new resolution for adjournment.

Mr. JUDSON. Mr. President, I am not opposed to the extension of the time, if this resolution is made in good faith by the House and business demands the time to be extended, I am in favor of staying here that long, but not staying just to gratify the wishes of the House.

And the question recurring,

Will the Senate concur in the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION FIXING TIME FOR ELECTION OF PRESIDENT PRO TEMPORE AND TESTIMONIAL PRESENTATION.

Mr. CROW. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW offered the following resolution which was twice read and agreed to:

Resolved, That the election for President pro tempore of the Senate, whose term of office shall commence with the final adjournment of the Legislature, be held at two-thirty P. M. today, and that the usual testimonial presentation exercises be held immediately following said election.

RESOLUTION FOR APPOINTMENT OF COMMITTEE TO DRAFT WORKMAN'S COMPENSATION LAW.

Mr. SHEATZ. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SHEATZ offered resolution which was twice read as follows:

Whereas, The principles of a Workmen's Compensation Act in case of injury to an employee or in case of death, proper compensation to his dependents is universally admitted to be right; and

Whereas, The time is at hand when the American workmen and their dependents must have a more positive expectancy in case of injury or death when caused during employment; and in case of injury or death when caused during employment; and

Whereas, Just and workable laws have been enacted in various countries of Europe and in several States of our Union; and

Whereas, Bill No. 399 of the General Assembly of 1913 was drawn to meet the exigency of this proposition, but on account of serious diverse opinions upon the beneficial scope to all workmen of the measure as drawn and the administration of the act and the subsequent amendments which weakened the measure to such an extent as to make it unacceptable to the workmen of Pennsylvania;

Therefore be it resolved, That the President pro tempore of the Senate be and is hereby authorized to appoint three Senators who shall at the earliest time possible concentrate their efforts in the drafting of a measure along the lines of certain well established Workmen's Compensation Laws now in successful and satisfactory operation

This Commission of three Senators appointed by the President Pro Tempore of the Senate shall receive no compensation for their services. Their expenses, however, shall be paid, also the expenses for all typewriting in the construction of the Bill. Such expenses to be paid out of the contingent fund provided in the General Appropriation Bill upon warrants drawn to the order of such Senator as the Commission may designate as their Chairman, provided, however, that vouchers must be filed with the Auditor General covering such expenses. It is contemplated by this resolution that the three Senators selected to carry into effect the work of drafting a Workmen's Compensation Act will complete their task on or by December 1st, 1913.

Mr. SHEATZ. Mr. President, I move that Rule 39 be suspended in order that the resolution just read may be considered at this time.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

Mr. VARE. Mr. President, and gentlemen of the Senate, I stood ready to vote for the Workmen's Compensation Act no matter in what drastic form it came out on the floor of this Senate, but inasmuch as a deadlock ensued between the conferees, it does not look as though we are going to get an opportunity to vote on it, I think this is the next best

solution of the problem at this time. I therefore hope the resolution passes.

Mr. McNICHOLS. Mr. President, I have had previous knowledge of course of the preparation of this resolution and of its presentation. It is one of the measures that we in our end of the State deemed of more importance than any measure presented to the House or Senate during this present session. It is a measure that gave me more concern than any other measure that has been presented to the Legislature, consequently it was a measure that I was more interested in than any other measure, and I want to say at this present moment that I was extremely sorry to learn that the conferees of this body and the conferees of the House were unable to agree on a bill that would be satisfactory, partly if not wholly to the interests that were interested in this bill. Two or three days ago in conversation with a member of the Conference Committee on the part of the Senate I was informed that in his judgment the difference was so wide that it would be impossible for the conferees to agree. I stated then as I believe now that any committee of conference from this body and from the House failing to agree should report to this body their failure to agree and report in time for this body to take some other action if they deem proper. I believe that our committee acted in the best of faith. I believe that there were carrying out the will of the majority of this body. I believe, too, that the majority of this body has made a mistake. I think that in two years this is to be one of the greatest measures of interest in the State of Pennsylvania before the coming session of the Legislature. I believe, too and I make this prediction that the interests that have opposed this measure will find that two years from now that perhaps there will be a harsher provision inserted in another measure and there may be another vote on both sides of the House in order to pass it. I want to say that in Scranton, Lackawanna county, and surrounding territory, that we are vitally interested in this bill and we enter our protest both to this part of the House and the other House for failing to agree on some plan of compensation. Whether this measure will be of any benefit to the coming Legislature I am unable to say but were I the Executive of this great State of Pennsylvania my first act would be to call this body back for the special purpose of passing a compensation act.

Mr. McNICHOLS. Mr. President, I have been in favor of a compensation act from the standpoint of an employer of labor, and have labored as earnestly at this session for the passage of one as any member of this Senate, but I am also in favor of justice to both sides of this question and I think by the appointment of a committee of this character we will get at the bottom of what is a real, fair, just compensation act. The gentleman says that these people in Scranton are vitally interested and that there will be something doing between now and the next session. It is the duty of this Senate as well as the House to consider not only the question of what is going to be beneficial to the side of labor but what is going to be beneficial to the preservation of capital and industries in this State, because without the one the other cannot exist and vice versa. The business men of this Commonwealth today are just as interested in solving this problem both as between the employes and themselves as are these men who are going through the State with the flags and banners and transparencies of political ambition, and even more so, because they are living not only every day in the week but every day in the year with those employes as their companions, and to put this matter on the question of a political issue is most damnable, because at this time and in this age almost every employer of labor is doing something in the way of meeting this issue by insuring himself against this condition. To my mind that condition has got to be directed so that the employer shall have the benefit that his sureties are now receiving. A concrete case was in the firm I am connected with which paid in the construction of the Market Street Subway \$85,000 to an insurance company upon which there was but \$20,000 paid out for accidents. That is the condition I want to see met, that the employee shall be compensated and the employer shall be compensated for the efficiency and magnitude of his business. But I do contend that when we do have a compensation act that that fund shall be contributed to by all the interests of this great Commonwealth. The big men, the middle men and the small men, and not that the middle men and small men shall have that responsibility and the great big corporations by reason of

the enormous responsibility and opportunities shall be excluded from the privileges of the Act. I have been satisfied with the interest and with the efforts made by the Committee because I have been one of the gentlemen treating with them and their conclusion has not been one of dishonesty and deception but one after thoroughly considering the proposition and after submitting a proposition which to my mind was a starting point, but which should have been accepted by that Committee to which we entrusted the care of this question, and for the purpose of at least assuring the laboring man that his interest is to be properly protected with the State as the custodian. Now when men of our associations in this Senate have made these efforts let us as their fellow Senators do everything in our power that the interests or that great body of workmen of whom no man in this Senate or State has a greater regard than I, shall be properly protected and taken care of and that we will not sometime awaken to a realization that we have created a trust to their disadvantage and disadvantage to the people of the whole State, and find that what we have legislated for, the interests of the laboring men, has practically been to his detriment. I trust that this resolution will pass but not with the idea of any censure upon these gentlemen who are connected with this compensation project.

Mr. CROW. Mr. President, as Chairman of the Committee on Corporations that had this bill before it for consideration, and having later been the Chairman of the Committee of Conference on the part of the Senate and having in the meantime stood under the censure of standing obdurately against the enactment of any workman's compensation act, I feel that some word of explanation from me is due the Senate and the public at this time. In the argument against the workman's compensation bill, as offered in this Senate by the Commission, I stated that the opposition was not to the principle, but to the plan. We maintained that this compensation act had been drafted for the benefit and advantage of the trusts as against the small employers of labor. The allegation that we stood against this bill because we stood for the interest of these corporations was false. We were against this bill because we maintained that under its provisions the trusts would be given a greater grapple hold on the industries of this Commonwealth than were given to it under any tariff law that was ever enacted. After the amendment had been put into this bill reluctantly by the members of this Committee, having submitted that this bill was unreasonable and asking for some other proposition or some other plan, we were met with the statement that it was this bill or none and in the extremity of the situation we put into the bill the optional clause that prevented the middle man, the small employer of labor, from being swallowed up by the big corporations of the State. After the conference committee was appointed we were in frequent conference with members of this commission and finally another plan was submitted known as the insurance plan. We read that bill over, and what was the change? Absolutely none, so far as our contention was concerned. It only provided that the little fellow, if he did not feel able to meet the situation under the original bill, could take himself out from under it and take out State insurance, we said no. If we are to have a state insurance plan, let every corporation, big and little, come under its provisions. Let a reasonable rate be established that will not work confiscation to the small, unfortunate employer of labor." And the proponents of this bill said "No. We maintain that if the trusts or big corporations, with its fine equipment, with its new machinery, with its up-to-date appliances, can so reduce the loss of life and accidents in its operations to bring the cost of compensation down to one half of one per cent., as they can, they should have the advantage over the small employer of labor who burdened with debt and misfortune is unable to put into his plans the up-to-date machinery that would put him on a parity with the trusts; unable to do that through financial difficulties he should bear the whole burden and weight of the compensation act and the difference between the one half of one per cent. and six per cent., which they claim would be a proper and just charge against the small fellow." In other words a charge of five and one half per cent. on the pay roll in favor of the trusts and against the small employer of labor, was a proper plan of compensation, in order to give the trusts the advantage over the fellow who was unfortunate enough not to be able to

equip his plant with machinery that put him on a parity with the big fellow. We submitted this plan in order to try it out; take a maximum assessment of two per cent. on the pay roll, take, if you please, one-half of one per cent. as a minimum. Let the Commission to be appointed graduate the charge of two per cent. as a maximum and one-half of one per cent. as a minimum, according to the hazard of the employment, and let the money be paid into the State treasury, the fund administered by the commission and the payment of the compensation guaranteed to the employees, instead of its payment being dependent upon the solvency or the insolvency of the employer. If there is a deficit at the end of the year, let the deficit be paid out of the State treasury in order to fasten upon the rich fellow, the fellow who has made his fortune and retired from active business, living in his castle, and basking in the sunshine of his pergola, contribute his share by paying the deficit out of the State treasury. The theory that because a man is the employer of labor, the burden for accidents that are the result of the act of Almighty God, as well as those for which he is otherwise in no wise responsible should be borne by him alone, I do not approve. I think that society, the people at large, have a common interest in this proposition and it is entirely equitable, that a part of the burden fall upon society as an institution. That plan was rejected because the proponents of this bill maintained that the advantage that the big fellow would have, that the corporations would have, with its finely equipped plant over the fellow who was unfortunate enough not to be able to so equip his, was an unfair proposition. And I feel, sitting here under the odium of the charge of standing for the big corporate interests of the State against labor, that I am entirely justified in making this statement.

Mr. NULTY. Mr. President, I am against the resolution. Two or three days ago after we had begun to look over it, and I read it for the first time, I thought it was a good thing, but I have changed my mind. What ought to take place is the discharge of the Committee of Conference on the Compensation act because I have been informed that a disagreement has taken place with the conferees representing the House. We are now approaching the closing hour of the session, and it is quite evident that the members of the Senate are opposed to the passage of the Workmen's Compensation Act, which has passed the House by an overwhelming majority. Gentlemen of the Senate, it will be the greatest mistake we have ever made if we adjourn the Senate without passing this important legislation. Twenty-four of the leading industrial States of our Union have passed compensation laws, many of which are more drastic than the law prepared by the Commission appointed by the Governor two years ago, which bill we are now considering. In view of the fact that every political party represented here and every Senator has been pledged to pass such legislation, I can picture the wrath of the deceived working man and the general public when it is plain to them that they have been purposely betrayed by the members of the Senate who are ignoring their pledge in opposing the passage of this legislation. The action of this Senate can be accounted for by the fact that a large number of its body are employees of labor, and the representatives of corporations who are here lobbying have been successful in inducing a large number of the Senators to oppose this legislation, which has been grossly misrepresented and very much misunderstood. The passage of this law means more than compensation; it means accidents prevented; it means that the factory and mining laws will be complied with and unusual precaution taken by employers to reduce or eliminate accidents. This law going into effect would mean the saving of hundreds of lives between now and the next session of the Legislature. Gentlemen, those opposing this humane legislation, which will mean the saving of hundreds of lives, the prevention of numerous accidents, the elimination of the misery and unhappiness that results therefrom, must and shall assume the responsibility. The blood of the unfortunate victims of the industrial accidents that will occur and could be prevented by the passage of this act will be on the hands of men who have opposed its enactment, and the wails of the widows and orphans, the groans of the industrial wounded shall ring in their ears continuously because of their failure to live up to the pledges you have made to the people you represent. It is within

your power to conserve human life that is being unnecessarily sacrificed and stopped with the terrible slaughter that is now daily taking place in our industries. Your failure to discharge this committee of Senators, all of whom are the bitterest opponents of this humane legislation, will you make yourselves accessories to this criminal proceeding. It was evident from the selection of the committee that favorable action was impossible. As usual you will seek to conceal yourselves behind precedent and Senatorial courtesy, but gentlemen, if you are sincere such proceeding will not deter you from doing your duty and fulfilling the pledge made to the people of the Commonwealth. It is such betrayal of trust that has made the people clamor for the initiative, the referendum and recall. Let us discharge this conference committee, let the consideration to the Senate chamber, strike out the vicious amendments inserted in the Senate committee, restore the bill to its original form as prepared by the Commission, which was appointed two years ago by the action of the Legislature, give to the laboring men the bill as it has been approved by them, the passage of which has been urgently requested by the back bone and sinew of this State, which is labor, and you will be doing your full duty to them.

Mr. HILTON. Mr. President, just a word, I am against this resolution. A very able commission was appointed two years ago to investigate an act of this kind and present it to us. They gave a great study to an act of this kind and it is what is the most practical kind of a law you can have upon that line. The Conference Committee of the House reports to me that the Conference Committee of the Senate absolutely refused to take out the optional clause that was put in in the Senate. In my opinion, that optional clause makes a farce of the bill. I am a large employer of labor, my partner and I employ over four hundred men, and while we favor this bill and wish to come under it yet if you make some optional clause, as it is today, it is human nature for us to take advantage of it and not come under the act, so for that reason I do not think you can get any benefit out of any act unless everybody is compelled to come under it. In that way we get a compensation act that is equal to all. Now rather than pass this resolution to continue unto another session I would rather see it go before the next campaign and bring it up before next Legislature as a recommendation of this commission, instead of having any new kind of an act and I hope the members of the Senate will vote it down and let us make an issue of it at the next campaign and unless we get the compensation act that is before the Senate, we will find that the next session of the State Legislature will pass this act, if not a more drastic one.

Mr. McNICHOL. Mr. President, I would like to interrogate the gentleman from McKean, Mr. Hilton?

The PRESIDENT. Will the Senator from McKean, Mr. Hilton, allow himself to be interrogated?

Mr. HILTON. Mr. President, I will.

Mr. McNICHOL. Mr. President, I would like to ask the Senator from McKean, Mr. Hilton, if he does not often have discounts at bank the same as any other business man in the running of his business.

Mr. HILTON. Mr. President, Yes, sir.

Mr. McNICHOL. Mr. President, on which he pays six per cent. Is that not true?

Mr. HILTON. Mr. President, Yes, sir.

Mr. McNICHOL. Mr. President, now under the compensation act you are paying six per cent. on the pay roll and the large employer of labor would have to pay but one-half of one per cent. on the pay roll. How are you going to do business with such competition?

Mr. HILTON. Mr. President, I will answer the Senator from Philadelphia in this way, that anybody can bring up an argument against a bill by certain questions of this kind, by bringing out some details that we are not familiar with, but I am going to state this that we are not afraid to meet the new conditions and believe that it will work out in justice to us all. I realize that certain things have got to be worked out by the practice and I am confident that it will work out in justice not only to the employee but to the employer.

Mr. McNICHOL. Mr. President, has the Senator from McKean any liability insurance now?

Mr. HILTON. Mr. President, about a year ago the Superintendent of our works took out insurance something like you speak of.

Mr. McNICHOL. Mr. President, I am talking about your firm not your superintendent, you are a member of the firm,—the firm.

Mr. HILTON. Mr. President, if the Senator from Philadelphia, Mr. McNichol, allows me to answer the question, I will do it. I do not propose to be interrupted when I am trying to answer this question? I made the answer that the superintendent of our works notified me that he had taken out a little insurance as a speculation a short time ago and we had one man injured and we tried to collect the insurance and the agent came around and made the statement that they would make no payment unless it was enforced by a law suit. With this compensation act it is another proposition. We do not want to go into courts and have difficulties of that kind. There is no protection to employers in insurance of that kind.

Mr. McNICHOL. Mr. President, don't you think it is a proper thing to insure and pay the premium to insurance companies for the purpose of compensating your men, as all business men throughout the country are doing today.

Mr. HILTON. Mr. President, I am willing to admit that there are several different kinds or ways of handling the question. The Senator from Philadelphia, Mr. McNichol, may have one way, I may have another. I think as a body we had better take the way of the commission, that have spent two years in studying this question. I think this is as fair to small men as to large men.

Mr. McNICHOL. Mr. President, from what source has the Senator from McKean, Mr. Hilton, gathered that information.

Mr. HILTON. Mr. President, as I said before I am willing to take the recommendation of that commission and from what investigation I have made in a rough way I am satisfied with it.

Mr. NULTY. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. McNichol.

The PRESIDENT. Will the Senator from Philadelphia, Mr. McNichol permit himself to be interrogated?

Mr. McNICHOL. Mr. President, I will.

Mr. NULTY. Mr. President, I am in the undertaking business in the City of Philadelphia. I have four instances where insurance was taken out and when they went to the companies they were told they had no case. The firm by which they were employed said "we had nothing to do with it; it is up to the insurance companies." The insurance companies said to the families "we only protect the employer as far as a law suit is concerned, if they are brought in the court, and they must go in the courts to get it." I don't know how many others in the same business have had similar cases.

Mr. McNICHOL. Mr. President, in any accident upon any work that we are engaged in and we have employed five thousand men, each man has received his compensation from the insurance company which is one of the most reputable in the United States, and anything over the amount of compensation that the insurance company is liable for, the firm with which I am connected makes up the balance. I can't answer for any other insurance companies and if the gentleman will deal with some fake insurance companies, that is another question.

Mr. HILTON. Mr. President, A few years ago we were erecting a building and we put twenty-four rafters in that building, and in the rush to try to get the building completed we neglected to put braces under those rafters, and along towards the fall of the year a heavy snow storm came up and some of the rafters fell and came down on a workman and almost killed him, and he was laid up for two or three years. The reason I remember this is there was a case where the employee came near losing his life through carelessness of the employer, and the thought occurred to me at the time, that if we had a workman's compensation act, we would have naturally been insured to protect ourselves against this workman's compensation act and insurance companies would have compelled us to have those braces under those rafters just the same as they would compel us to have devices through our factory to protect them from any other kind of an accident, and I believe that employers if we have an act of that kind will protect themselves and that is not only fair to the employee but to the employer.

And the question recurring,

Will the Senate agree to the resolution?

The yeas and nays were required by Mr. HILTON and Mr. FARLEY and were as follows, viz:

YEAS—38.

Alexander,	Endsley,	Jones,	Mills,
Beidleman,	Gerberich,	Judson,	Morgan,
Buckman,	Graff,	Kline,	Salus,
Catlin,	Gyger,	Kurtz,	Sensenich,
Clark,	Hall,	Martin,	Sheatz,
Cooper,	Heacock,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Vare,
			Wasbers,

NAYS—6.

Farley,	Jarrett,	Moore,	Nulty,
Hilton,	Magee,		

So the question was determined in the affirmative.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor John M. Reynolds) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

Senate Bill No. 942, entitled:

An Act providing for the printing binding and distribution of two publications heretofore published by the State namely "Pennsylvania at Gettysburg" and "Report of the Commission to locate the sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work

Senate Bill No. 994, entitled:

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure

Senate Bill No. 11, entitled:

An Act defining commodities regulating the sale thereof and providing penalties for violation hereof

Senate Bill No. 435, entitled:

An Act providing for the establishment of the Pennsylvania Historical Commission defining its powers and duties and making an appropriation for its work

Senate Bill No. 485, entitled:

An Act relating to and regulating motor vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder

Senate Bill No. 791, entitled:

An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lanes and alleys within their corporate limits laid out by this Commonwealth

Senate Bill No. 830, entitled:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" as amended

Senate Bill No. 878, entitled:

An Act providing for the establishment of a State Department of Standardization and Supervision of Accounts requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any sub-division thereof to keep accounts and to make reports in the form prescribed by said Department providing for the inspection by said Department of the accounts of all such officers and offices defining the offenses in relation thereto and providing punishments for violations of the provisions thereof

Senate Bill No. 883, entitled:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party and a condition of the right to vote at primaries in said cities providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

Senate Bill No. 986, entitled:

An Act authorizing corporations owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license and regulating the taxation of such corporations

Senate Bill No. 1459, entitled:

An Act amending article two of section one of an act entitled "An Act relating to the descent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers

Senate Bill No. 1460, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions in judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgements of deeds and sequestration of title estates" by regulating the appointment and number of appraisers

Senate Bill No. 1820, entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

Whereupon,

The PRESIDENT (Lieutenant-Governor John M. Reynolds) in the presence of the Senate signed the same.

RECESS.

Mr. McNICHOL. Mr. President, I move the Senate do now take a recess until two o'clock.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

ELECTION OF PRESIDENT PRO TEMPORARY.

Mr. SPROUL. Mr. President, I ask unanimous consent to offer resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SPROUL offered the following resolution which was twice read, considered and agreed to:

Resolved that the Senate do now proceed to the election of a President pro tempore whose term of office shall commence with the final adjournment of the Legislature and that the clerks act as tellers.

Mr. SPROUL. Mr. President, I am directed by the Caucus of the Republicans in the Senate to present the Honorable Charles H. Kline of Allegheny County as their candidate for President Pro Tempore of the Senate.

Mr. THOMPSON. Mr. President, I second the nomination.

Mr. HUFFMAN. Mr. President, I present the name of the Honorable James A. Miller of Lehigh County as the candidate of the caucus of the Democratic members for President, Pro Tempore of the Senate.

Mr. WASBERS. Mr. President, I second the motion.

Mr. SALUS. Mr. President, I move that the nominations be now closed.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

The PRESIDENT. The roll will be called by the Chief Clerk.

The roll was taken as follows:

For Mr. Kline.

Alexander,	Endsley,	Magee,	Salus,
Beldleman,	Graft,	Martin,	Sensenich,
Buckman,	Gerberlich,	McIlhenny,	Sheatz,
Catlin,	Homsher,	McNichol,	Snyder,
Clark,	Hunter,	McNichols,	Sproul,
Cooper,	Jarrett,	Miller,	Thompson
Crow,	Jones,	Mills,	Vare,
Dalx,	Kurtz,	Moore,	

For Mr. Miller.

DeWitt,	Heacock,	Judson,	Nulty,
Farley,	Hilton,	Kline,	Sones,
Hall,	Huffman,	Morgan,	Wasbers,

The PRESIDENT. The Clerks agree in their tally and the result of their ballot is Mr. Kline thirty-one votes and Mr. Miller, twelve votes. Mr. Kline having received a majority of all the votes cast he is elected President pro tempore of the Senate to serve until the next session of the Legislature. The Chair appoints the Senator from Delaware, Mr. Sproul, and the Senator from Lehigh, Mr. Miller, as a committee to escort the newly-elected President pro tempore to the Chair.

Mr. SPROUL. Mr. President, I have the honor to present to you the newly-elected President pro tempore of the Senate, Hon. Charles H. Kline of Allegheny County.

OATH OF OFFICE ADMINISTERED TO PRESIDENT PRO TEMPORARY.

The PRESIDENT. The oath of office will be administered to the newly elected President pro tempore by Hon. George Kunkel, President Judge of the Twelfth Judicial District.

And the oath of office was accordingly administered.

The PRESIDENT. Senators, I present to you the Honorable Charles H. Kline, who has been duly elected President pro tempore of the Senate for the interim, an honorable member of your body who has well earned this distinction. (Applause).

Mr. KLINE. Mr. President and Members of the Senate of Pennsylvania:—I assure you that I appreciate very much indeed the great honor you have conferred upon me this day in electing me your President for the recess of 1913 and 1914. It is the greatest honor that can come to a member of the Legislative branch of our State and who would not feel proud to be the presiding officer over such a representative body of men of a State that whose people by the nobility of their nature and the majesty of their intellect, have made the grand old Keystone State preeminent among the States that go to make up our great and glorious Nation.

As this is for the recess only, it would be useless for me this day to speak of principles and policies. Every man in this Senate is, to a certain degree, interested in politics for he believes it is the duties which he owes to organized society to which he belongs and through which we can boast of the onward march of progress of our great and glorious Nation. So, today I am going to take up your time for a few moments in the discussion of a much misinterpreted

word and much misunderstood man, the man who believes in doing his duty to his State and Nation and that word and that man is Politician.

I was born and raised in a community where I imbibed an idea that is very rare in these muckraking days; that a man who takes an active interest in public affairs, and that is all a politician is, was not necessarily a knave and was not despised and rejected of men. I imbibed another idea; that because a man took an interest in public affairs, which led him to fill offices, that he did not necessarily sponge the ten Commandments from his slate, nor leave the Golden Rule out of his daily diet. I share in the opinion of that great diplomat, one of the grandest Representatives the United States has ever had at the Court of St. James who well said, make the actual politician as disreputable as you please, the business of politics remains the highest of human concerns.

Was it not the immortal Lincoln who so beautifully said: "We are the heirs of those brave men and women who brought upon this Continent a new Nation conceived in liberty and dedicated to the proposition that all men are equal." And I add, born of humanity's upward struggle, cradled in education, nurtured upon the true principles of democracy and warned by the radiant sunbeams that emanate from Calvary's Holy Cross. Was it not he, whom his contemporaries called the common ordinary politician when he sagely said, "Honest statesmanship is the wise employment of individual meanness for the public good."

It is neither fair, honest, nor just, nor indeed a sign of good wisdom to judge the whole class of public servants by the weakness and dishonesty of a few, but it is fair to apply to political men, as a class, the same tests and gauges as to other classes of men and things. Would it be right to say there is no honesty among bankers because a few have been dishonest; that there are no good marriages because of an occasional divorce suit; that all doctors are quacks because one or more has been bred by them; that there are no good churches on account of a few back-sliders; no patriots because there was an Arnold; no soldiers because there are deserters; nor no true Apostles because there was a Judas—no no. I have learned to judge men in political life by the same standards I measure out for myself and those I meet in every walk of life.

Let us protest against the unreasonable and unfair spirit of National, State City and County suspicion and injustice; that spirit that stamped Washington as a selfish self seeker, John Marshall as a pliant tool of party, Abraham Lincoln as a political schemer and William McKinley as a time server; that spirit that has crushed the hopes and poisoned the minds of a long line of public servants in low and high places: that spirit that has never made any men better because it never strengthened them by confidence.

I desire to array myself with that grand army of men who feel that the way to make better legislators in Nation and in State, better Governors of Commonwealths, better Mayors of cities, is to seek for and see what good there is in them rather than to assume that each and every one are bad. Let us always remember to get good out of any man, the glad-hand discounts the cynics tongue every time.

In conclusion, my friends, permit me to say, fear not the unjust criticisms of the pessimist and maligner for they are neither a benefit to themselves nor their country. Do that duty toward yourself and your fellowmen as you see it and the whole world will applaud you and ere long I hope to see ushered in that grand-millennium for which all Christendom yearns "confidence in ones fellowmen."

Mr. HALL. Mr. President, I cannot refrain from adding something to what the President pro tempore has said. I feel sure that I voice the sentiments of this side of the chamber in the minority when I say that there is no man in this House more entitled to the honor than Hon. Charles H. Kline. We of course are sorry that our colleague, Senator Miller, was not elected but that is the fortune of politics, but we all think, I believe we do, that we could not have gotten a better man than Senator Kline.

RESOLUTION THANKING HON. GEORGE KUNKEL, PRESIDENT JUDGE TWELFTH JUDICIAL DISTRICT FOR ADMINISTERING OATH OF OFFICE TO PRESIDENT PRO TEMPORE.

Mr. BEIDLEMAN. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BEIDLEMAN offered the following resolution which was twice read, considered and agreed to:

Resolved, That the thanks of the Senate be extended to the Hon. George Kunkel, President Judge of the Courts of Dauphin county for his favor and courtesy in administering the oath of office to the duly elected President pro tempore the Honorable Charles H. Kline.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary of the Governor being introduced presented communications in writing from His Excellency the Governor of the Commonwealth which were read as follows:

APPROVAL OF SENATE BILL NO. 1146.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1146, entitled "An Act to amend an act approved the twentieth day of June one thousand nine hundred and one entitled 'An Act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation' by extending to August first the date for the payment of taxes."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 881.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 881, entitled "An Act to permit viewers to award damages for the vacation of streets roads or highways to abutting owners where no land is actually taken."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 363.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 363, entitled "An Act to authorize all cities and boroughs in the Commonwealth of Pennsylvania to construct and maintain comfort and waiting stations and drinking fountains in the public highways of such municipalities and providing the manner of ascertaining and collecting the damages caused by the construction of such improvements."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 120.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 120, entitled "An Act regulating pay of election officers and Clerks at certain elections hereafter held within this Commonwealth."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 13.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 13, entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto."

JOHN K. TENER.

VETO OF SENATE BILL NO. 436.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

I return herewith, without my approval, Senate Bill No. 436, entitled: "An Act permitting building associations or other corporations whose charters have expired or whose affairs have been wound up to satisfy mortgages."

A similar bill was vetoed in 1911, and House Bill No. 1316 of this Session, which is identical in form with this bill, was on May 22, 1913 disapproved.

For the reasons therein given this bill is not approved.

JOHN K. TENER.

On the question,

Shall the bill pass, the objections of the Governor to the contrary notwithstanding?

Mr. SPROUL. Mr. President, I move that the question, together with the further consideration of the question be postponed for the present.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

VETO OF SENATE BILL NO. 992.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without my approval, Senate Bill No. 992, entitled:

"An Act providing for the rechartering of building and loan associations after expiration of their charter and for the taking over of all of the property and assets by the re-chartered corporation."

The general corporation Act of April 29, 1874, provides for the renewal of charters of building and loan associations which are about to expire.

This bill, if it were to become a law, would authorize the re-chartering of such corporations whose charters have expired without limitations as to the time for making application for such recharter. Under such a law the charter of a building and loan association might expire to-day, and could be re-chartered upon application twenty-five years after such expiration.

For this reason the bill is not approved.

JOHN K. TENER.

On the question,

Shall the bill pass, the objections of the Governor to the contrary notwithstanding?

Mr. BUCKMAN. Mr. President, I move that the question, together with the further consideration of the bill be postponed for the present.

Mr. HUNTER. Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor John M. Reynolds) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 183, entitled:

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the Courts of Common Pleas and giving the Court of Common Pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the

violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars' and fixing the free time that shall be allowed for unloading cars" approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

House Bill No. 354, entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing a penalty for violation thereof

House Bill No. 451, entitled:

An Act creating a reward or bounty for the destruction of certain noxious animals and birds killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

House Bill No. 593, entitled:

An Act relating to contracts of insurance relief benefit or indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

House Bill No. 696, entitled:

An Act providing and requiring standard provisions in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act

House Bill No. 711, entitled:

An Act relating to the management of the Eastern State Penitentiary

House Bill No. 857, entitled:

An Act to authorize the judges of separate orphans' court at the request of the judges of the common pleas to hear and determine all issues and other matters in the Court of Common Pleas courts ofoyer and terminer and general jail delivery and courts of quarter sessions of the peace

House Bill No. 888, entitled:

An Act designating the daisy as the flora emblem or State flower for this Commonwealth and fixing a day for the observance of the same

House Bill No. 953, entitled:

An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the sanitary keeping of stables and other places in such cities where horses mules cows sheep goats or swine are kept and for the collecting storing and transporting of manure from such animals providing that no manure shall be collected or stored in any stable manure pit or other place without a permit or transported in violation of said rules and regulations making a violation of the act or of said rules and regulations a misdemeanor prescribing penalties therefor and repealing inconsistent acts

House Bill No. 1010, entitled:

An Act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board

and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

House Bill No. 1246, entitled:

An Act providing and regarding the releasing on parole of certain prisoners who have been sentenced for life

House Bill No. 1408, entitled:

An Act fixing the compensation of the reading clerk of the Senate and House of Representatives

House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

House Bill No. 1547, entitled:

An Act to amend section two of an act entitled an act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their counties painted and the bolts of the same tightened as often as may be necessary approved the twenty-first day of April Anno Domini one thousand nine hundred and three

House Bill No. 1636, entitled:

An Act making it the duty of the recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyance of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavits shall be sent only to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury And further providing That neither the said affidavit nor the contents thereof shall be shown or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistants and employees in their respective offices and providing penalty for the violation thereof

House Bill No. 1689, entitled:

An Act to provide for the assessment and collection of taxes on personal property

House Bill No. 1738, entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

Whereupon,

The PRESIDENT (Lieutenant-Governor John M. Reynolds) in the presence of the Senate signed the same.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1467.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 1467, entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 1467, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on House bill No. 1467, entitled "An Act establishing certain public roads as 'State Highways' and providing for their construction and maintenance at the expense of the Commonwealth" respectfully beg leave to submit the following amended bill as our report

ROBERT F. FREY,
A. S. MOULTHROP,
C. L. SCHUCK,

Committee on the part of the House of Representatives.

WALTER McNICHOLS,
CLARENCE J. BUCKMAN,
Committee on the part of the Senate.

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following various sections of public roads shall respectively be adopted June first one thousand nine hundred and fifteen by the Commonwealth as State highways to be constructed and maintained at the sole expense of the Commonwealth under the provisions of present or future laws governing main State highways that is to say

Route Two Hundred and Ninety-seven A certain public road beginning at a point on route number one hundred and seventy-five at Nazareth thence by Newburg and Hecktown to Bethlehem thence by route number one hundred and fifty-nine to Allentown

Route Two Hundred and Ninety-eight A certain public road beginning at the Gettysburg National Park and running thence by way of Greencourt over the Emmittsburg road to a point on the division line between the State of Maryland and Pennsylvania about one mile north of Emmittsburg

Route Two Hundred and Ninety-nine A certain public road beginning in Canton in Bradford county and running by way of East Canton Leroy West Franklin and Powell to Monroton thence over route seventeen to Towanda in said county

Route Three Hundred A certain public road beginning at Pine Flats Indiana county at a point on route number fifty-four thence by way of Spruce to Cherry Tree borough connecting with route numbered sixty-two

Route Three Hundred and One A certain public road beginning in the borough of Indiana thence over the old Indiana and Ebensburg pike by way of Nolo to Strongtown connecting with route numbered fifty-four and thence over route fifty-four to the borough of Ebensburg

Route Three Hundred and Three A certain public road beginning in the borough of Donegal Westmoreland county at a point on route number one hundred eighty-six thence by way of Stahlstown Harold Ligonier borough Lose Hillsview Fort Palmer West Fairfield and New Florence borough to Seward borough thence to a point on the line dividing Westmoreland and Indiana counties thence to Cramer Indiana county connecting with route number two hundred twenty-three

Route Three Hundred Three A certain public road beginning at Iola Columbia county on route two hundred thirty-nine passing through Pine Summit and opposite to Clarkstown (over old State road) and thence to a point on route number nineteen one mile north of Muncy thence over route number nineteen into Muncy Lycoming county

Route Three Hundred and Four A certain public road beginning at the intersection of the south line of North East borough at a point on route number eighty-seven at the station road leading north and south thence through a portion of North East township and through Greenfield township and through a portion of Venango township to the Wattsburg plank road connecting with route number eighty-three in Erie county

Route Three Hundred and Five A certain public road beginning at a point in Landisburg borough Perry county being intersection of said road and State main highway route number one hundred ninety-one extending via Bridgeport Lebo Oak Grove and Waggoners Gap thence through Caprivi to Carlisle in Cumberland county

Route Three Hundred and Six A certain public road beginning at a point on route number twenty-seven in the borough of Centre Hall in Centre county and passing eastward through the townships of Potter and Gregg thence to Madisonburg in Miles township thence to Rebersburg Wolf's Store and Livonia in Miles township thence over State lands for a distance of eight or more miles thence through the township of Lewis and on to a point known as Forrest in West Buffalo township in Union county thence to Cowan in Buffalo township thence south and connecting with said route number twenty-seven at a point known as the Pontius Farm about one mile east of the borough of Millfinburg in said Union county

Route Three Hundred and Seven A certain public road beginning at the intersection of said road with State highway route number twenty-nine at the village of Potter's Mills in Potter township Centre county and passing westward along the south side of Penns Valley through the village of Boalsburg thence on by the "back way" to State College and thence uniting with State highway route number fifty-six

Route Three Hundred and Eight A certain public road beginning at the intersection of said road with State highway route number one hundred ninety-six in Mansfield Tioga county and passing through Richmond and Rutland townships to Jobs Corners in Jackson township thence by State aid highway to the dividing line between the counties of Tioga and Bradford thence continuing by said State aid highway through Wells township in Bradford county passing through the village of Mosherville to the New York State line

Route Three Hundred and Nine A certain public road in Butler county from Evansburg borough to the line dividing Butler and Allegheny counties connecting route seventy-eight with the macadamized extension of the three degree road in Allegheny county beginning in Evansburg borough at a point on route seventy-eight thence by way of Callery Myoma Mars and Downieville to a point on the Allegheny county line south of Downieville connecting there with the extension of the three degree road

Route Three Hundred and Ten A certain public road beginning at a point on the boundary line of the city of Reading running thence by way of Leinbach's Bern Church Obold Bernville Schaefferstown Rehrersburg and Schubert to a point on the dividing line between Berks county and Schuylkill county and thence by way of Summit Station to route numbered one hundred and forty and thence over said route to Pottsville in Schuylkill county

Route Three Hundred and Eleven A certain public road beginning in Parker borough at a point on route two hundred fifty-one thence to the line dividing Armstrong and Clarion

counties thence by way of Perryville West Freedom and Calensburg to Sligo connecting with route two hundred and fourteen

Route Three Hundred and Twelve A certain public road in Mercer county beginning at the intersection of said road with State Highway route number two hundred eight at Sandy Lake passing south through Perrines Corners and along Wolf Creek to a point in Grove City at intersection of State Highway route number seventy-three

Route Three Hundred and Thirteen A certain public road beginning in Phillipsburg borough thence over route fifty-seven to Point Lookout thence to a point on the line dividing the counties of Centre and Clearfield thence by way of Morrisdale and Allport to Kylertown connecting with route two hundred and nineteen

Route Three Hundred and Fourteen A certain public road beginning at Ebensburg in Cambria county and thence over what is known as the Northern Pike to Armagh borough a point on State Highway Route Number two hundred and twenty-three in Indiana county

Route Three Hundred and Fifteen A certain public road beginning at the east end of East Washington street New Castle running by way of East New Castle Energy Slippery Rock Church and Hazel Dell into Ellwood City over what is known as the Pittsburgh Road

Route Three Hundred and Sixteen A certain public road beginning in Tunkhannock and running thence to Meshoppen thence to a point on the line dividing the counties of Wyoming and Susquehanna thence by way of Auburn Center Rushboro Lawton Birchardsville Saint Joseph's and Choconut to a point on the New York State line

Route Three Hundred and Seventeen A certain public road beginning in Jennerstown and running by way of Glessner Conner Thomas Mills and Suphur Springs to Island Park thence over route number fifty-two to Johnstown

Route Three Hundred and Eighteen A certain public road beginning at the intersection of said road with State Highway route number one hundred three in the village of Gold Potter county and passing through the townships of Ulysses Bingham and Genesee through the villages of Harmontown Keech and Genesee to the New York State line

Route Three Hundred and Nineteen A certain public road beginning at a point on route one hundred eighty-eight at Shady Plain Wray's Cross Roads Armstrong county thence by way of South Bend to a point on the line dividing Armstrong and Indiana counties thence to Shelocta borough connecting with route numbered sixty-seven

Route Three Hundred and Twenty A certain public road known as the Mercer and Clarksville road beginning in the borough of Mercer thence by Pearsons Mills through the borough of Clarksville thence to point of intersection of route number two hundred thirty-eight

Route Three Hundred and Twenty-one A certain public road beginning in Laporte and running by way of Eagles Mere Muncy Valley Beech Glen North Mountain to a point on the dividing line between Sullivan and Columbia counties thence by way of Lungerville and Divide to Benton thence over route sixteen into Bloomsburg Columbia county

Route Three Hundred and Twenty-two A certain public road beginning at Peckville on route number six in Blakely borough Lackawanna county passing through Green Grove Brown Hollow Elm Brook School Scott Post Office Orvis School Tompkinsville and Miller's School to Clifton Susquehanna county at the junction of route number one hundred seventy-four

Route Three Hundred and Twenty-three A certain public road beginning on route number one hundred ninety-two in Fulton county at Hustontown Taylor township thence by way of Harrisonville on route number thirty-nine thence by way of Pleasant Ridge to Needmore on route number thirty-eight and thence by way of Oakly Church Tonoloway Church to Maryland line Fulton county

Route Three Hundred and Twenty-four A certain public road beginning at a point on route number one hundred sixty-nine at Steitz bridge over Brodhead creek thence along Brodhead creek by way of Spruce Cabin Inn to a point on State aid road running from Canadensis to Cresco to intersect with route number one hundred seventy-one at Mountain Home Monroe county

Route Three Hundred and Twenty-five A certain public road beginning at Washington Washington county and running over route one hundred thirteen to Laboratory and thence by way of Hart's Mills and Amity to a point on the dividing line between Greene and Washington counties thence by way of Ruff's creek into Waynesburg Greene county

Route Three Hundred and Twenty-six A certain public road beginning at the county line road dividing the counties of Philadelphia and Bucks near Somerton thence by way of Feasterville and Rockville to Newtown Bucks county thence over State Highway route two hundred and fifty-two to Yardley thence by the river road by way of Taylorsville Brownsburg New Hope Center Bridge Lumberville Point Pleasant Erwinna Bridgeton Upper Blacks Eddy Narrowsville and Kintnersville to Durham Furnace on State highway route one hundred and fifty-six to Easton Northampton county

Route Three Hundred and Twenty-seven A certain public road beginning in Bloomsburg and running over route number four to Berwick thence to a point on the dividing line between Columbia and Luzerne counties thence by way of Nescopeck Briggs-ville Seybertsville and Conyngham thence over route number one hundred eighty-four to Hazleton thence over route number one hundred seventy into Mauch Chunk Carbon county

Route Three Hundred and Twenty-eight A certain public road beginning at a point on route two hundred and forty-four at Geigertown in Berks county thence to Elverson in Chester county thence to Wyebrooke and thence down along the line of the Brandywine creek through Glen Moore and Lyndell to Downingtown connecting at that point with route one hundred and thirty-seven

Route Three Hundred and Twenty-nine A certain section of public road beginning at the borough of Bedford in the county of Bedford thence eastwardly to a point near Cliffs Station thence by way of Ottown Charlesville Rainsburg and Chaneyville to a point on the line dividing the counties of Bedford and Fulton thence northwardly by way of the Lutheran Church to a point in the road leading from Clearville to Buck Valley thence by way of Buck Valley and Lashley to Stonybreak in Bethel township Fulton county a point on State highway route two hundred and sixty-seven

Route Three Hundred and Thirty A certain public road beginning at station one thousand eighty-four plus ninety-two in Westmoreland county on route number one hundred eighteen between Greensburg and Washington being Rankin Cross Roads near J C Rankin and McConnell farms and extending by way of Lebanon School House and Fells Church to Elizabeth in Allegheny county

Route Three Hundred and Thirty-two A certain public road beginning at a point on route one hundred seventy-six at or near Collomsville thence by way of Nesbit to a point on route number two hundred eighty-nine in South Williamsport

Route Three Hundred and Thirty-two A certain public road beginning at Lancaster city and continuing on route number one hundred thirty-six to the intersection of the New Danville Turnpike with the Lancaster and Willow Street Turnpike at Graeff's Landing Hotel continuing on the Lancaster and New Danville Turnpike to New Danville thence by public road to the New Danville Mennonite Church continuing on the public road to Run Valley Pequea township to Hess' Mill across the Pequa Creek through Martin township to Marticville thence by public road to Colemanville thence to the lower forge and continuing along the Pequea Creek to the village of Pequea located on the Susquehanna river thence from a point on the west bank of the Susquehanna river known as York Furnace to a point on the boundary line of the City of York by way of Yorkanna and Logstown

Route Three Hundred and Thirty-three A certain public road beginning at Wormleysburg in Cumberland county thence over route number two hundred and fifty to New Cumberland thence by way of Yocumtown Newberrytown Strines Town and Zionsview to a point on route number two hundred fifty near North York borough thence over said route number two hundred fifty to a point on the boundary line of the city of York thence over route number two hundred sixteen to the borough of Red Lion thence by way of Winterstown Rilney and Stewartstown to a point on the Maryland State line

Route Three Hundred and Thirty-four A certain public road beginning at Greely a point on State Highway route two hundred and twenty in Pike county thence to Lackawanna then over State Highway Route two hundred and fifty-five to Rowlands thence by way of Bohemia White Hall White's School to Hawley a point on State Highway route seven

Route Three Hundred and Thirty-five A certain public road commencing at a point on the boundary line of the city of Scranton and running over Route Number one hundred and sixty-eight to Throopville school thence by way of Mt. Cobb and Cortez to a point on the dividing line between Lackawanna and Wayne counties by the way of South Caanan and Clemo to Hoadley thence over Route Number one hundred and seventy-one to Honesdale thence over Route Number seven to Indian Orchard and thence by way of Beech Lake and Acto to the Delaware River opposite Narrowsburg New York

Route Three Hundred and Thirty-six A certain public road beginning at a point on State Highway Route one hundred and sixty-one at or near Shamokin in Northumberland county thence by way of Treverton Raker Mahanoy and Urban to the line dividing the counties of Northumberland and Dauphin thence by way of Uniontown Borough Berrysburg and Killinger to Millersburg a point on State Highway Route One in Northumberland county together with a spur from Mahanoy to Herndon on Route number one

Route Three Hundred and Thirty-seven A certain section of public road beginning at the Homer City borough line on route number sixty-eight and extending eastwardly to Mechanicsburg borough thence south to Armagh borough line on route number two hundred twenty-three in Indiana county

Route Three Hundred and Thirty-eight A certain public road beginning at Big Run borough a point on State Highway Route Number One Hundred and eighty-nine in Jefferson county thence by way of Skesville to a point on the line dividing the counties of Jefferson and Clearfield thence by way of Stanley a point at or near C and M Junction and Jefferson Line to DuBois borough a point on State Highway Route Number Fifty-nine

Route Three Hundred and Thirty-nine A certain public road beginning at Millersburg in Dauphin county a point on State Highway Route One thence by way of Killinger Berrysburg borough and Gratz borough to a point on the dividing line between the counties of Dauphin and Schuylkill thence by way of Artz Sacramento Valley View Hegin Good Spring and Tremont borough a point on State Highway Route One Hundred and Ninety-nine in Schuylkill county

Route Three Hundred and Forty A certain section of public road beginning at Chambersburg Franklin county a point on route number thirty-five and passing through Salem Pleasant Hall and Upper Strasburg to Roxbury a point on route number two hundred sixty-four

Route Three Hundred and Forty-one A certain section of public road beginning at Mercersburg Franklin county a point on route number two hundred twenty-four and passing through Markes thence to a point about two miles west of St Thomas route number thirty-seven

Route Three Hundred and Forty-two A certain section of public road beginning on the boundary line of the City of York York county and running thence over route number one hundred twenty-six to Farmers York county thence by way of East Berlin Heidersburg Biglersville Arendtsville to Boyds Adams county and by way of Cloversburg Cumberland county to Shippensburg Cumberland county

Route Three Hundred and Forty-three A certain section of public road beginning at Gillette's Bridge at a point on route number fifteen between Wyox and Rome in Bradford county

thence southerly through Allis Hollow to the old Isaac Lyon county bridge thence northerly through Wells Hollow to Conkling's Corners thence southerly past the old Bradford Beecher place southeasterly to the Atwood Corners thence southerly through the main street of LaRaysville borough extending southerly through Brushville past the residence of S. B. Tupper to the Wyalusing Creek road at the Silas W. Stevens Corners on route number fourteen from Wysox up the Wyalusing Creek to Montrose

Route Three Hundred and Forty-four A certain section of public road beginning at the intersection of said road with route number two hundred fifteen at Christiana Lancaster county and extending thence through Smyrna Green Tree Quarryville Bethesda Holtwood to McCalls Ferry passing part of the way over a section of improved highway already constructed the route being over the road commonly known as the "State Road" extending through the townships of Sadsbury Bart Eden East Drumore Drumore and Martie

Route Three Hundred and Forty-five A certain section of public road beginning near Water street at the intersection of route number one hundred thirty-six just south of Unicorn Lancaster county thence passing through Fairmont Little Britain and Wrightsdale thence to a cross reads on the Maryland line just beyond Rock Springs Meeting House

Route Three Hundred and Forty-six A certain section of public road beginning near Water street at the intersection of said road with route number fifty-five and passing through part of Huntingdon county by way of Spruce Creek to Colerain thence by route number fifty-six to Warrior's Mark in Huntingdon county at the intersection of said road with route number fifty-six and passing through part of Huntingdon county into Centre county through the township of Halfmoon by way of Stormstown thence through Paton township by way of Fillmore thence to Bellefonte to unite with route number fifty-eight

Route Three Hundred and Forty-seven A certain section of public road beginning at Ellwood City Lawrence county and extending by way of Frisco and Lilleyville in Beaver county to Zellenople in Butler County

Route Three Hundred and Forty-eight A certain section of public road in Westmoreland county beginning at the intersection of said road with route number two hundred twenty-eight at Sardis near the Allegheny county line passing east across Punchetos creek to a point at intersection of route number sixty-nine at North Washington thence by way of Beaver Run bridge Perrysville Saint James Church to Waukena at intersection of route number two hundred twenty-eight

Route Three Hundred and Forty-nine A certain section of public road beginning at a point intersecting with route number forty-five at Port Royal and running north on the west side of the Juniata river to intersect with route number one hundred ninety-three about three-fourths of a mile west of Mifflin in Milford township Juniata county

Route Three Hundred and Fifty A certain section of public road beginning at the east line of Ellwood City in Lawrence county Wayne township thence by way of Wurttemburg and Pleasanthill to Portersville in Butler county intersecting at route number seventy-nine

Route Three Hundred and Fifty-one A certain section of public road beginning in the borough of Waterford Erie county at the intersection of Waterford pike with route number eighty-four thence northwesterly through the townships of Waterford and Summit to Spires Corners connecting with route number two hundred fifty-eight thence over route number two hundred fifty-eight to the city of Erie

Route Three Hundred and Fifty-two A certain section of public road beginning at the Reformatory Cross Roads in Smithfield on the west side of the Juniata river in Huntingdon county at a point on route number fifty-five thence up along the west side of the Juniata river to Neffs Bridge over the Frankstown branch of the Juniata river and the Little Juniata river to Petersburg thence up Shavers creek following the waters of Shavers creek by way of Wilstown Neffs Mills Manor Hill Saulsburg McAlvey's Port and Monroe Furnace to the dividing line between the counties of Huntingdon and Centre thence to a point on route number fifty-six at Pine Grove Mills thence over routes number fifty-six and twenty-seven into Bellefonte Centre county

Route Three Hundred and Fifty-three A certain section of public road beginning at Larrys creek at a point on route number twenty-three thence by way of the State-aid highway to Saladsburg borough thence by way of Brookside and White Pine to Steam Valley connecting with route number twenty-one

Route Three Hundred and Fifty-four A certain section of public road beginning at a point on the New Gallilee and Wampum State highway one mile east of the borough of New Gallilee Beaver county thence extending in an easterly direction for a distance of about two and one-half miles to a point at the borough of Konpel intersecting with route number seventy-seven

Route Three Hundred and Fifty-five A certain section of public road beginning at Hartley Hall on route number eighteen and running thence by way of Pennsdale to the borough of Hughesville Lycoming county connecting with route number nineteen

Route Three Hundred and Fifty-six A certain section of public road beginning at Pleasantville borough a point on State highway route two hundred and twenty-two in Bedford county thence by way of Ryt New Paris Schellsburg Manns Choice Sulphur Springs Buffalo Mills Bard Madley Grovel Pitt School House Wills Creek Hyndman Kennel School House Palo Alto and Strongtown to the Maryland State line

Route three hundred and fifty-seven a certain section of public road beginning at the Morris school house Young Township Jefferson County and running northwardly to a point near the Ephraim Kessler homestead connecting with State Highway Route Sixty-three thence passing through Frostburg

Grange Ringgold and North Freedom Jefferson County thence to a point on State Highway Route two hundred and thirty-seven near New Mayville Clarion County

Route Three Hundred and Fifty-eight A certain section of public road beginning at a point on route number one hundred eighty-nine in the borough of Punxsutawney Jefferson county continuing thence through the Grube settlement by way of Panic to Reynoldsville borough connecting with route number sixty

Route Three Hundred and Fifty-nine A certain section of public road beginning at the intersection of sand road with State Highway route number two hundred and nineteen at Beech Creek borough Clinton county passing through Beech Creek borough then by way of State Lands and Halls Runs to Renovo borough Clinton county

Route Three Hundred and Sixty A certain public road beginning at Barnsley School House a point on State Highway Route one hundred and thirty-one in East Nottingham township Chester county thence southwardly passing through Chrome to a point on the boundary line between the State of Pennsylvania and the State of Maryland about two and one-half miles

Route Three Hundred and Sixty-one A certain public road beginning at Ice Cave a point on State Highway Route eleven in Kingston township Luzerne county thence by way of Hillside Huntville Lehman Center Meeker Pike's Creek to Kytile a point on State Highway Route one hundred and seventy-seven in Ross township Luzerne county

Route Three Hundred and Sixty-two A certain public road beginning at the line between the counties of Philadelphia and Montgomery in Rockledge Montgomery county thence by way of Bethayres and Sorrel Horse to a point on the line dividing the counties of Montgomery and Bucks thence by way of Southampton Richboro and Penns Park to State Highway Route one hundred and fifty-two thence over Route one hundred and fifty-two to Doylestown Bucks county

Route Three Hundred and Sixty-three A certain public road beginning at a point on State Highway Route fifty in Fayette county at Humbertons rd running by way of Markleysburg connecting with the mud pike at the West Virginia State line

Route Three Hundred and Sixty-four A certain public road beginning at Somerset in Somerset county thence by way of Brotherton Stony Creek and Dividing Ridge a point on State Highway Route forty-nine in Allegheny township Somerset county

Route Three Hundred and Sixty-five Commencing in Tunkhannock and running over Route number two hundred and thirty-two to Osterhout thence by way of Winola and Mill City to a point in the dividing line between Wyoming and Lackawanna counties thence by way of Schultsville Hillside Home Clarks Summit Waverly and Wallsville to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Glenwood and over Route number one hundred and seventy-four to South Gibson thence by way of Gelatt to Thompson thence by way of Starrucca to the dividing line between Susquehanna and Wayne counties and thence to the Delaware River opposite Hancock New York

Route Three Hundred and Sixty-six A certain section of public road beginning on Route one hundred and seventeen at Connellsville Fayette county and running eastwardly to Springfield thence south and west passing through Normalville Rowans Mill Run Mascenic Country Home Ohio Pyle to Farmington connecting with Route number fifty

Route Three Hundred and Sixty-seven A certain section of public road beginning at Spring Creek Warren county thence running westwardly on the north side of the Philadelphia and Erie Railroad to the Erie county line at the easterly boundary of the city of Corry and beginning again on the southerly boundary of the city of Corry at Lemon street thence south by way of Stewart Station to Spartansburg Erie county

Route Three Hundred and Sixty-eight A certain section of public road commencing at a point on the boundary line of the city of Wilkes-Barre thence over Route number eleven to Doranceton borough thence by way of Forty Fort borough Wyoming borough Exeter borough and West Pittston borough to a point on Route number two hundred and thirty-two thence over Route number two hundred and thirty-two to Tunkhannock

Route Three Hundred and Sixty-nine A certain section of public road commencing at a point on the boundary line of the city of Wilkes-Barre thence over Route number four by way of Kingston Edwardsville Larksville and Plymouth to West Nanticoke thence by way of Casetown and Loysville to a point on Route number one hundred and seventy-seven known as Durham School House thence over Route number one hundred and seventy-seven to Laporte

Route Three Hundred and Seventy a certain section of public road in the county of Dauphin beginning at the eastern line of the city of Harrisburg on Market street and extending eastward to crossroads thence northward connecting with Route number one hundred and forty at or near Penbrook

Route Three Hundred and Seventy-one A certain section of a public road beginning at Jackson a point on State Highway Route number two hundred and twenty-seven in Jackson township Susquehanna county thence by way of Thompson borough to Lanesboro thence to a point on the line dividing the States of Pennsylvania and New York

Route Three Hundred and Seventy-two A certain section of public road beginning at Brandywine Manor a point on State Highway Route one hundred and thirty-seven in Chester county thence through Brandywine township by way of Cedar Knoll to Coatesville a point on State Highway Route number one hundred and forty-two

Route Three Hundred and Seventy-three A certain public road at a point on a boundary line through the city of Philadelphia and the county of Montgomery where the same is intersected by Limekiln Turnpike Road thence along and over said road by way of Edgemoor Fitzwatertown Dreshertown Jarrettown Mapleglen and Prespectville to Eureka a point on the line dividing the counties of Montgomery and Bucks thence to Chalfont a point on State Highway road one hundred and seventy-eight in Bucks county Pennsylvania

Route Three Hundred and Seventy-four. A certain public road beginning at a point on State Highway Route number one hundred and twenty-four near Dillsburg in the county of York to East Berlin in Adams county by way of the borough of Franklintown.

Section 2 The cost and expense of the maintenance construction and improvement of the highways herein described shall be paid out of any moneys appropriated to the State Highway Department for the maintenance reconstruction or improvement of State Highways.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Gerberich,	Judson,	Morgan,
Beideman,	Graff,	Kline,	Nulty,
Buckman,	Gyger,	Kurtz,	Salus,
Catlin,	Hall,	Magee,	Sensenich,
Clark,	Heacock,	Martin,	Sheatz,
Cooper,	Hilton,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1146.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 1146, entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioners and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highway making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 1146, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the houses on House bill No. 1146, entitled "An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman, superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act," respectfully beg leave to submit the following amended bill as our report

ROBERT F. FREY,
ROBERT W. LOHR,
W. J. PRICE.

Committee on the part of the House of Representatives.

WALTER McNICHOLS,
CLARENCE J. BUCHMAN,
Committee on the part of the Senate.

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the re-

peal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highway of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligations and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highway making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

Route Eight From Milford to the New York State line commencing in Milford and running to Matamoras Pike county opposite Port Jervis New York

Route Forty-eight From Bedford to the Maryland State Line Commencing in Bedford and running by way of Cruse and Evitts to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice to a point on the dividing line between Bedford and Somerset counties thence by way of Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Sington and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Markton Coolspring and Knoxdale into Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirbyville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Cetrionia to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of Gouldsboro to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elmhurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna County

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line be-

tween Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Hamlin Hamlin Ariel Pink Hoadley and Cherry Ridge into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Clifford South Gibson Hartford and New Milford thence over route ten into Montrose Susquehanna county

Route Two Hundred and Twenty-seven From Honesdale to the New York state line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Center Ararat and Jackson to Susquehanna thence over route ten to Great Bend thence to the New York state line

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Tafton thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angels to Gouldsboro thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Baoba Rowlands and Lackawaxen to Shohola Pike county opposite Barryville New York

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford counties thence by way of Woodbury Waterside Loysburg and Foreman to Hartley Brick School House thence over route thirty-nine to Everett thence by way of Clearville Pineycreek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville and Hills Grove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barbour and Loyalsock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county" is hereby amended to read as follows

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence by way of Dundaff Forest City and Uniondale to Herrick Centre thence over route two hundred and twenty-seven to the New York State line

Route Eight From Milford to the New York State line Commencing in Milford and running to the Delaware River at Matamoras Pike county opposite Port Jervis New York

Route Forty-eight From Bedford to the Maryland State line Commencing in Bedford and running by way of Bedford Springs the Penner School House Strominger's Gap the Arnold School House the White Chapel Methodist Episcopal Church Burning Bush McFerren School House Patience the Bortz Memorial Church the Smith School House the town of Centerville the Londonderry School House the Hite School House the Bethel Church and the Anderson School House to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset counties thence by way of New Baltimore Deeter Gap McDonaldton Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Wallaceston and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Walston Oliveburg Markton Coolspring and Stanton to Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirbyville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Dorneyville to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of the Drinker Turnpike to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elmhurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna county

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line between Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Hamlin Ariel Clemo and Hoadley into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over Route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Clifford Glenwood Harford and New Milford thence over route ten into Montrose Susquehanna county

Route Two Hundred and Twenty-seven From Honesdale to the New York State line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Pleasant Mount Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Gelatta and Gelatta and Oakland Jackson to Susquehanna thence over route ten to Great Bend thence to the New York State line

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Taffon thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angels and Gouldsboro to the Drinker Turnpike thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Bohemia Rowlands and Lackawaxen to Sholola Pike county opposite Barryville New York

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford counties thence by way of Woodbury Waterside Loysburg by way of Old Order Brethren Church Foreman near Armstrong School House Church of the Brethren Richey or Gochenour School House Hoover School House Valley Mill to route number thirty-nine near the Hartley farm thence over route number thirty-nine to Everett thence by way of Clearfield going by way of a public watering trough near Hanks by Welmer School House Morris Store Chapmans Run Postoffice by five forks of road Fletcher School House Zion Lutheran Church Kinzer's Store Conrod's School House Simon Jay's Store Piney Creek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville Estella Lincoln Falls to mouth of Elk Creek and Hillsgrove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barbour and Loyalsock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county Pennsylvania

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence by way of Deendaff Forest City and Uniondale to Herrick thence over route two hundred and twenty-seven to the New York State line

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Judson,	Morgan,
Beidleman,	Gyger,	Kline,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. McNICHOL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOL presented the report of the Committee of Conference on the differences existing between the two houses in relation to Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on Senate Bill No. 884, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on Senate bill number eight hundred and eighty-four, entitled "An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes, penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith," respectfully beg leave to submit the following amended bill as our report.

JAMES P. McNICHOL,

EDWIN H. VARE,

SAML. W. SALUS,

Committee on the part of the Senate.

EDWIN R. COX,

GEO. T. CONRADE,

Committee on the part of the House of Representatives.

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the receiver of taxes in cities of the first class of this Commonwealth shall designate one of the registrars appointed by the Registration Commissioners for each election district in said cities to be deputy poll tax collector for such district who shall receive poll taxes from persons who have been duly assessed in said district and make proper receipt therefor on any of the registration days provided by law

Section 2 The receiver of taxes shall prepare blank poll tax receipts bound together in books containing fifty each impressed with the proper seal of the city which said books shall be issued to the said deputy collectors of poll tax from time to time as required and the stub of each receipt together with all unused receipts shall on or before the second day next succeeding each registration day be returned to the receiver of taxes and kept by him as a part of the records of his department for a period of two years

Section 3 The said deputy poll tax collectors shall give bond in form and amount approved by the receiver of taxes and shall for their services receive ten percentum of the amount collected by them shall be in addition to the compensation allowed them by law for their services as registrars They shall make a full return of all moneys (less their commission of ten percentum) and blank receipts received by them on or before the second day next succeeding each registration day

Section 4 Any deputy poll tax collector who shall upon request refuse to accept the payment of a tax and to furnish a receipt therefor from an elector upon whom said tax has been properly assessed and who offers the same according to law or who shall accept payment of a tax from and issue a receipt to any person other than the said elector or his duly authorized agent or attorney shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Hoke,	McIlhenny,	Snyder,
Crow,	Homsher,	McNichol,	Sones,
Daix,	Huffman,	McNichols,	Sproul,
DeWitt,	Hunter,	Miller,	Thompson,
Endsley,	Jarrett,	Mills,	Vare,
Farley,	Jones,	Moore,	Wasbers,
Gerberich,	Judson,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 221.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House had adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 221, entitled:

An Act fixing the salary of registrars of wills in counties within which are or may be located any cities of the first class and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 221, as follows:

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference, on the part of the Senate and House of Representatives, for the purpose of considering House bill number two hundred and twenty-one, entitled "An Act fixing the salary of registers of wills in counties within which are or may be located any cities of the first class, and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur," beg leave to submit the following amended bill as our report.

T. HENRY WALNUT,
E. J. McALEER,
SAMUEL B. SCOTT,
Committee on the part of the House.

SAML. W. SALUS,
EDWIN H. VARE,
AUGUSTUS F. DAIX, Jr.,
Committee on the part of the Senate.

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter the salary of registers of wills in every county of this Commonwealth containing a population of one million five hundred thousand and upwards shall be ten thousand (\$10,000) dollars a year

Section 2 The register of wills in said counties shall pay into the county treasury all fees or commissions of any kind earned by them for services performed either for the county or for the State or otherwise after deducting therefrom counsel fees and other legal expenses incurred in the collection of the same the said registers being authorized and empowered to employ an attorney or attorneys to aid them in the collection in the orphans' court and other courts and otherwise of inheritance taxes provided that the amount so deducted for counsel fees and other legal expenses shall not exceed twelve thousand dollars per annum

Section 3 This act shall not affect the compensation of any register of wills elected prior to the enactment hereof during the term for which he shall have been elected

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,	Graff,	Kline,	Morgan,
Beideman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Clark,	Hilton,	Martin,	Sheatz,
Cooper,	Homsher,	McIlhenny,	Snyder,
Crow,	Huffman,	McNichol,	Sones,
Daix,	Hunter,	McNichols,	Sproul,
DeWitt,	Jarrett,	Miller,	Thompson,
Endsley,	Jones,	Mills,	Vare,
Farley,	Judson,	Moore,	Wasbers,
Gerberich,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1383.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 1383, entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A Joint Resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 1383, as follows:

To the Honorable, the Senate and House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—We, the undersigned, Committee on Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 1383, entitled "An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June, one thousand nine hundred and eleven, entitled "A Joint Resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco, California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same," beg leave to submit the following amended bill as our report:

JOHN T. MATT,
FREDERICK C. EHRHARDT,
C. M. CAMPBELL,

Committee on the part of the House of Representatives.

CHARLES H. KLINE,
THEODORE M. KURTZ,
HARRY MORGAN,

Committee on the part of the Senate.

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A Joint Resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A Joint Resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same" The money hereby appropriated shall be paid out of any moneys in the State Treasury not otherwise appropriated to be expended on vouchers duly certified to the Auditor General by the president of the commission

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Gerberich,

Graff,
Gyger,
Hall,
Heacock,
Hilton,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,

Kline,
Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,

Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 884.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 103.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has not adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to Senate Bill No. 103, entitled:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the President and Secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 243.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 243, entitled:

An Act to prevent deception in the sale of paint, putty, turpentine and linseed oil or any substitutes therefor and providing penalties for the violation thereof

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. VARE. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill non-concurred in by the House of Representatives and that a Committee of Conference be appointed to confer with a similar Committee of the House (if the House shall appoint such Committee) to consider the difference existing between the two Houses in relation to said bill.

Mr. KLINE. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Vare, Sheatz and Kurtz be such Committee on part of the Senate and that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 1894.

He also laid before the Senate communication from the House of Representatives returning to the Senate, Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

with the information that the House has passed the same without amendment.

CONSIDERATION OF BILLS ON THIRD READING.

Mr. CROW. Mr. President, I move that the Senate do now proceed to the consideration of bills on third reading.

Mr. SPROUL. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1252 (House Bill No. 1141), as follows:

An Act to fix compensation and allowances for members of the General Assembly

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the compensation of members of the General Assembly shall be two thousand dollars for the regular biennial session and mileage to and from their homes at the rate of twenty cents per mile circular to be computed by the ordinary mail route between their homes and the capital of the State and five hundred dollars and mileage as aforesaid for each special or extraordinary session and no other compensation or allowance shall be allowed whatever Provided however That every member of the General Assembly who have served any portion of a regular special or extraordinary session shall be paid the full salary fixed for the particular session served and in case of death any unpaid balance of the full amount shall be paid to the member's legal representatives

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Endsley,

Farley,
Graff,
Hall,
Heacock,
Hunter,
Jones,
Judson,
Kline,

Kurtz,
Magee,
Martin,
McNichol,
Mills,
Moore,
Morgan,
Nulty,

Salus,
Sensenich,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. CROW. Mr. President, I ask that Senate Bill No. 1262 (House Bill No. 117), on third reading, entitled:

An Act to regulate nominations and elections for all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1325 (House Bill No. 969), as follows:

An Act relative to commissioners of townships of the first class and regulating their term and election

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at the municipal election held in the year one thousand nine hundred and fifteen and quadrennially thereafter the qualified electors of each township of the first class shall elect the commissioners for such township who shall serve for a term of four years from the first Monday of January next succeeding such election If such township shall have five or more election districts the quali-

fied electors of each district shall each elect one commissioner. If such township shall have four election districts the qualified voters of the district having polled the largest vote at the preceding election shall elect two commissioners and the remaining district each one commissioner. If the township shall have but three election districts the qualified voters of the two districts polling the largest vote at the preceding election shall each elect two commissioners and in the remaining district one commissioner. If the township shall have but two election districts the qualified voters in the district polling the largest vote at the preceding election shall elect three commissioners and in the other district two commissioners shall be elected. If the township has but one election district the qualified voters of such district shall elect five commissioners. The terms of the present commissioners of townships of the first class are hereby extended to the first Monday of January one thousand nine hundred and sixteen.

Section 2. All acts and parts of act inconsistent with this act are hereby repealed.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. HEACOCK. Mr. President, I wish to call the attention of the members of the Senate to this bill and its features. It is a bill to increase the length of the term of commissioners of townships of the first class from two years to four years and to increase the term of the present incumbents whose terms expire on January 1st next, to two years. Mr. President, the county which I have the honor to represent has five townships of the first class. These commissioners' terms expire next January and there is no desire by anybody that I have heard of in those districts that their term should be increased two years, except the incumbents, who are not willing to have the question submitted to a vote of the people, and I sincerely trust that the members of this Senate will not pass this bill. They were certainly not elected for that purpose.

Mr. BUCKMAN. Mr. President, this bill, as has been said by the Senator from Montgomery, Mr. Heacock, regulates the term of office of Commissioners in townships of the first class and does extend their term for a short time, but that is done only so that their terms of office may conform to the terms of the amended Constitution of the State. These commissioners receive no salary whatever, they serve entirely without compensation, and I therefore see no reason for increasing their terms, so that their election may come up at the time which will be in accordance with the Constitution of the State as amended and I therefore hope that the Senate will pass this bill.

Mr. SPROUL. Mr. President, I do not like to disagree with my neighbor from Montgomery, but the Commissioners of our first class township are very strongly in favor of this bill. It simply does in first class townships what has already been provided for in all other municipal subdivisions of the State, the cities, boroughs and other townships, inasmuch as it makes the offices comply with the new constitutional amendment regulating municipal elections and terms of office.

Mr. HUFFMAN. Mr. President, this bill is not necessary to make it comply with the Constitutional amendment. The real intention of this bill is to extend the terms of certain present officers two years more without going before the people. There is no reason why this bill should go through except that, and that is the reason why it should not go through. First class townships in Pennsylvania are municipalities and these office holders have an extremely great amount of power and unless there is some restriction regulating the first class townships, as there is in boroughs where there are town councils and other officers, it seems to me unwise to extend this power without vote before the people.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—22.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,

Daix,
DeWitt,
Endsley,
Gerberich,
Graff,
Hall,

Homsher,
Hunter,
Jones,
Nulty,
Salus,

Sheatz,
Snyder,
Sproul,
Vare,
Wasbers,

NAYS—16.

Crow,
Farley,
Heacock,
Huffman,

Jarrett,
Judson,
Kline,
Kurtz,

Magee,
Martin,
McIlhenny,
Miller,

Mills,
Moore,
Morgan,
Sensenich,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

BILL OVER IN ORDER.

Mr. CROW. Mr. President, I ask that Senate Bill No. 1896 (House Bill No. 1588), on third reading, entitled:

An Act regulating political parties providing for and regulating the nomination of candidates of political parties for certain public offices election of delegates and alternate delegates to National party conventions State Committee-men and of certain party officers a method whereby electors of political parties may express their choice of candidates for the office of President of the United States and their reimbursement by the State of the expenses of the same also providing for the nomination at fall primaries of candidates for the office of Judge of the Supreme and Superior Courts when such office is to be filled at a municipal election and providing penalties for the violation of the provisions of this act and for the punishment of certain offences provided for herein and repealing inconsistent legislation

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1004 (House Bill No. 414), as follows:

An Act to regulate the sale for agricultural purposes of crushed limestone lime gypsum and related products defining said products and prescribing penalties for the violation of this act

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every bag barrel or other package or quantity of any pulverized limestone ground oyster shells artificial carbonate of lime ground lime spraying lime slaked lime hydrated lime hydrated spraying lime marl gypsum or land plaster sold offered or exposed for sale within this Commonwealth for use as a soil amendment or as an ingredient or reagent in the preparation of any fungicide or insecticide shall have attached to it or be accompanied in the manner provided in section three hereof by a plainly printed statement giving the name and address of the manufacturer or importer and his place of business the brand or trade-name of said material the net weight of the contents of the package when sold in package and a statement declaring with respect to pulverized limestone ground oyster shells and artificial carbonate of lime (a) the degree of fineness of the material in terms of the minimum sieve mesh expressed in fractions of an inch through which the coarsest particles of said material can pass and (b) the minimum percentages contained of available oxides of calcium and magnesium respectively combined as carbonates with respects to lime ground lime spraying lime slaked lime hydrated lime hydrated spraying lime and marl the minimum percentages contained of the available oxides of calcium and magnesium respectively and with respect to gypsum or land plaster the minimum percentages contained of available calcium oxid and sulphur tri-oxid or sulphuric acid (SO₃) respectively which statement shall be held to be the guaranty of the manufacturer or importer that the good to which said statement refers are of the kind and quality or composition and fineness so set forth. The provisions of this act shall not however apply to air slaked lime kiln slacks gas house lime or tanners' lime when sold as such.

Section 2. For the purposes of this act the materials named in the foregoing section are defined as follows

(1) Limestone is the rock commonly known by that name and consisting chiefly of calcium carbonate or of said carbonate with a smaller molecular proportion of magnesium carbonate

(2) Pulverized limestone is limestone reduced by mechanical means to a fine powder

(3) Artificial carbonate of lime is carbonate of lime artificially produced by any method other than the exposure of lime ground lime slaked lime hydrated lime or spraying lime to the action of the atmosphere

(4) Lime is the product obtained by the complete burning of limestone in a kiln and capable of being reduced by slaking to a fine powder

(5) Ground lime is lime reduced to a fine powder by grinding

(6) Spraying lime is lime of high purity containing not less than ninety-three (93) per centum of calcium oxid and not more than five (5) per centum of magnesium oxid

not more than five (5) per centum of carbon dioxide nor more than five (5) per centum of acid insoluble matters iron and aluminum oxids collectively

(7) Slaked lime is the dry finely divided product obtained by the addition of water to lime

(8) Hydrated lime is slaked lime prepared by the aid of stirring or of stirring grinding and screening machinery and is free from hard lumps

(9) Hydrated spraying lime is dry finely divided hydrated lime of purity not less after taking the water of hydration into account than that herein required in the case of spraying lime and of such fineness that all shall pass a standard sieve of one hundred (100) meshes to the inch

(10) Air slaked lime is the more or less finely divided product obtained when lime slaked lime hydrated lime or spraying lime is exposed for a considerable time to the action of the air

(11) Marl is clay highly charged with carbonate of lime—Shell marl is marl in which the carbonate of lime is present chiefly in the form of molluscan shells

(12) Gypsum or land plaster is the finely divided mineral commonly known by that name and consisting chiefly of calcium sulphate

(13) Kiln slaks is refuse lime mixed with ashes and 'core' or imperfectly burned limestone

(14) Gas-house lime is spent lime that has been used as a purifier in the manufacture of illuminating gas

(15) Tanner's lime is spent lime that has been used in the curing of hides

Section 3 The statement required by section one of this act shall in the case of goods sold in package be plainly printed upon the package or upon a tag or label fastened thereto of such quality and in such manner that it shall not be detached in handling and in the case of goods sold in bulk the said statement shall be delivered to the purchaser either with the invoice therefor or with the goods

Section 4 Every manufacturer or importer of one or more of the materials named in Section one of this act for either or both of the purposes therein stated shall on or before the first day of January of each year or before offering them for sale in this Commonwealth for either of said purposes file annually with the Secretary of Agriculture a statement of the names and number of brands of such materials having distinct trade names that he shall offer for sale for either or both of said purposes during the next ensuing Calendar year or remainder thereof together with a copy of the statement declaring the composition of these several brands of said materials as required by Section one of this act

Section 5 In addition to the statement required by sections four of this act every manufacturer or importer of any of the materials named in section one of this act shall on or before the first day of January of each year or before offering them for sale within this Commonwealth file annually with the Secretary of Agriculture an affidavit showing as nearly as practicable the weight of each brand of said materials sold by him or if the producer or vendor be a firm or corporation by its managers officers and agents within the Commonwealth for either or both of the purposes named in section one of this act during the last preceding year and for each brand so sold he shall pay to the Secretary of Agriculture a license fee according to the weight sold as follows For an amount exceeding one hundred tons but not exceeding one thousand tons five dollars for an amount exceeding one thousand tons but not exceeding five thousand tons ten dollars and for an amount exceeding five thousand tons twenty dollars and when said fees shall have been paid and the statements required by section four of this act have been filed with the Secretary of Agriculture the party or parties who have made such payment and otherwise complied with the provisions of this act shall be entitled to sell within the Commonwealth the goods specified in said statement and covered by said fees during the year or fraction of a year immediately following said statement. If the manufacturer or importer shall not have made during the preceding year any sales within the Commonwealth for the aforesaid purposes of any brand to be offered for sale during the year for which the fee is to be paid he shall pay for each such brand a fee of five dollars. Provided that all monies so received shall be immediately paid by the Secretary of Agriculture into State Treasury for the use of the Commonwealth

Section 6 Any person or persons selling offering or exposing for sale for either of the purposes stated in section one of this act any of the materials named therein or brand of the same unless accompanied by the statement required by section one of this act or when so accompanied if the said statement shall be false in any particular or without having complied with all the foregoing provisions of this act shall be guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not less than ten nor more than fifty dollars for the first offense and not less than one hundred dollars for each subsequent offense it shall be the duty of the Secretary of Agriculture to enforce the provisions of this act and all penalties costs and fines recovered shall be paid to him or his duly authorized agent and by him shall be immediately paid into the State Treasury for the use of the Commonwealth

Section 7 The Secretary of Agriculture is hereby empowered to collect samples of the materials named in Section one of this act either in person or by his duly qualified agent or representative to have them analyzed and to publish the results for the information of the public and for this purpose the said Secretary of Agriculture such assistants agents experts chemists detectives and counsel as he shall duly authorize shall have full access ingress and egress to and from all places of business quarries kilns factories barns buildings carriages cars and vessels used in

the manufacture storage transportation or sale of any of the said materials. They shall also have power to open any package or vessel containing or supposed to contain any of the said materials and to take therefrom samples for analysis upon tendering the value of said samples. Provided That any manufacturer or producer of any of the materials named in section one of this act located in the Commonwealth shall be entitled to have a single sample of any distinct brand for the sale of which he has paid the fee required by section five of this act analyzed by the Department of Agriculture with respect to the points of composition specified in said section one upon sending sample properly sealed and carriage prepaid together with a fee of one dollar for each such analysis but not more than two brands shall be analyzed under the privilege conferred by this proviso for one manufacturer or producer in a single year

Section 8 This act shall go into effect on the first day of January Anno Domini one thousand nine hundred and fourteen

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 984.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has adopted the report of the Committee of Conference on House Bill No. 984, entitled:

An Act to provide for the registration and enrollment of voters of the State according to their respective party preferences fixing the compensation of registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting or attempting to vote and for election officers permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 984, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee on Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 984, entitled "An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences, fixing the compensation of assessors or registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket," beg leave to submit the following amended bill as our report.

J. P. McNICHOL,
W. E. CROW,
J. K. P. HALL,

Committee on the part of the Senate.

JOHN W. FLYNN,
CHARLES J. RONEY, JR.,
JOHN F. LOWERS,

Committee on the part of the House of Representatives.

An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences fixing the compensation of assessors and registry assessors for making said registration and enrollments and prescribing penalties for false registration or enrollment and for voters voting or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at each and every registration of voters held under any of the election and registration laws of this State whether it is a personal registration or otherwise and in all cities counties boroughs townships and all other districts there shall be a registration and enrollment of the voters according to their respective party preferences and affiliations. Provided however that if at any time the laws of this Commonwealth shall provide for the nomination of a candidate or candidates for any office or offices at non-partisan primaries then and in that case every enrolled or registered qualified elector shall be entitled to receive and vote such non-partisan primary ballot in accordance with the provisions of the law authorizing and establishing such primary

Section 2 In all election districts in cities of the first second and third classes where personal registration is required any elector desiring to participate in the primaries of any party shall at the time of registration state under oath to the registering officers the name of the party of which he is a member and whose ballot he desires to vote at the primaries and it shall then be the duty of the proper registering officers to write the name of such party

opposite the name of the elector on the registration list in a column which it is hereby made the duty of the Registration Commissioners to provide in the registration books for that purpose. If any elector about to register and enroll as a member of a party is challenged he shall not be registered as a member of that party unless he makes oath before the said registrars that at the last preceding November election at which he voted he voted for a majority of the candidates of that party. Provided however That the group of Presidential electors shall be counted as two candidates And provided further That any qualified voter may enroll as a member of any party which has secured by order of the court of common pleas of Dauphin county the exclusive use of a party name or political appellation for the ensuing primary. If a voter does not desire to vote at a primary election he shall not be required to answer as to his party affiliation or membership and such party affiliation or membership shall not be recorded.

When an elector in cities of the first second and third classes registers his political party at the fall registration he may vote the ballot of that party at the succeeding fall and spring primary. Should he change his political affiliation by voting for a majority of candidates of some other party at the November election and desire to change his party vote at the spring primary he may appear before the registrars of his division at the spring registration and upon taking oath that at the preceding November election he voted for a majority of candidates of some other party it shall be the duty of the registrars to change his political designation on the register and if otherwise qualified he may vote the ballot of the said party at the spring primary. Any elector who has registered at the fall registration but did not designate his political party may appear before the registrars of his division at the spring registration and under oath designate the party of which he is a member and for whom he desires to vote at the ensuing spring primary provided he takes oath if challenged that at the last preceding November election at which he voted he voted for a majority of candidates of that party and if otherwise qualified he may vote the ballot of said party at the spring primary. Provided however That the group of Presidential electors shall be counted as two candidates and Provided further That any qualified elector may enroll as a member of any party which has secured by order of the court of common pleas of Dauphin county the exclusive use of a party name or political appellation for the ensuing primary.

Section 3 In all election districts (other than in cities of the first second and third classes) the registry assessor shall within forty-five days after the approval of this act make an enrollment of each voter residing within the district in which he is authorized to make an assessment and registration of voters and thereafter at the time of making the annual assessment in addition to the duties now authorized and required by law make an enrollment of all the voters in his district. Said assessor or registry assessor shall leave at the residence of each and every voter in his district found to be absent when his residence is visited by the assessor or registry assessor at the time of making the annual assessment a certificate of enrollment which shall be in the following form

Certificate of Enrollment

Date.....191..

I.....a duly qualified voter residing inelection district hereby declare that I desire to be enrolled as a member of the..... party and express my desire to vote the ticket of theparty at the.....primary election next ensuing and request that my name be enrolled on the assessor's list as a member of said party for the purpose of participating in said primary or primaries

.....
(Signature of Elector)

Witness.....
(Address)

The above certificate of enrollment shall be furnished to each assessor or registry assessor by the county commissioners of the various counties at the time of the delivery of said assessor's books by the county commissioners

Section 4 The assessor or registry assessor making the enrollment in districts other than in cities of the first second and third classes shall ascertain if possible at the time of making the annual assessment by personal inquiry of the elector the party politics preferences or affiliations of the elector and note and record the same with the residence and other particulars required in making the assessment and in case the elector is not at his residence at the time the said assessor or registry assessor visits the residence of the elector he shall leave a certificate of enrollment which the elector may fill out and give to the assessor or registry assessor at some time prior to or on the sixty-second or sixty-third day preceding each primary at which time said assessor or registry assessor shall sit at the polling place and receive said certificate at which time the same shall be recorded by the assessor or registry assessor in the register

Section 5 The county commissioners shall have the register so prepared as to permit the assessor or registry assessor to insert the party enrollment of each elector Upon the receipt of the certificate of enrollment from the elector the assessor or registry assessor shall insert in the registry after said elector's name his party enrollment. Provided however If an elector has at any time received party enrollment under the provisions of this act it shall be the duty of the assessor or registry assessor to insert in the said registry from year to year at the time of making the annual assessment said party enrollment after the name of the said elector until such time as a certificate of enrollment is presented to or filed with him by the said elector to a contrary effect. Each elector not already en-

rolled desiring to participate in the primaries must file with the assessor or registry assessor his enrollment certificate. If an elector does not desire to vote at a primary election he shall not be required to sign or execute the above certificate as to his party affiliation or membership and such party affiliation shall not be recorded

Section 6 If an elector in districts other than in cities of the first second and third classes enrolled as a member of a party is challenged at the primaries as to his party enrollment he shall make oath before the election officers that at the last preceding November election at which he voted he voted for a majority of the candidates of that party. Provided however That the group of Presidential electors shall be counted as two candidates

Section 7 The assessors or registry assessors shall be entitled to the same per diem compensation for sitting at the polling places on the sixty-second and sixty-third days preceding each primary as is now allowed by law for the making of the original annual assessment which shall be paid in the manner now authorized by law

Section 8 Should the registrars assessors or registry assessors make a mistake in recording an elector's party the said elector may have the registry corrected amended or altered so as to secure a correct registration in the same manner and by the same processes as are provided by law for the correction and amendment of the registry in other particulars. Provided That such amendments shall not be made later than ten days before any primary election at which the voter desires or intends to vote

Section 9 An elector duly registered and enrolled as a member of a political party if otherwise qualified may vote the ballot of said party at a primary subject to the provisions of this act. No elector enrolled and registered as a member of any one particular party shall be allowed to receive or vote the ballot of any other political party at a primary election and no elector who is not enrolled and registered as a member of some political party shall be permitted to vote at any primary election

Section 10 Any registrar assessor or registry assessor willfully violating any of the provisions of this act or wilfully registering any false statement of an elector or registering as the member of a political party one whom he knows not to be such or excluding from a party registry or enrollment any voter whom he knows to be entitled thereto shall be guilty of a misdemeanor and on conviction thereof shall be punished by imprisonment for not more than one (1) year and a fine of not more than one thousand dollars (\$1,000) or either or both in the discretion of the court

Section 11 Any elector who shall wilfully make any false affidavit or statement to any registry assessor or registry assessor with intent to procure the false party enrollment or registration of himself or of any other voter shall be guilty of a misdemeanor and on conviction thereof shall be punished by imprisonment for not more than one (1) year and a fine of not more than one thousand dollars (\$1,000) or either or both in the discretion of the court

Section 12 Any voter or elector of this Commonwealth willfully voting or attempting to vote at any primary election in violation of the provisions of this act or any election officer wilfully receiving or conspiring to receive the vote of any elector casting the ballot as an elector of any political party not qualified as a member of said party under the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished by imprisonment for not more than one (1) year and a fine of not more than one thousand dollars (\$1,000) or either or both in the discretion of the court

Section 13 All laws or acts of Assembly inconsistent or in conflict herewith be and the same are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Graff,	Kline,	Morgan,
Beidleman,	Gyger,	Knapp,	Nulty,
Buckman,	Hall,	Kurtz,	Salus,
Catlin,	Heacock,	Magee,	Sensenich,
Cooper,	Hilton,	Martin,	Sheatz,
Crow,	Homsher,	McIlhenny,	Snyder,
Daix,	Huffman,	McNichol,	Sones,
DeWitt,	Hunter,	McNichols,	Sproul,
Endsley,	Jarrett,	Miller,	Thompson,
Farley,	Jones,	Mills,	Vare,
Gerberich,	Judson,	Moore,	Wasbers,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL RECOMMENDED.

Mr. McNICHOL. Mr. President, I move that Senate Bill No. 1262 (House Bill No. 117), entitled:

An Act to regulate nominations and elections for all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the

Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

be recommended to the Committee on Elections.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

PRESENTATION OF TESTIMONIAL TO HON. DANIEL P. GERBERICH.

Mr. SPROUL. At this time of the Legislative Session, when the work has been all completed and the acrimonious feeling that sometimes characterizes legislative bodies has all been mellowed in good feeling and fraternizing, it becomes the duty and prerogative of the oldest member of the Senate to present to the retiring President Pro Tempore some little evidence of the regard and affection and esteem in which his fellow members have held him. Now it is a very particularly pleasing duty for me at this time to present in behalf of the members and officers of the Senate to our retiring President pro tempore the beautiful silverware which is assembled upon this table. Coming in at a time in the history of the Senate when high political feeling ran and presiding here through a long and tedious session, our distinguished Senator from Lebanon has at all times maintained himself with that fairness and composure and dignity which should characterize the presiding officer of this body and has further endeared himself to all the officers and members connected with this Senate. He has been at all times absolutely fair and impartial and has treated everybody with courtesy, and many times under hard circumstances has kept his temper well and has maintained the best traditions of the high office which he has filled. Years ago, when I was a young man like Uncle Dan, and was President of this body, I received a beautiful testimonial here and I want to say there is nothing that I have in my possession that is more precious to me, outside of the live folks there, than the evidence given here that the Senate of Pennsylvania held me in great regard. I am sure when the Senator from Lebanon, Mr. Gerberich, goes home and takes this silverware with him he will feel like I have and every President has, and that he will always prize it most highly and will hand it down to his children and his children's children, as an evidence of the regard and esteem which the members of this body have felt for you. It is my earnest wish and the wish of every member of this body and of all those here that this beautiful present of silver will always reflect the same handsome face of Senator Gerberich, and today I have great pleasure in presenting you on behalf of the officers and members of this body this silver testimonial.

Mr. GERBERICH. My dear friend Senator Sproul, fellow members and clerks of the Senate, words fail to express my feeling. I have been with you for half a year occupying a position which I did not well merit. I have not done anything that I should not have done to merit your kindness to me at this time to this extent. I have simply done what I felt it my duty to do and sometimes fell short of that. The kindness that I have received from every member of this body is one of the greatest legacies that I take with me and entertain in my heart as long as I live, and it has been indeed a pleasure from the time you elected me to that position until this time. Not one incident has happened that marred the pleasure and the good fellowship that has been maintained all this session. I can only say, "Thank you" and thank you and particularly thank you in behalf of my good wife and daughter-in-law. I know it will be an heirloom and a memento which shall always call up in my mind this momentous occasion to me, and I shall always have, I know, the warmest feeling and kindest words and good wishes for you boys for the assistance you have given me in my work. I thank you again, that is all I can say.

PRESENTATION OF TESTIMONIAL TO HON. ARCHIBALD W. POWELL.

Mr. McNICHOL. Mr. President and fellow members of the Senate, It devolves upon me to act as your representative in presenting this testimonial to our former Senator and now Auditor General of this great Commonwealth, Hon. Archibald W. Powell. On these occasions we who have been associated together begin to realize that the

word friendship is truly represented. In our battles and differences in this body, and in the contentions of opposite political faiths, all of us in this chamber at least have maintained the personal regard, personal welfare and friendship of one another. Upon his retiring from this chamber it was thought appropriate that the Senators and the officers of this body should give some expression of their feeling of delight that one of our members had been taken and elevated to the high office he now occupies. I trust that he will receive it in a spirit it has been given to him, that he will take it to his home, and in the years to come will look back upon it with the some degree of kindness, friendship and loyalty to us, as we do to him, and that he will enjoy long life and good health and enjoy the memento or souvenir which we now present him. Mr. Powell, I have the pleasure of presenting you this testimonial as an offering on a part of the Senate.

Mr. POWELL. Mr. President, it seems hard for one who has fought as hard as you know I have always fought for a particular brand of opinion, not because I believed it was the only particular opinion, but that it was mine, and I fought for it because it was mine,—I say it seems hard for me to realize that other members of the Senate feel toward me as I have always felt toward them, that no matter what particular brand of opinion a man has, no matter what particular affiliations, party or otherwise, that he might have, so long as he is sincere in that opinion and so long as he is loyal to the opinion which he has, whether in my opinion good or bad, that that man was a man, and that he was my friend to that extent. They tell me that in the service of the army men very soon get rid of the husk and the frills of life and get down to the kernel and to the real man under the uniform or in the clothes. In two or three days there will be gathered on a battlefield, and I believe it to be the greatest battlefield in our history, which is located within the confines of our Commonwealth, men who wore uniforms of different colors fifty years ago, men who fought each other all day and hours into the night, after long marches, and who, when the fighting was over for that particular day, met at the same spring and took their turn filling up the Union or the Confederate canteen, whichever it might be, and the next day the fight continued and the same men who on the night before filled their canteens at the same spring, swapped tobacco and told stories, fought all the better because the night before they had fraternized together. And I assure you that no man who ever went out of the Senate of Pennsylvania with more reward for it than do I, and no man ever went out of the Senate of Pennsylvania with a higher opinion of the body which he left than I. The members representing here the fifty Senatorial districts of this great Commonwealth to my mind have a higher duty and a higher office than the members representing the Congressional districts in the Congress of the United States. You are here, and we were here, to legislate for a Commonwealth of seven millions of people and time after time I have seen one Senator sincere for the interests of his district absolutely aligned against another Senator equally sincere for the needs of the people of his district, and it was only through lack of vision, lack of time only, that lack of a correct interpretation of sentiment and the proper conception of the needs of other districts. It is hard for a man in the great cities to know what the men living on the ridges of Fulton County want and it is hard for the men on the ridges of Fulton County to know what are the needs of the great cities. I have been sitting in this chamber for some time and when I was called here I was just working on one more bill upon which Senators have after long, arduous labor, long fightings and long misunderstanding substantially agreed. I never questioned the integrity of any member of this chamber, I would be the last man to do it. I have differed with a great many Senators here and they have differed with me. Of course, in my opinion, they were wrong, and in their opinion I was wrong, but we have always been personal friends and I think that is true of every Senator I ever sat with. If I ever did any Senator in the State of Pennsylvania any wrong I do not know it and it was unintentional. The world has always been much better to me than I have been to the world and I have always liked the Irish idea of getting mercy and not justice. I have never been one of the men who have gone around with a pessimistic face demanding justice. I do not want justice. I want a

little bit more if I can get it, and am willing to get a little bit more if I can get it, and I can say the world, as the Senate of Pennsylvania, has always been so much better to me than I have been to it, but I cannot fully express the appreciation which I feel at the magnificent present you have given me.

I assure you I shall cherish it and shall long cherish the memories of my service in the Senate of Pennsylvania and the friendships thereof. There is no way to express what men really feel after long, hard service, fighting, battling, backward and forward, with reference to the desires and intentions and misunderstandings and misconceptions of the purposes of others. When all is said and done, I do not believe that there is a Senator in the State of Pennsylvania who even in the heat of a fight gets over, and some of the Senators have been out to that test even in the heat of a fight just over when the people in the galleries and the people of the State would think there is great bitterness between them, I do not believe there is any Senator who would intentionally do a meanness or wrong to a fellow Senator, and that is the highest tribute I can pay to this body or any other body. I respect the manhood of the members of the Senate of Pennsylvania and whatever should be my opinion in the future I still shall claim the personal friendship and be glad to render my personal friendship in return to every member in this distinguished body and I feel proud to be called, as I am and I suppose always will be, "Senator." It will be a term that will cling to all of you; no matter how many Governors or Auditor Generals or State Treasurers go out of this body, the title that will hang to you, that you will cherish always, and will be the one commonly used and that shows that here in this body we make friendship and break enemies and not make enemies and break friendship. No matter what else may be done that is the supreme test of manhood in my opinion. I thank you.

Mr. SPROUL. Mr. President, just as a matter of information, he has not mentioned it, but it is rather a happy coincidence that this is also another red letter day for the Auditor General. This is his fifteenth wedding anniversary and I think taking that big crate of silver home will probably help him to explain why he was away on such an important day.

Mr. POWELL. Mr. President, this is the first time I am called upon to doubt the word of a Senator of this body. In some way or other the Senator's multiplication table has got mixed up with his remarks. I am glad of the fact that I have been eight years married and have a family to show for it.

PRESENTATION OF TESTIMONIAL TO HON. CHARLES H. KLINE.

Mr. SALUS. Mr. President and members of the Senate, in the lives of many of the Senators here to-day there are many thoughts, no doubt, but to my mind this has been a gala day in the life of one of our fellow members. A certain gentleman whose name is Kline should have been named Brutus because of the things that are coming to him to-day. From the sincere admiration towards the man and with a feeling of gratitude, the members of the committee have honored me to present to the Senator this token of their esteem and admiration and I take pleasure in arising at this time to present to him what seems to me to be almost a jewelry shop. It seems to me as though the men of that committee tried to buy all the things after the other men had been taken care of. But be that as it may, this is to my mind a memorable occasion. An occasion like this, when men whose thoughts are different and along different lines unite to do honor to one of their members, it is certainly a memorable occasion, and to my mind, as I grasp a spirit of friendship, that spirit which makes all men to be blind to our faults and kind to our virtues, that condition of mind which shows us the wickedness of injustice and the depravity of selfishness and the beauty of self-sacrifice. That condition can but help to make of all the men assembled here in this body grander and nobler beings. Men who are living that life which leads toward the Golden Life, which we are taught to lead, and which speaks of the good fellowship of men. I believe when we start to think of these things and forget our differences we are certainly marching a step forward. One who has been on this Appropriation Committee for a few days and a few

months would find out the calibre and kind of man we had as our Chairman, and as we traveled through this State and went to the institutions sometimes our trips were happy and contented, and sometimes we were discontented, possibly not satisfied with our surroundings, but when we followed the leadership of our Chairman in the places of suffering humanity in this Commonwealth and saw the wants and needs of the people, whom we were trying to help, and saw the kindness and willingness and earnest efforts of this Chairman, we learned to admire, love and respect him, not because he was Charles H. Kline, not because he was Chairman of the Appropriation Committee, not because he was a Senator of Pennsylvania, but because we thought that under the garments he wore he carried a heart that any man might be proud to own, that his sympathies were in the right direction, that his manliness was directed for the uplifting of his fellowmen, but I pictured in my mind this great big, stalwart, able-bodied man sitting on the floor with two hundred orphan children around him and singing "My Country 'Tis of Thee," "Home, Sweet Home" and "Star Spangled Banner," it brought to my mind a picture which I had not expected. I am reminded of the poem "Abou Ben Ahdem." You all recollect that when Abou arose and saw the angel, he said

"What writest Thou?" The vision raised its head,
And in a voice made all of sweet accord,
Answered "The names of those who love the Lord"
"And is mine one?" said Abou. "Nay not so."
Replied the angel. Abou spake more low,
But cheerily still and said "I pray Thee then
Write me as one who loves his fellow men."
The angel wrote and vanished. The next night
He came again with a great awakening light,
And showed the names of those who in love of God had blessed
And lo, Ben Ahdem's name led all the rest!

I believe the motto of our Chairman and friend, Charles H. Kline, is "Write me as one who loves his fellow men," and that his is a motto which he should be proud to follow, and we, the other Senators here, be glad to trail on behind.

Mr. KLINE. Mr. President and Fellow Members of the Senate of Pennsylvania, it is highly gratifying indeed to know that ones honest efforts are appreciated by those who know what a gigantic task it is to equitably administer the funds of the State of Pennsylvania, and that alone is sufficient to compensate one for that gigantic task. My good friends, the method which was adopted two years ago, that is to try to keep the appropriation within the revenues of the next two years, received the applause of all who were connected with the magnificent institutions all over our State and who believe in a businesslike and economic administration of the State funds. We tried to do that same thing this year as best we could. We have practically four hundred and fifty institutions and our Committee has visited ninety-five per cent. of the same, nestling in all sections of this great State of ours; not to learn of their financial condition, because that rests with the Auditor General but to learn of their physical condition, their wants and their necessities and lastly the amount of charitable work performed, which is the basis upon which all appropriations are made. My friends, you may talk and boast of this great Commonwealth of ours, of all our natural resources, of all our great commercial and industrial advantages, but when you think of the great good that this great Commonwealth does in the interest and behalf of suffering humanity then all else pales into insignificance; but when you think of the four million dollars spent by the health department, more than any other State in the United States, to keep down disease and save thousands of lives and the distribution of antitoxin, the prevention of the pollution of streams, etc., to preserve the health of our seven and a half millions of souls it makes us feel proud. The appropriation of almost fourteen million dollars to take care of our many dependents, over twenty thousand in the State of Pennsylvania today in our institution for nervous diseases. Thousands of dollars are appropriated for those who spent the best days of their lives and are now awaiting the final summons to the Great Beyond; thousands of dollars to the homes for the poor orphan children to be brought up in a Christian environment so they may go out before this whole world as a benefit instead of a menace to organized society; thousands of dollars to care for the soldiers and their orphans, thousands to those dear little souls who are given an education that they may have an equal change with those who have been more fortunate, and we today with patriotism that courses through our veins, love them; thousands

of dollars, yes, millions of dollars for the relief of suffering humanity in the magnificent hospitals that adorn our State and the sad part of it all, my friends, is that ninety per cent. of the people of the Commonwealth of Pennsylvania do not realize the good that our State is doing in the interest and behalf of humanity, but we who do think more and more of the holy trinity of our State "Virtue, Liberty and Independence." This is one of the brightest spots in my life; after all, my friends, what is there better than driving out the dark clouds that hover around many heads and letting in the sunshine and good fellowship which has been so beautifully displayed here today, and what a beautiful thought it is. The mornings are the thoughts of God and the evenings are his glorious dreams. The sun and the stars are his mighty looms upon which he weaves the light and air, but let the looms of love for one moment cease then this great earth of ours with all its grandure and beauty will lie naked and dead upon the cold bosom of eternity. So it is in human life with thoughts of human kindness in our hearts and homes but let the looms of love for one moment cease then happiness would die upon the heartstone and perish among the roses at the door. My dear friends, permit me to thank you, very kindly indeed, for this beautiful token of esteem and in behalf of myself, and the dearest soul in the world to me, my wife, permit me to thank you from the bottom of my heart.

PRESENTATION OF TESTIMONIAL TO HON. FRANCIS S. McILHENNY.

Mr. BUCKMAN. Mr. President, the form of government under which we live is commonly described as a representative form of government. It has often occurred to me that perhaps it is better described as a government by Committee. The various Committees of this body pass more directly and are more intimately in touch with all the legislation which is passed in this General Assembly than the General personnel of the representatives of either the Senate or House of Representatives. I have the honor of being a member of the Committee on Judiciary General, which Committee is the second only in importance only to the Committee on Appropriations. That is the Committee which is known as the working Committee of this body, that is the Committee to which is referred the bills of general character, and especially the bills which have to do with the changes in the administration of our courts and the general laws of the Commonwealth, not pertaining to any particular subject; that is the Committee which has met more often saving and excepting possibly the committee on Judiciary Special more often than any other Committee of this body. To that Committee during the session were referred a total of three hundred and twenty-seven bills of which there acted upon favorably and reported out with an affirmative recommendation two hundred and two bills. That committee held a total number of executive sessions for the consideration of the legislation referred to it of fifty-five meetings. That Committee held public hearings for the general public interested in various legislation to the number of fifteen. That Committee reported House Bills to the number of a hundred and twenty-nine and Senate Bills to the number of a hundred and ninety-eight and I therefore claim that it is a Committee that has done as much if not more work, general hard work, than any other Committee, saving only and excepting the Appropriation Committee, which had to devote so much time to travelling around the State. As Chairman of that Committee at the beginning of this session, there was appointed the Senator from Philadelphia, Mr. McIlhenny. He held hearings on all the bills that were referred to that Committee, and it was known as an open Committee, and it made no difference whether the Chairman of that Committee was favorably inclined to the bill under consideration or not, it received the same fair consideration as any other bill and I can only say as the representative of that Committee that we were entirely satisfied with the manner and consideration and treatment that we received at his hands. At this time as the curtain is about to be rung down on this legislative session and perhaps upon the political careers of some of the members of this Senate it has been thought by this Committee that we should present to our Chairman, Senator McIlhenny, some little token of our esteem and friendship for him, and on behalf of that Committee I take great pleasure in presenting the Senator from Philadelphia, Mr. McIlhenny, these two silver flower vases.

Mr. McILHENNY. Mr. President, and Members of the Senate, I have been upon my feet so often this session, I assure you much more often than occasion warranted, that I will not long delay you now, but never have I risen to my feet with such great pleasure that I do now to receive these beautiful gifts. Senator Buckman has very truly said that the Judiciary General Committee has done a great deal of real hard work at this session, and we had more bills referred to us than to any other Committee except the Committee on Appropriations. We have met two or three times a week, fifty-five meetings in all, many of them running into two or three hours at a time. Every bill was taken up and considered and voted upon strictly upon its merits. The attitude the Committee took was that they must show their value or they would not be reported out. We realized thoroughly that legislators are apt to roll up more laws than the people can readily digest in one session and we made it our purpose to only report out such bills as had sufficient merit and sufficient public necessity to be inscribed upon the pamphlet laws. I cannot adequately express my appreciation to that Committee for these very beautiful vases but I can assure the members of that Committee as long as I shall live they shall remain with me in memory of the pleasant hours that we spent together; never once in all these meetings has there been one word of friction. The meetings have all been in good temper. We have been the best of friends and I believe the Committee has earned the reward of work well done. I can only say I shall keep these vases as long as I live and shall retain them as pleasant memories of the long session of nineteen thirteen.

PRESENTATION OF TESTIMONIAL TO CHIEF CLERK HARMON M. KEPHART.

Mr. CLARK. Mr. President, after the brilliant oratory of those who have made their presentation addresses and the kindly expressed sentiments of the recipients, you hardly expect much light from my sputtering tallow candle. There is however one matter that we must not overlook. I desire unanimous consent to call that matter up and I am sure that the sentiment that I shall express concerning it will meet with your approval no matter how poorly it may be uttered. When in the course of human events it seemed that the legislative session of 1913 was drawing to a close, it was thought that merit should be recognized and when a man elected selected or appointed to fill that office discharged the duties of that office with credit to himself, with satisfaction to those with whom he is associated, he deserves a mede of praise and when, Mr. President, it is discovered that he not only has the qualifications to discharge the duties of the office to which he has been called, but that he possesses a dual personality, so that he can discharge the duties of another position then I think it is an added reason why he is entitled to recognition. Such a person we have with us, a dual personality, as chief clerk, he as one personality, as chief another. We have that man among us, therefore let it be resolved by the Senate of Pennsylvania (without the concurrence of the House or with it if necessary, for no doubt it would now be given) that Harmon M. Kephart is the man. Therefore as a token of our esteem for his many good qualities we have chosen to present him with a ring. Do not be startled. It does not have any particular significance, symbolically speaking. It has no end and in that respect we hope that it represents his official tenure, and therefore, Harmon M. Kephart, we present this to you because of your efficiency as an official, because of your courteous conduct, because of your integrity as a man, and last but not least because of your loyalty as a friend. Take it and as you gaze upon it in the days of your future, may it recall to you in the days of your past the very many pleasant associations you have had with us and we with you.

Mr. KEPHART. Gentlemen of the Senate, I thank you for this expression of your good will and esteem and for the courteous treatment extended me throughout the session. Words cannot express my feelings.

PRESENTATION OF TESTIMONIAL TO SECRETARY OF THE SENATE W. HARRY BAKER.

Mr. HUFFMAN. Mr. President, and Fellow Members of the Senate, there are a great many men in the Senate who are deserving of reward today. Time and opportunity does not permit us to reward everyone but there is a man yet who has not been spoken of, whom we would not dare forget and I therefore say it is with the greatest pleasure

that I on behalf of the Members of the Senate of this session of 1913 tender to you, W. Harry Baker, Secretary of the Senate, an emblem of our appreciation of you and of your service. This gift but in a small way expresses our gratitude to you for the efficient manner in which you have performed your duties. You have always been obliging and courteous and uniformly gentle with us even when a request has been made to be informed upon what bill we were voting. Two years ago when the office of Secretary of the Senate was established after caucus it was unanimously agreed by the minority that no fitter man could be proposed for the office to which you aspired. You have never failed us in any instance. In these days we hear very much of the boss of the Senate. And there has been great speculation among Senators and among the people at large as to who the Boss is. But I believe I am free to say that I believe I am expressing the opinion of the majority or those who know that it is entirely proper and I felicitate you, Harry, on holding this position. But you are a genial, likable and able Boss. We would be like a rudderless ship without your leading hand. And it is for this as well as for your other commendable qualities that we remember you. And regardless of party faith we all here on the floor regard your efficiency of the highest type. In these last hours we are about to adjourn the Legislature and to separate after working together for a long period, we here feel that we can but in a little repay you, Mr. Secretary, for all you have done for us but we do desire that this token be accepted by you as an earnest testimonial of our great regard which we have felt during all the period we have worked together and which we know will continue.

Mr. BAKER. Mr. President and Members of the Senate, I desire to express my thanks and appreciation for this beautiful remembrance and to assure you that it will always remind me of the very pleasant recollections and associations of the session of 1913.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

RECESS.

Mr. KLINE. Mr. President, I move the Senate do now take a recess until seven o'clock.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives, being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 876.

Mr. McNICHOL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOL presented the report of the Committee of Conference on Senate Bill No. 876, entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

RESOLUTION APPOINTING COMMISSION TO REPORT ON THE ADOPTION OF A STATE SONG.

The Chair cleared his table and laid before the Senate communication from the House of Representatives presenting to the Senate for concurrence the following resolution which was twice read, considered and agreed to:

In the House of Representatives, June 27, 1913.

Whereas, numerous bills establishing a State Song for the Commonwealth of Pennsylvania having been offered to the present Legislature, and,

Whereas, the proximity of adjournment prevents the present Legislature from deciding the merits of the proposed songs, therefore be it

Resolved (if the Senate concurs), that a commission of six members—three being members of the House of Representatives and three members of the Senate,—be appointed by the Speaker of the House and President Pro tempore of the Senate respectively and that said commission report to the next legislature, or to a special session of the Legislature if one be held, such recommendation as to selection of the song for the Commonwealth of Pennsylvania as they may deem wise.

REPORT FROM COMMITTEE.

Mr. McNICHOL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McNICHOL, from the Committee on Elections, reported as amended, Senate Bill No. 1262 (House Bill No. 117), entitled:

An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House insist on its non-concurrence in the amendments made by the Senate to House Bill No. 243, entitled:

An Act to prevent deception in the sale of paint putty turpentine and linseed oil or any substitutes therefor and providing penalties for the violation thereof

and has appointed Messrs. Rockwell, Peachey and Benson as a Committee of Conference to confer with a similar committee of the Senate (already appointed) in relation to the differences existing between the two houses in relation to said bill.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1141.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 1141, entitled:

An Act to fix the compensation and allowances for members of the General Assembly

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 416.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 416.

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 416 as follows:

An Act to prevent occupational diseases and to provide for the health of employes exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical

examination and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO.

416.

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the House of Representatives and the Senate, for the purpose of considering House bill number four hundred and sixteen, entitled "An Act to prevent occupational diseases and to provide for the health of employees exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical examinations and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof," beg leave to submit the following amended bill as our report.

T. HENRY WALNUT,
HENRY E. LANIUS,
WILLIS B. HEIDINGER,

Committee on the part of the House of Representatives.

CHARLES H. KLINE,
J. HARRY MORGAN,
JOS. H. THOMPSON,

Committee on the part of the Senate.

An Act to prevent occupational diseases and to provide for the health of employees exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical examinations and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every employer shall without cost to the employees provide reasonably effective devices means and methods to prevent the contraction by his employees of any illness or disease incident to the work or process in which such employees are engaged in the industries and occupations specified in section two of this act

Section 2 Every work or process in the manufacture of white lead red lead litharge sugar of lead arsenate of lead lead chromate lead sulphate lead nitrate or fluo-silicate is hereby declared to be especially dangerous to the health of the employees who while engaged in such work or process are exposed to lead dusts lead fumes or lead solutions

Section 3 Every employer shall without cost to the employees provide the following devices means and methods for the protection of his employees who while engaged in any work or process included in section two are exposed to lead dusts lead fumes or lead solutions

(a) The employer shall provide and maintain work rooms adequately lighted and ventilated and so arranged that there is a continuous and sufficient change of air and all such rooms shall be fully separated by partition walls from all departments in which the work or process is of non-dusty character and all such rooms shall be provided with a floor permitting an easy removal of dust by wet methods or vacuum cleaning and all such floors shall be so cleaned daily

Every work or process referred to in section two including the corroding or oxidizing of lead and the crushing mixing sifting grinding and packing of all lead salts or other compounds referred to in section two shall be so conducted and such adequate devices provided and maintained by the employer as to protect the employee as far as possible from contact with lead dust or lead fumes Every kettle vessel receptacle or furnace in which lead in any form referred to in section two is being melted or treated and any place where the contents of such kettles receptacles or furnaces are discharged shall be provided with a hood connected with an efficient air exhaust all vessels or containers in which dry lead in any chemical form or combination referred to in section two is being conveyed from one place to another within the factory shall be equipped at the places where the same are filled or discharged with hoods having connection with an efficient air-exhaust and all hoppers chutes conveyors elevators separators vents from separators dumps pulverizers chasers dry-pans or other apparatus for drying pulp lead dry-pans dump and all barrel packers and cars or other receptacles into which corrossions are at the time being emptied shall be connected with an efficient dust-collecting system such system to be regulated by the discharge of air from a fan pump or other apparatus either through a cloth dust collector having an area of not less than one-half square foot of cloth to every cubic foot of air passing through it per minute the dust-collector to be placed in a separate room which no employee shall be required or allowed to enter except for essential repairs while the works are in operation or such other apparatus as will efficiently remove the lead dusts from the air of the workrooms

(b) The employer shall provide a wash room or rooms which shall be separate from the work rooms be kept clean and be equipped with

(1) Lavatory basins fitted with waste pipes and two spigots conveying hot and cold water or

(2) Basins placed in troughs fitted with waste pipes and for each basin two spigots conveying hot and cold water or

(3) Troughs of enamel or similar smooth impervious material fitted with waste pipes and for every two feet or trough length two spigots conveying hot and cold water

Where basins are provided there shall be at least one basin for every five such employees and where troughs are provided at least two feet of trough length for every five such employees The employer shall also furnish nail brushes and soap and shall provide at least three clean towels per week for each such employee A time allowance of not less than ten minutes at the employer's expense shall be made to each such employee for the use of said wash room before the lunch hour and at the close of the day's work

The employer engaged in the manufacture of white lead red lead litharge sugar of lead arsenate of lead lead chromate lead sulphate lead nitrate or fluo-silicate shall also provide at least one shower bath for every ten such employees The baths shall be approached by wooden runways be provided with movable wooden floor gratings be supplied with controlled hot and cold water and be kept clean The employer shall furnish soap and shall provide at least two clean towels per week for each employee An additional time allowance of not less than ten minutes at the employer's expense shall be made to each such employee for the use of said baths at least twice a week at the close of the day's work The employer shall keep a record of each time that such baths are used by each employee which record shall be open to inspection at all reasonable times by the State Department of Labor and Industry and also by the State Department of Health

(c) The employer shall provide a dressing room or rooms which shall be separate from the work rooms be furnished with a double sanitary locker or two single sanitary lockers for each such employee and be kept clean

(d) The employer shall provide an eating room or eating rooms which shall be separate from the work rooms be furnished with a sufficient number of tables and seats and be kept clean No employee shall take or be allowed to take any food or drink of any kind into any work room nor shall any employee remain or be allowed to remain in any work room during the time allowed for his meals

(e) The employer shall provide and maintain a sufficient number of sanitary drinking fountains readily accessible for the use of employees

(f) The employer shall provide at least one pair of overalls and one pair of jumpers for each such employee and repair or renew such clothing when necessary and wash the same weekly

(g) The employer shall provide and renew when necessary at least one reasonably effective respirator for each employee who is engaged in any work or process included in section two

Section 4 Every employee who while engaged in any work or process included in section two is exposed to lead dusts lead fumes or lead solutions shall

(a) Use the washing facilities provided by the employer in accord with section three (b) and wash himself at least as often as a time allowance is therein granted for such use

(b) Use the eating room provided by the employer in accord with section three (d) unless the employee goes off the premises for his meals

(c) Put on and wear at all times while engaged in such work or process a suit of the clothing provided by the employer in accord with section three (f) and remove the same before leaving at the close of the day's work and keep his street clothes and his working clothes when not in use in separate lockers or separate parts of the locker provided by the employer in accord with section three (c)

(d) Keep clean the respirators provided by the employer in accord with section three (g) and use one at all times while he is engaged in any work or process included in section two of this act

Section 5 The employer shall post in a conspicuous place in every work room where any work or process included in section two is carried on in every room where washing facilities are provided and in every dressing room and eating room a notice of the known dangers arising from such work or process and simple instructions for avoiding as far as possible such dangers The Commissioner of Labor and Industry shall prepare a notice containing the provisions of this act and shall furnish free of cost a reasonable number of copies thereof to every employer included in section two and the employer shall post copies thereof in the manner hereinbefore stated The notices required in this section shall be printed in plain type on cardboard and shall be in English and in such other languages as the circumstances may reasonably require The contents of such notices shall be explained to every employee by the employer when the said employee enters employment in such work or process interpreters being provided by the employer when necessary to carry out the above requirements

Section 6 The employer shall cause every employee who while engaged in any work or process included in section two is exposed to lead dusts lead fumes or lead solutions to be examined at least once a month for the purpose of ascertaining if symptoms of lead poisoning appear in any employee The employee shall submit himself to the monthly examination and to examination at such other times and places as he may reasonably be requested by the employer and he shall fully and truly answer all question bearing on lead poisoning asked him by the examining physician The examinations shall be made by a licensed physician designated and paid by the employer and shall be made during the working hours a time allowance therefor at the employer's expense being made to each employee so examined

Section 7 Every physician making an examination under section six and finding what he believes to be symptoms of lead poisoning shall enter in a book kept for that purpose in the office of the employer a record of such examination

containing the name and address of the employe so examined the particular work or process in which he is engaged the date place and finding of such examination and the directions given in each case by the physician. The record shall be open to inspection at all reasonable times by the State Department of Labor and Industry and by the State Department of Health.

Within forty-eight hours after such examination and finding the examining physician shall send a report thereof in duplicate one copy to the State Department of Labor and Industry and one to the State Department of Health. The report shall be on or in conformity with blanks to be prepared and furnished by the State Department of Health free of cost to every employer included in section two and shall state (a) name occupation and address of employee (b) name business and address of employer (c) nature and probable extent of disease and (d) such other information as may be reasonably required by the State Department of Health.

The examining physician shall also within the said forty-eight hours report such examination and finding to the employer and after five days from such report the employer shall not continue the said employee in any work or process where he will be exposed to lead dusts lead fumes or lead solutions included in section two of this act.

Section 8. The State Department of Labor and Industry shall enforce this act and prosecute all violations of the same. The officers or their agents of the said department shall be allowed at all reasonable times to inspect any place of employment included in this act.

Every employer who either personally or through any agent violates or fails to comply with any provision of section one or section three shall be guilty of a misdemeanor and on conviction for the first offense shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than two hundred (\$200) dollars and on conviction for a second offense shall be sentenced to pay a fine of not less than two hundred (\$200) dollars nor more than five hundred (\$500) dollars and on conviction for each subsequent offense shall be sentenced to pay a fine of not less than three hundred (\$300) dollars nor more than one thousand (\$1,000) dollars and in each case he shall stand committed until such fine and the costs are paid or until he is otherwise discharged by due process of law.

Every employer who violates or fails to comply with any provision of section four shall be guilty of a misdemeanor and on conviction for the first offense shall be sentenced to pay a fine of not less than ten (\$10) dollars nor more than twenty (\$20) dollars and on conviction for the second offense shall be sentenced to pay a fine of not less than twenty (\$20) dollars nor more than fifty (\$50) dollars and on conviction for each subsequent offense not less than thirty (\$30) dollars nor more than one hundred (\$100) dollars and in each case he shall stand committed until such fine and the costs are paid or until he is otherwise discharged by due process of law.

Every employer who either personally or through any agent violates or fails to comply with any provision of sections five six or seven relating to him and every employee who violates or fails to comply with the provisions of section six relating to him shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of not less than ten (\$10) dollars nor more than one hundred (\$100) dollars.

Section 10. In this act unless the context otherwise requires "employer" includes persons firms partnerships limited partnerships and corporations.

Section 11. For the purpose of determining the constitutionality of any provision of this act section one hereof is declared to be independent of and separable from the remaining sections.

Section 12. This act shall take effect on the first day of October one thousand nine hundred and thirteen except as to subdivisions (a) (b) (c) and (d) of section three which subdivisions shall take effect as follows:

Subdivisions (b) (c) and (d) of section three on the first day of October one thousand nine hundred and fourteen.

Subdivision (a) of section three on the first day of October one thousand nine hundred and fifteen.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Alexander,	Graff,	Kline,	Sensenich,
Beidleman,	Hall,	Kurtz,	Snyder,
Buckman,	Heacock,	Martin,	Sones,
Catlin,	Homsher,	McIlhenney,	Sproul,
Daix,	Hunter,	McNichol,	Vare,
DeWitt,	Jarrett,	Miller,	Wasbers,
Farley,	Judson,	Nulty,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

APPOINTMENT OF HON. FRANKLIN MARTIN TO BE A MEMBER OF THE SOLDIERS' ORPHANS' SCHOOL COMMISSION.

The President announced the appointment of Hon. Franklin Martin to be a member on the part of the Senate of the

Soldiers' Orphans' School Commission, vice Jacob C. Stine-man, deceased.

RECONSIDERATION OF REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 103.

Mr. SNYDER. Mr. President, I move that the vote by which the report of the Committee of Conference on House Bill No. 103, entitled:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

was adopted be reconsidered.

Mr. VARE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. SNYDER. Mr. President, I desire to ask the Senate to adopt this motion. The House sometime since passed a bill known as House Bill No. 103, The Teachers Tenure of Office Bill, it was passed with a provision that after a teacher had taught ten years in a district that he be employed permanently and the second section provides that a teacher cannot be removed from this position or his salary changed without his consent or the recommendation of the principal or by a majority of the school board. The House amended the bill and changed it from a majority to two-thirds. The Senate then refused to concur in that amendment and appointed a Committee of Conference. The House did the same the Committee met and agreed to adopt the bill in its original form. The House refused to adopt the Committee's report and that leaves the bill fall unless the Senate will recede from its action. Now I submit to the Senate of Pennsylvania that it has come to the relief of every department and of all the officials of every department of the government except perhaps the teachers of Pennsylvania. Now it is not my purpose at this time to extol the virtues of the teachers of Pennsylvania neither, is it my purpose to inflict a speech on this subject upon the Senate. It is well recognized or ought to be by the members of the Senate of Pennsylvania that the school teacher has been the most important factor in the development of the manhood of this State and that he deserves recognition. You have failed to recognize him in his salary and it seems to me you should recognize him in the permanency of his position. The House has for some reason or other, based not on a fact but entirely on fiction, and rather as an excuse for defeating this bill refused to concede to the Senate bill although it was more liberal than that that the House made in the last instance. Now unless the Senate recedes from its position the bill will fall and it will be brought forth in the Senate again if in the will of providence I can return here two years from now just simply to repeat that bill upon the Senate because I wish to say as long as I am a member of the Senate of Pennsylvania I shall introduce bills of this sort until a House and Senate will make up their minds it is proper to take care of the school teachers just as proper as it is to take care of its labor and industries in every department of government. I appeal to every Senator to permit this motion to be adopted.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the report of the Committee of Conference?

Mr. SNYDER. Mr. President, I move that the Committee of Conference on House Bill No. 103 be discharged from further consideration of this bill.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. SNYDER. Mr. President, I move that the Senate reconsider the vote by which the amendments made by the House to this bill were non-concurred in.

Mr. VARE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. HUFFMAN. Mr. President, I desire to interrogate the Senator from Schuylkill, Mr. Snyder.

Mr. PRESIDENT. Will the Senator from Schuylkill, Mr. Snyder, permit himself to be interrogated?

Mr. SNYDER. Mr. President, I will.

Mr. HUFFMAN. Mr. President, what is the question now.

Mr. SNYDER. Mr. President, the House passed amendments to the second section of this bill which made it necessary in order for a teacher to be removed from his office or his salary to be changed to have a two thirds vote of the directors instead of a majority as passed in the first instance. Now for instance if there is a directorate of five it will take three, a directorate of seven under the House amendment it will take five more than a majority.

And the question recurring,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,

DeWitt,
Endsley,
Farley,
Graff,
Hall,
Hunter,
Kline,
Kurtz,

Martin,
McNichol,
McNichols,
Morgan,
Nulty,
Salus,
Sheatz,

Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—1.

Homsher,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 876.

Mr. McNICHOL. Mr. President, I move that the Senate do now proceed to the consideration of the report of the committee of conference on the subject of the differences existing between the two houses in relation to Senate Bill No. 876.

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the consideration of the report of the committee of conference on Senate Bill No. 876.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on Senate Bill No. 876, entitled "An Act to provide for the nomination and election of candidates for the office of United States Senator, and the filling of vacancies in said office," respectively beg leave to submit the following amended bill as our report.

J. K. P. HALL,
WILLIAM E. CROW,
J. P. McNICHOL,

Committee on the part of the Senate.

JOHN ROBERT JONES,
T. HENRY WALNUT,
E. LOWRY HUMES,

Committee on the part of the House of Representatives.

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That candidates for the office of United States Senator shall be nominated and elected in the year next preceding the expiration of the term of office of the United States Senator whose successor is to be nominated and elected in the year next preceding the expiration of the term of office of the United States Senator whose successor is to be nominated and elected Said nominations shall be made in the manner provided by law It shall be the duty of the proper officers to print the names of duly nominated candidates for the office of United States Senator upon the official ballots for use at the succeeding election under the heading of "United States Senator" as is now or may hereafter be required by law

Section 2 The vote for candidates for the office of United States Senator shall be counted certified computed and returned as is now or may hereafter be provided by law with respect to other offices filled by a vote of the electors of the State at large Provided however That the returns of the election of United States Senator shall be made to the Secretary of the Commonwealth who shall immediately tabulate and compute the same and upon the conclusion of said count certify the result thereof to the Governor who shall immediately issue a certificate of election under the

seal of the Commonwealth duly signed by himself and attested by the Secretary of the Commonwealth and deliver the same to the candidate receiving the highest number of votes He shall also transmit the returns of said election to the President of the United States Senate

Section 3 Immediately upon the happening of a vacancy in the office of United States Senator the Governor of the Commonwealth shall make a temporary appointment to fill the vacancy until such time as said vacancy shall be filled by an election as herein provided Whenever a vacancy shall happen in the representation of this Commonwealth in the Senate of the United States the said vacancy shall be filled for the unexpired term by the vote of the electors at a special election held at the time of the next general election whose antecedent primary occurs at least sixty days after the happening of such vacancy and it shall be the duty of the Governor to issue writs of election accordingly Candidates to fill vacancies in the office of United States Senator shall be nominated at said antecedent primary and elected at said special election in the same manner as is provided for the nomination and election of candidates for the full term

Section 4 All acts or parts of acts inconsistent with this act be and the same are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,

Farley,
Graff,
Hall,
Heacock,
Hilton,
Homsher,
Huffman,
Hunter,
Judson,
Kline,

Kurtz,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Morgan,
Nulty,
Salus,

Sensenich,
sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wasbers,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. McILHENNY. Mr. President, I move that the Senate do now take a recess until 9.45 o'clock.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read, as follows:

House Bill No. 1141, entitled:

An Act to fix the compensation and allowances for members of the General Assembly

House Bill No. 1146, entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement

thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs or incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 984, entitled:

An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences fixing the compensation of assessors and registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at primary by or on any other than their own party ticket

House Bill No. 1383, entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich), in the presence of the Senate, signed the same.

HOUSE NON-CONCURS IN RESOLUTION FOR APPOINTMENT OF ADDITIONAL MEMBERS OF PANAMA-PACIFIC INTERNATIONAL EXPOSITION COMMISSION.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in a resolution as follows:

In the Senate June 24th 1913

Resolved (if the House concur) That the President pro tempore of the Senate shall appoint ten Senators and the Speaker of the House ten members of the House of Representatives, who together with the present President pro tempore of the Senate and the present Speaker of the House of Representatives shall be additional members of the Panama Pacific International Exposition Committee and who shall have all the rights and privileges of the original members of the said committee

HOUSE CONCURS IN RESOLUTION FAVORING STRAIGHT PENSION BILL.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has concurred in resolution as follows:

Asking the Congress of the United States to enact the Hamil bill (House of Representatives ninety-two thousand two hundred and forty-one) known as the Straight Pension bill for the pensioning of Civil Service employees of the United States Post Office Department

Whereas, At a convention held in the city of Rochester State of New York in September one thousand nine hundred and eleven at which thirty thousand letter carriers employed by the United States Post Office Department including representatives of the letter carriers from nearly every city and town in Pennsylvania were represented resolutions were adopted asking Congress to enact the Hamil straight pension bill (House of Representatives ninety-two thousand two hundred and forty-one) which provides for a pension to Civil Service employees of the United States Post Office Department under conditions prescribed in the bill and

Whereas, The Legislature of the State of Pennsylvania is in hearty sympathy and accord with the project to pension these faithful servants of the Government

Therefore be it resolved (if the House concur) That the Senate and House of Representatives of the Commonwealth of Pennsylvania heartily recommend to Congress the speedy passage of the said Hamil bill (House of Representatives ninety-two thousand two hundred and forty-one) and request the speedy passage of the said Hamil bill (House of Representatives ninety-two thousand two hundred and forty-one) and request the Senators and members of the House of Representatives in Congress from the Commonwealth of Pennsylvania to give their support to and vote for the said bill

And be it further resolved That the Secretary of the Commonwealth of Pennsylvania be and he is hereby instructed to immediately after their adoption forward a copy of these resolutions to the President of the Senate of the United States to the Speaker of the House of Representatives of the United States and to the Senators and Representatives in Congress from the Commonwealth of Pennsylvania

HOUSE CONCURS IN RESOLUTION FOR APPOINTMENT OF COMMISSION TO CONSIDER AND REPORT UPON REVISION OF LAWS FOR GOVERNMENT OF CITIES OF THE FIRST CLASS.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has concurred in resolution as follows:

In the Senate, June 24, 1913.

Providing for the appointment of a commission to consider and report upon a revision of the laws for the government of cities of the first class for the employment of necessary officers and employes and giving it authority to compel the attendance of person and the production of books and papers

Resolved (if the House of Representatives concur) That the Governor of the Commonwealth be and he is hereby authorized to appoint three citizens of any city of the first class of this Commonwealth who together with three Senators to be appointed by the president pro tempore of the Senate and three members of the House of Representatives to be appointed by the speaker of the House of Representatives shall constitute a commission to serve without compensation and whose duty it shall be to consider the laws of the Commonwealth relating to the government of cities of the first class and especially to the structure and organization of councils thereof and to report to the next Legislature whatever changes may be deemed necessary in said laws for the government of cities of the first class together with a draft of an act or acts of assembly to accomplish such changes Said commission shall have power to elect its own chairman and sit after the adjournment of the Legislature to employ legal counsel and such other officers and employes as may be needed to enable it to properly perform its duties as aforesaid Its expenditures shall be provided for in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said commission The said commission shall have power to issue subpoenas signed by its chairman requiring the attendance of such persons and the production of such books and papers as in its judgment will assist in the performance of its duties aforesaid The said commission shall make a full report in writing to the Governor of the Commonwealth of its findings with such recommendations as it may deem proper six months prior to the meeting of the general assembly in the session of one thousand nine hundred and fifteen which report shall be published for public information

HOUSE CONCURS IN RESOLUTION AUTHORIZING CHIEF OF DEPARTMENT OF MINES TO EXAMINE INTO CONDITION AND OPERATION OF SLATE, STONE, MARBLE AND GRANITE QUARRIES, ETC.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House of Representatives has concurred in resolution as follows:

In the Senate, June 24, 1913.

Resolved (if the House of Representatives concur) That the Chief of the Department of Mines is hereby authorized to examine into the condition and method of operation of the slate stone marble and granite quarries ore and clay banks ore and graphite mines and any other mineral operations of the Commonwealth also to examine into the condition of the petroleum drilling casing and protecting said wells and to make a report to the Governor for transmission to the General Assembly of one thousand nine hundred and fifteen covering said examinations and containing recommendations for legislation necessary to meet the existing conditions

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 876.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two houses in relation to Senate Bill No. 876, entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 118.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two houses in relation to House Bill No. 118, entitled:

An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including state committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

Agreeably to order,

The Senate proceeded to the consideration of the report of the committee of conference on House Bill No. 118, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on House bill No. 118, entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions and of certain party officers including State Committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States, and the payment by the several counties and their reimbursement by the State of the expenses of the same; authorizing the state committee of a political party to make and to alter, amend and revoke rules, and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein, and repealing inconsistent legislation," respectfully beg leave to submit the following amended bill as our report.

JAMES P. McNICHOL,
WILLIAM E. CROW,
J. K. P. HALL,

Committee on the part of the Senate.

JOHN ROBERT JONES,
T. HENRY WALNUT,
E. LOWRY HUMES,

Committee on the part of the House of Representatives.

An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National Party Conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all candidates of political parties as herein defined for the office of United States Senator for the office of Representative in Congress for all elective State county city ward borough township school district and election division or district offices and for all other elective public offices except that of presidential elector shall be nominated and delegates and alternate delegates to national party conventions and State committeemen shall be elected at primaries held in accordance with the provisions of this act and in no other manner All such party officers as are required by the rules of the several political parties to be elected by the vote of the party electors shall be elected at primaries held in accordance with the provisions of this act excepting members of the national committee who shall be elected as hereinafter provided In the years when candidates for the office of President of the United States are to be nominated every qualified elector of a political party herein defined to be a political party within the State shall have opportunity at the primaries held in such years subject to the provisions of this act to vote his preference for one person to be the candidate of his political party for President This act shall not apply to the nomination of candidates to be voted for at special elections to fill vacancies except when such special election is held at the time of a regular election and such vacancy occurred or existed at least sixty days prior to the regular primary antecedent to such regular election and nothing herein contained shall prevent any body of electors not constituting a political party from nominating candidates by nomination papers as is now or may hereafter be provided by law

The State committee of each political party may make such rules for the government of such State Committee not inconsistent with law as it may deem expedient and may also revoke or alter or amend in any manner not inconsistent with law any present or future rules of such State Committee

National committeemen shall be elected by the State committee of each respective party unless the rules of the National party otherwise provided in which case they shall be elected in the manner provided by the rules of the National party and all State committeemen shall be elected by Senatorial districts Each Senatorial district shall be entitled to elect two members of the State committee except where a Senatorial district is composed of more than one county or part of a county in which event the electors residing in each county or part of a county embraced in the said Senatorial district shall be entitled to elect one State committeeman The State committeemen thus elected shall meet for organization not later than the third Wednesday following their election at such hour and place as shall be designated by the State chairman of each respective party The said State Committeemen shall be elected at the fall primary in the year one thousand nine hundred and thirteen and shall hold office until their successors are duly elected and qualified at the spring primary of the year one thousand nine hundred and fourteen Provided however That where the existing rules of a party provide for the election of State committeemen by the county committeemen of the respective counties in the year one thousand nine hundred and thirteen the State committeemen so elected shall serve until their successors are duly elected and qualified under the provisions of this act at the spring primary in the year one thousand nine hundred and fourteen Thereafter the said State Committeemen of all parties shall be elected at the spring primary

Vacancies happening at any time in the office of National Committeeman shall be filled by the State Committee of the respective party unless the rules of the National party otherwise provide in which case vacancies shall be filled in the manner provided by the rules of the National party

Vacancies happening at any time in the office of State Committeeman shall be filled by the city or county committee of the respective parties

Provided That when said vacancy occurs in a county composed of more than one Senatorial district the members of the city or county committee embraced within the Senatorial district in said county shall elect said committeeman and when a vacancy occurs in a Senatorial district composed of more than one county or part of a county the members of the county committee embraced within said county or part of a county shall elect said committeeman

Section 2 Any party or body of electors one of whose candidates at the general election next preceding the primary polled in each of at least ten counties of the State not less than two per centum of the largest entire vote cast in each of said counties for any elected candidate and polled a total vote in the State equal to at least two per centum of the largest entire vote cast in the State for any elected candidate is hereby declared to be a political party within the State and shall nominate all its candidates for any of the offices provided for in this act and shall elect its delegates and alternate delegates to the national convention State committeemen and also such party officers including members of the national committee as its rules provide shall be elected by a vote of the party electors in accordance with the provisions of this act

Any party or body of electors one of whose candidates at either the general or municipal election preceding the primary polled at least five per centum of the largest entire vote cast for any elected candidate in any county is hereby declared to be a political party within said county and shall nominate all its candidates for office in such county and in all political districts within said county or of which said county forms a part and shall elect such party officers as its rules provide shall be elected therein by a vote of the party electors in accordance with the provisions of this act

Section 3 One primary shall be held each year in every election district of this Commonwealth in which nominations are to be made or delegates and alternate delegates to national party conventions State committeemen or party officers including members of the National committee are to be elected as herein provided The said primaries shall be held on the third Tuesday of September in all odd numbered years and on the third Tuesday of May in all even numbered years The primary held on the third Tuesday of September shall be known as the fall primary and the primary held on the third Tuesday of May shall be known as the spring primary

Candidates for all offices to be filled at the general election shall be nominated at the spring primary Delegates and alternate delegates to National party conventions State committeemen and such party officers including members of the National committee as are required by the rules of the several political parties to be elected by a vote of the party electors shall be elected at the spring primary except as otherwise provided in this act

The vote for candidate for the office of President of the United States as herein provided for shall be cast at the spring primary

Candidates for all offices to be filled at the municipal election shall be nominated at the fall primary

Section 4 On or before the ninth Tuesday preceding the spring primary the Secretary of the Commonwealth shall send to the county commissioners of each county a written notice designating all the offices for which candidates are to be nominated therein or in any district of which such county forms a part or in the State at large at the ensuing primary and for the nomination to which candidates are required to file nomination petitions in the office of the Secretary of the Commonwealth including that of President of the United States and shall also in said notice set forth the number of representatives in Congress and officers of the

Commonwealth to be elected at the next succeeding election by a vote of the electors of the State at large and the number to be elected by a vote of the electors of the county or of any district therein or of any district of which such county forms a part.

On or before the ninth Tuesday preceding the fall primary the Secretary of the Commonwealth shall send to the county commissioners of each county a written notice designating all the offices for which candidates are to be nominated therein or in any district of which such county forms a part or in the State at large at the ensuing primary and for the nomination to which candidates are required to file nomination petitions in the office of the Secretary of the Commonwealth and designating how many persons are to be elected to such offices respectively at the next succeeding election and also designating the number of aldermen and justices of the peace to be nominated therein at the ensuing primary and also the political divisions in which said aldermen and justices of the peace are to be nominated. On or before the ninth Tuesday preceding the spring primary the chairman of the State committee of each political party herein defined to be a political party within the State shall send to the county commissioners of each county a written notice setting forth the number of delegates and alternate delegates to the National convention of such party who are to be elected in the State at large at the ensuing primary and the number of such delegates and alternate delegates who are to be elected at said primary in such county or in any district of which such county forms a part. The said notice shall also set forth the number of members of the national committee if any who under the national party rules are to be elected at the said primary in the State at large and the number of members of the State committee to be elected at the said primary in such county or in any district of which such county or part thereof forms a part.

On or before the ninth Tuesday preceding the spring primary the chairman of the county and in cases where a city is co-extensive with a county the chairman of the city committee of each party shall send to the county commissioners of such county a written notice setting forth the names of all party offices within the county or city to be filled by election at the ensuing primary.

On or before the ninth Tuesday preceding the fall primary the clerks or secretaries of the various cities boroughs townships and school districts shall respectively send to the county commissioner of their respective counties a written notice setting forth the names of all city borough township and school district offices for which candidates are to be nominated at the ensuing primary.

Beginning not earlier than nine weeks nor later than eight weeks before the primary the county commissioners of each county shall publish the number of delegates and alternate delegates to the National convention of each party who are to be elected in the State at large at the ensuing primary and the number of such delegates and alternate delegates and State committeemen who are to be elected at said primary in said county or in any district of which such county or part thereof forms a part and shall also publish the names of all offices for which nominations are to be made and the names of all party offices including that of member of the National committee if any and State committeemen for which candidates are to be elected at said primary in said county or in any district of which such county or part thereof forms a part or in the State at large. Said notice shall contain the date of the primary and shall be inserted in two newspapers of general circulation published within the county wherever such course is possible at least once each week for three successive weeks such newspapers so far as practicable shall be representative of the two different political parties polling the highest vote in such county at the last preceding November election the highest vote cast within the county for any candidate of a party being deemed to be the vote of that party.

Section 5 Official primary ballots for each party shall be prepared by the County Commissioners. These ballots shall be printed on white paper of uniform quality and shall be uniform in size style of printing and general appearance. The ballot for each party shall be in the following form:

.....PRIMARY BALLOT
(Name of Party)

.....District Ward City of
County ofState of Pennsylvania
Primary held on the day of 191..

Make a cross (X) in the square to the right of each candidate for whom you wish to vote. If you desire to vote for a person whose name is not on the ballot write or paste his name in the blank space provided for that purpose.

PRESIDENT OF THE UNITED STATES
(Vote for One)

John Doe
Richard Roe
John Stiles

UNITED STATES SENATOR
(Vote for One)

John Doe
Richard Roe
John Stiles

GOVERNOR
(Vote for One)

John Doe
Richard Roe
John Stiles

REPRESENTATIVE IN CONGRESS AT LARGE
(Vote for)

John Doe
Richard Roe
John Stiles

REPRESENTATIVE IN CONGRESS DISTRICT
(Vote for One)

John Doe
Richard Roe
John Stiles

DELEGATE AT LARGE TO NATIONAL CONVENTION
(Vote for)

John Doe (promises to support popular choice of party in the State for President)
John Stiles (does not promise to support popular choice of party in the State for President)

DELEGATE TO NATIONAL CONVENTION DISTRICT
(Vote for)

John Doe (promises to support popular choice of party in district for President)
John Stiles (does not promise to support popular choice of party in district for President)

STATE SENATOR DISTRICT
(Vote for One)

John Doe
Richard Roe
John Stiles

STATE COMMITTEEMAN
(Vote for)

John Doe
Richard Roe
John Stiles

DISTRICT ATTORNEY
(Vote for One)

John Doe
Richard Roe
John Stiles

PARTY COMMITTEEMEN
(Vote for)

John Doe
Richard Roe
John Stiles

Under each group of names of candidates shall be printed as many blank spaces defined by light lines or rules three-eighths of an inch apart as there are to be candidates nominated for such office.

(On the back of such ballot shall be printed in prominent type the words "Official primary ballot of Party" and there shall also appear on the back of such ballot the face simile signatures of the County Commissioners of the county.)

The ballot shall vary in form only as the names of districts offices candidates or the provisions of this act may require.

The names of candidates shall appear in alphabetical order under the respective offices.

Opposite or under the name of each candidate except candidate for the office of President of United States who is to be voted for by the electors of more than one county shall be printed the name of the county in which such candidate resides and opposite or under the name of each candidate who is to be voted for by the electors of an entire county or any Congressional Senatorial or Representative district within the county shall be printed the name of the township borough or ward and city as the case may be in which such candidate resides.

The voter may designate his choice as is indicated by the instructions shown on the form of ballot above set forth. If he shall vote for more persons for any office than there are candidates to be nominated or elected for such office or if for any reason it may be impossible to determine his choice for any office his ballot shall not be counted for such office but the rest of his ballot if properly marked shall be counted. No ballot shall be rejected for any technical error which does not render it impossible to determine the voter's choice.

Section 6 The names of candidates for nomination as President of the United States and the names of all other party candidates shall be printed upon the official ballot of a designated party upon the filing of nomination petitions in their behalf signed by qualified electors of the State or of the political district or division as the case may be within which the nomination is to be made or election is to be held and the filing of affidavits by the candidates as provided in this act and the names of no candidates shall be printed upon an official ballot of a political party to be used at any primary unless such petitions shall have been filed and unless such candidates except they be candidates for the office of President of the United States shall have filed affidavits as hereinafter provided.

(a) Each signer of a nomination petition shall sign but one such petition for each office to be filled and shall declare therein that he is a member of the party designated in such petition. Provided however That where there are

to be elected two or more persons to the same office each signer may sign petitions for as many candidates for such office as and no more than he could vote for at the succeeding election. He shall also declare therein that he is a qualified elector of the county therein named and in case the nomination is not to be made or candidates are not to be elected by the electors of the State at large of the political district or division therein named in which the nomination is to be made or the election is to be held. He shall add his occupation and residence giving city borough or township with street and number if any and shall also add the date of signing. No nomination petition shall be circulated prior to sixty (60) days before the last day on which such petition may be filed and no signature shall be counted unless it bears date within sixty (60) days of the last day for filing the same.

Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties. Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State or of the political district or division as the case may be referred to in said petition his residence giving city borough or township with street and number if any that the signers signed with full knowledge of the contents of the petition that their respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors and members of the designated party of the State or of the political district or division as the case may be.

(b) Each candidate for any State county or city office shall file with his nomination petition his affidavit stating his residence with street and number if any and his postoffice address his election district the name of the office for which he consents to be a candidate that he is eligible for such office and that he will not knowingly violate any election law or any law regulating and limiting nomination and election expenses and prohibiting corrupt practices in connection therewith. Provided That in no event shall any person's name be printed upon the official ballot of any party as a delegate State committeeman National committeeman or party officer unless he is a qualified elector of said party.

In the case of a candidate for nomination as President of the United States it shall not be necessary for such candidate to file the affidavit required in this section to be filed by candidates but the postoffice address of such candidate shall be stated in such nomination petition.

(c) Each candidate for election as delegate or alternate delegate to a national party convention may include with his affidavit the statement hereinafter set forth in this section but his failure to include such statement shall not be a valid ground on the part of the Secretary of the Commonwealth for refusal to receive and file his nomination petition. Such statement if any be made shall be in substantially the following form:

DELEGATE'S STATEMENT

I hereby declare to the voters of my political party in the (here insert "State of Pennsylvania" if a delegate or alternate delegate at large otherwise insert ".....District") that if elected and in attendance as a delegate to the national convention of the party I shall with all fidelity to the best of my judgment and ability in all matters coming before the convention support that candidate for President of the United States who shall have received the highest number of votes cast in the (here insert "State" if a delegate or alternate delegate at large otherwise insert ".....District") by the voters of my party for said office at the ensuing primary and shall use all honorable means within my power to aid in securing the nomination for such candidate for President.

Signature of candidate for delegate or alternate delegate.

On the ballot used at the primary after or under the name of each candidate for delegate or alternate delegate to a national party convention shall appear the words "Promises to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert ".....District") for President" or "Does not promise to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert ".....District") for President" according as if the candidate included or failed to include the above statement with his affidavit.

Section 7. The nomination petitions in the case of candidates for the office of President of the United States Senator of the United States member of the House of Representatives of the United States for all State offices for the office of delegate or alternate delegate to a national party convention and for the office of member of the State or national committee shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth. Nomination petitions in all other cases shall be filed at least three weeks prior to the primary with the county commissioners of the respective counties.

Nomination petitions of candidates shall be signed

(a) If for the office of President of the United States or of Senator of the United States by at least one hundred qualified electors in each of at least ten counties of the State.

(b) If for a State office to be filled by a vote of the electors of the State at large for the office of Representative from the State at large in the Congress of the United States for the office of delegate or alternate delegate at large to a national party convention or for the office of

member of the national committee by at least one hundred qualified electors in each of at least five counties of the State.

(c) If for the office of a member of the House of Representatives of the United States to be filled by a vote of the electors of a Congressional district or of delegate or alternate delegate to a national party convention other than delegate or alternate delegate at large or of judge of any court other than a court whose judges are to be elected by a vote of the electors of the State at large or of State Senator by at least two hundred qualified electors.

(d) If for the office of a member of the State House of Representatives or for the office of member of the State committee or an office to be voted for by the electors of the entire county by at least one hundred qualified electors.

(e) If for the office of inspector of election at least five qualified electors.

(f) And for all other offices and all other party offices by at least ten qualified electors.

Section 8. No nomination petition shall be refused or set aside except for

(a) Material error or defects apparent on the face thereof or on the face of the appended or accompanying affidavit or

(b) Material alterations made after signing without the consent of the signers or

(c) Want of a sufficient number of genuine signatures of persons qualified with respect to age sex residence and citizenship to be electors.

The invalidity of any sheet of a petition shall not affect the validity of such petition if a sufficient petition remains after eliminating such invalid sheet.

Application to set aside any nomination petition shall be by petition to the Court of Common Pleas of the county in which such nomination petition has been filed setting forth specifically the matters objected to and must be filed within five days after the last day for filing said nomination petition. Upon the presentation of such a petition the court shall make an order fixing a time for hearing which shall not be later than ten days after the last day for filing said nomination petition and specifying the time and manner of notice that shall be given to the candidate named in the nomination petition sought to be set aside.

If the matters objected to are such as are specified in subdivision (a) of this section the court upon hearing the case may in its discretion permit amendments within such time and upon such terms as to payment of costs as the said court may specify.

In case the petition to set aside a nomination petition is dismissed the petitioner shall pay the whole of the costs of the proceeding including all witness fees.

Section 9. The Secretary of the Commonwealth immediately after the last day fixed for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of candidates of each party for the various offices as shown in such petitions with their respective residences and postoffice addresses as shown in their affidavits and shall also at the same time notify the said candidates by mail that their names have been so certified to said county commissioners. In the case of each candidate for delegate or alternate delegate to a national party convention the Secretary of the Commonwealth shall certify as to whether such candidate has included with his affidavit the statement provided for in subdivision (c) of section six of this act.

The county commissioners shall have on file in their office on and after the Wednesday preceding the primary open to public inspection forms of the ballots with the names and such statements and notations as may be required by the provisions of this act printed thereon which shall be used in each election district within such county.

Section 10. The county commissioners shall prepare and furnish to the election officers for use at the primaries as many official ballots of each party as are equal to double the largest entire vote cast for any candidate of said party within the election district at any of the last three preceding general elections. Provided that the county commissioners upon request made in writing by any candidate of any party within four weeks prior to the primary shall furnish such additional number of ballots in any election district as said county commissioners may deem necessary.

The county commissioners shall also furnish specimen ballots for the use of electors at the polls equal in number to one-fourth the whole number of official ballots said specimen ballots to be printed on colored paper and to be of the same size and form as the official ballot.

On the back of each specimen ballot for the primary next preceding the election of a President of the United States the county commissioners shall print subdivision (c) of section six of this act.

The official ballots shall be bound in books of one hundred each in the same manner as ballots at elections and shall be delivered to the officers of election in the same manner as ballots are or hereafter may be required by law to be delivered to officers of election for use at elections.

The county commissioners shall prepare and furnish to the election officers at the primaries such ballot boxes properly numbered for each election district lists of voters forms including forms of affidavits for obtaining assistance in marking ballots and for voters challenged as to identity party membership residence and bribery blanks return sheets blank books and other supplies as they are or hereafter may be required to furnish by law to said officers for use at elections and shall deliver them in the same manner as at elections. The said supplies shall have printed upon them appropriate instructions and shall be in appropriate form for use at the primaries. They shall also provide for the opening of the polling places for the compensation of the owners thereof.

shall see that they are in proper order and provided with voting booths as at elections.

Section 11 The primaries shall be conducted by the regular election boards duly elected under existing or future laws who shall receive the same compensation for their services as they receive at elections. Inspectors of elections shall have the right to appoint clerks to assist them as at elections who shall receive the same compensation that clerks receive for such services at elections. Vacancies in election boards shall be filled in the manner now provided by law. Before entering upon their duties the election officers and clerks shall be sworn and execute written oaths as is now required by law.

The polls shall be open between the hours of seven o'clock ante meridian and seven o'clock post meridian. All persons licensed to sell liquors either at wholesale or retail or as bottlers shall be compelled to keep their places of business closed on said days for holding said primary only between the hours of six o'clock ante meridian and eight o'clock post meridian.

Primaries shall be conducted in conformity with the laws governing the conduct of general elections in so far as the same are not modified by the provisions of this act or are not inconsistent with its terms. Provided That no elector shall be permitted to receive any assistance in marking his ballot unless he shall first make an affidavit that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot.

Section 12 The County Commissioners shall keep an accurate account of the entire expense of holding such primaries including the preparation and delivery of supplies voting materials et cetera and the total amount shall be paid in the first instance by the County Treasurer upon the order of the County Commissioners. As soon as convenient thereafter the County Commissioners shall prepare an itemized statement of the amount so paid verified by oath and send the same accompanied by the receipted vouchers to the Auditor General who if he finds the same correct shall draw a warrant on the State Treasurer for the proper county for the amount so approved which shall be paid by the State Treasurer out of the money in the State Treasury appropriated for said purpose.

Section 13 The qualifications of electors entitled to vote at a primary shall be the same as the qualifications of electors entitled to vote at elections within the election district where the primary is held except that with respect to the payment of taxes it shall be sufficient if an elector shall have paid within two years before the next succeeding election a State or county tax which shall have been assessed at least two months before the said election and paid on or before the day of the primary and in cases where personal registration is required on or before the registration day on which the elector registers. Each elector shall prove his qualifications and his identity in the same manner in which electors in the election district in which he offers to vote are or hereafter may be required by law to prove their qualifications or identity on election day and may be challenged as at elections.

Each elector shall have the right to receive the ballot of the party for which he asks. Provided That if he is challenged he shall be required to make oath or affirmation that at the last preceding election at which he voted he voted for a majority of the candidates of the party for whose ballot he asks.

If such last preceding election at which such elector voted was a general election at which Presidential electors were voted for he shall in determining the number of candidates for which he voted at such last preceding election count the group of Presidential electors as two candidates.

Upon executing such affidavit the voter shall be entitled to receive the ballot for which he has called and to cast his vote according to law. If he is unable or unwilling to take such affidavit he shall be denied the right to receive such ballot but he shall not be deemed thereby to be guilty of any violation or attempted violation of this law.

Section 14 The ballot boxes lists of voters (a copy of which shall be posted outside of the polling place) and other records shall be delivered into the custody of the officers who are or hereafter may be required by law to keep similar records of elections.

Upon the closing of the polls at such primary the election officers shall forthwith proceed to open the ballot boxes and take therefrom the ballots and first count the number cast for each party and make a record thereof and then count the vote cast for the different persons named upon said party ballots and make a record thereof and when said count is finally completed they shall certify in due and proper form to the number of votes cast for each person upon the respective party tickets. They shall then replace the ballots so counted and canvassed in the boxes and lock the same. They shall then place all stubs and unused ballots in an envelope or package to be furnished by the County Commissioners and forthwith seal the same and they shall also place the returns of votes and the register of voters aforesaid for each party together with affidavits made pursuant to the provisions of this act in separate envelopes and forthwith seal the same. All of said envelopes shall then be kept by the judge of election and shall on or before noon of the Thursday following be deposited by him in person or by registered mail with the County Commissioners who shall on the succeeding day at noon publicly commence the computation and canvassing of the returns and continue the same from day to day until completed and for that purpose to have the right to petition the Court of Common Pleas for the use of its processes to enforce the provisions of this act in relation to the returns of the election officers.

The stubs and unused ballots and all returns of votes registers of voters and affidavits returned to the County

Commissioners as aforesaid shall be carefully preserved by them for a period of at least one year.

Section 15 Upon the sworn petition of five qualified electors of any election precinct division or district that any act of fraud or error which upon information which they consider reliable they believe has been committed in any election precinct division or district of the county the court of common pleas of said county shall order the county commissioners to open the ballot box of such election precinct division or district and recount the votes such recount to be conducted in such manner and under such condition as the court shall prescribe. Any person aggrieved by any decision of the county commissioners may appeal therefrom within ten days from the decision of the county commissioners to the court of common pleas of the proper county whose duty it shall be to hear the said appeal. The court on said appeal shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in said election precinct division or district and to make such decree as right and justice may require. Contests of primaries shall be originated and conducted as in cases of elections.

Section 16 The County Commissioners shall make the proper certification of returns of votes cast for the candidates of the candidates of the various political parties for nomination for the office of President of the United States; senator of the United States member of the House of Representatives of the United States for all State offices for the office of delegate and alternate delegate to a national party convention and members of the national committee and members of the State committee to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote for all such offices as shall be voted for at the succeeding election at least thirty days prior to the date of such election and shall also certify within said time to said county commissioners the names of the Presidential electors chosen and certified to him as hereinafter provided.

The Secretary of the Commonwealth shall forthwith prepare a statement from said returns showing the total number of votes cast in the State and in each Congressional district of the State for each candidate of each political party for nomination as President of the United States and shall make public announcement thereof. He shall also forthwith send a duplicate of such statement to the County Commissioners of each county.

The Secretary of the Commonwealth shall also forthwith ascertain from said returns the persons in each political party who have been duly elected as delegates and alternate delegates to the national convention of such party and the persons in each party who have been duly elected members of the national committee or State Committee of the party and shall forthwith issue to each of such persons a certificate of election which certificate of election in the case of delegate and alternate delegate to a national party convention shall show the number of votes received in the State or in the political district of the State as the case may be by each candidate of such delegate's and alternate delegate's political party for nomination as President of the United States. The Secretary of the Commonwealth shall also certify to the State chairman of each respective party the votes cast for each candidate for the office of State committeeman.

Section 17 Candidates of the various political parties for nomination as herein provided for except for the office of the President of the United States who receive a plurality of votes of their party electors in the State or in the political district or division as the case may be at a primary together with the candidates for the office of Presidential elector nominated as hereinafter provided shall be the candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official ballots for use at the succeeding election as is now or may hereafter be required by law.

The name of the person in each political party who receives at a primary a plurality of the votes of such party in the State at large for United States Senator shall be printed upon the official ballot for use at the succeeding election as the candidate of his party for said office under the heading "United States Senator."

Candidates of the various political parties for the office of delegate and alternate delegate at large to a national party convention who receive a plurality of the votes of their party electors in the State at large shall be the duly elected delegates and alternate delegates at large to the national convention of their respective parties. Candidates of the various political parties for the office of delegate and alternate delegate other than delegate and alternate delegate at large who receive a plurality of the votes of their party electors in the political district or division in which they are candidates shall be the duly elected delegates and alternate delegates to the national convention of their respective parties.

Candidates of the various political parties for the office of member of the State committee or for the office of member of the national committee in cases where the rules of the party provide that such office shall be filled by a vote of the party electors who receive a plurality of the votes of the party electors at a primary shall be the duly elected members of the State or national committee of their respective parties.

Candidates for other party offices who receive a plurality of the votes of the party electors at a primary shall be the party officers of their respective parties.

In case of a tie the candidates receiving the tie vote shall cast lots before the county commissioners or the Secretary of the Commonwealth as the case may be on the third Friday after the primary and the one to whom the lot shall fall shall be entitled to the nomination or election. Provided however That in any case where the fact of a tie vote

is not authoritatively determined until after the third Wednesday after the primary the day for casting lots shall be the second day after the fact if such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the County Commissioners or the Secretary of the Commonwealth as the case may be shall cast lots for him or them. For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing.

Where a nomination petition has been duly filed under the provisions of this act and thereafter and before the day of the primary the candidate named in said petition dies the original signers of said petition or the majority of them may sign another petition proposing a new candidate for said office at any time prior to the printing of the ballot. Said petition filed shall have the same force and effect as the original petition.

Vacancies happening or existing after the date of the primary may be filled in accordance with the party rules as is now or may hereafter be provided for by law.

Section 18. The nominee of each political party for the office of President of the United States shall within thirty days after his nomination by the National Convention nominate as many persons to be the candidates of his party for the office of Presidential elector as the State is then entitled to. If for any reason the nominee of any political party for the office of President of the United States fails or is unable to make the said nominations within the time herein provided then the nominee of such party for the office of Vice-President of the United States shall as soon as may be possible after the expiration of said thirty days make the nominations.

The names of such nominees with their post office addresses shall be certified immediately to the Secretary of the Commonwealth by the nominee for the office of President of Vice-President as the case may be making the nomination.

Vacancies happening or existing after the date of nomination of Presidential electors shall be filled by the nominee for the office of President or Vice-President making the original nomination. Nominations made to fill vacancies shall be certified to the Secretary of the Commonwealth in the manner herein provided for in case of original nominations.

Section 19. Any of the candidates for nomination including candidates for President of the United States to be voted for at a primary under this act may at any time before four o'clock of the Friday next succeeding the last day affixed for filing nomination petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before a notary public or justice of the peace and filed with the Secretary of the Commonwealth if such candidate filed his nomination petition with the Secretary of the Commonwealth and in all other cases with the County Commissioners.

The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the County Commissioners of the proper county a correct list of candidates filing such requests.

Section 20. Upon the petition of five or more citizens who are lawful voters of any election district setting forth that the appointment of overseers is a reasonable precaution to secure the purity and fairness of the primary in said district it shall be the duty of the court of common pleas of the proper county in its discretion to appoint two overseers of election in said district who shall be entitled to remain within the polling place during the casting and counting of the ballots.

Section 21. Each candidate shall be entitled to appoint two watchers at the primary in each election district division or precinct in which such candidate is to be voted for who shall be qualified electors of the district division or precinct. Each watcher shall be provided with a certificate from the county commissioners stating his name the district in which he is authorized to act and the name of the candidate appointing him and shall have the right to remain in the room outside of the enclosed space. Watchers shall be required to show their certificates when requested to do so.

If any election officer officiating at any primary shall refuse to permit a watcher appointed under the provisions of this act to be present as herein provided such officer or officers shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court.

Section 22. Any person or persons who by violence or intimidation shall threaten or drive away said watchers or overseers shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo imprisonment for a period not exceeding one year or both in the discretion of the court.

Section 23. If any person shall knowingly and willfully sign any nomination petition without being qualified with respect to age sex residence and citizenship to be an elector of the State or of the political district or division as the case may be named in said petition and a resident of the county named on the sheet which he signs or if any person shall set opposite a signature on a nomination petition a date other than the actual date such signature was affixed thereto or if any person shall set opposite a signature on the nomination petition a false statement of the signer's place of residence or if any person shall sign more nomination petitions than permitted by the provisions of this act he shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than one hundred (\$100.00) dollars.

If any person shall knowingly make a false statement in any affidavits required by the provisions of this act to be appended to or to accompany a nomination petition or if any person shall fraudulently sign any name not his own to any

nomination petition or if any person shall fraudulently alter any nomination petition without the consent of the signers he shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five hundred (\$500.00) dollars or to undergo imprisonment for not more than one year or either or both at the discretion of the court.

Any person who shall vote or attempt to vote more than once at a primary shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the Court.

Any person who votes or attempts to vote at a primary knowing that he does not possess the qualifications of a voter at such primary as indicated by this act or who shall have unlawfully in his possession an official ballot outside the polling place shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment for a period not exceeding one year or either or both in the discretion of the Court.

Any voter who for the purpose of securing assistance in marking his ballot shall falsely make oath or declare that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot or who without having made the affidavit provided for in this act that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot shall permit another to accompany him into the voting compartment or shall permit another person to mark his ballot for him or any person who shall assist a voter in marking his ballot contrary to the provisions of this act or who shall attempt to influence the vote of the voter whom he is assisting or who shall mark a ballot in any other way than that requested by the voter whom he is assisting shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding one year or either or both at the discretion of the court.

No police officer in commission whether in uniform or in citizens' clothes shall be within one hundred feet of a polling place during the conduct of a primary unless in the exercise of his privilege of voting for the purpose of serving warrants or in case of disturbance of the peace and any police officer being so present within one hundred feet of a polling place during the conduct of a primary except for the purposes specified shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a term not exceeding one year or either or both at the discretion of the court.

Any person who shall accompany a voter into a voting compartment without the said voter having first made affidavit as provided in this act that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot or who shall accompany a voter into the voting compartment when the affidavit which the voter has made is false to the knowledge of such person or any judge of election who shall fail to properly file and return affidavits and other papers required by this act or by law to be filed and returned to the County Commissioners shall for each such offence be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo imprisonment for a period not exceeding two years or either or both at the discretion of the court.

Any election officer who permits a person to vote at any primary with the knowledge that such person is not so entitled to vote or refuses to permit any lawfully entitled elector to vote at such primary with the knowledge that such person is entitled to vote shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the court.

Any election officer or clerk who shall be guilty of any willful fraud in the conduct of his duties at a primary or who shall make a false return of the votes cast at such primary or who shall deposit fraudulent ballots in the ballot box or who shall certify as correct a return of ballots in the ballot box which he knows to have been fraudulently deposited therein or who shall write false names in the lists of voters for the purpose of concealing the deposit of such fraudulent ballots or of aiding in the perpetration of such fraud or who shall conspire with others to commit any of the offenses herein mentioned shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the court.

Any election officer who refuses to permit a person to receive the party ballot for which he asks after having executed the affidavit herein provided for shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding two years or either or both in the discretion of the Court.

Any person who shall directly or indirectly give or promise or offer to give any gift or reward in money goods or other valuable thing to any person with intent to induce him to vote or refrain from voting for any particular candidate or candidates at any primary or shall directly or indirectly procure for or offer or promise to procure for such person any such gift or reward with the intent aforesaid or shall with the intent to influence or intimidate such person to give his vote or to refrain from giving his vote for any particular candidate or candidates at any primary

give to or obtain for or assist in obtaining for or offer or promise to give to or obtain for or assist in obtaining for such person any office place appointment or employment public or private or threaten such person with dismissal or discharge from any office place appointment or employment public or private then held by him the person so offending shall be guilty of a misdemeanor and on conviction be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the court

Except as modified by the terms of this act election officers and clerks shall be subject to the same pains and penalties for violations or neglect of their duties at a primary as they are or hereafter may be subject to for violation or neglect of such duties at elections. In all other respects officers and clerks officiating at primaries shall be subject to the pains and penalties provided by law for offenses committed at primaries. The existing laws relating to bribery at primaries except as modified by the terms of this act shall continue in force and shall apply to bribery at primaries as provided by this act.

Section 24. The invalidity of any portion of this act shall in no wise affect the validity of any other portion thereof which can be given effect without such invalid portion.

Section 25. That the following acts of Assembly namely: An Act of Assembly entitled "An Act providing a uniform method of electing certain party officers and delegates to the State and National Conventions and of making nominations for certain public offices providing for the payment of the expenses of the same making certain violations thereof misdemeanors and prescribing penalties for the violation of its provisions" approved the seventeenth day of February Anno Domini one thousand nine hundred and six and

An Act of Assembly approved the twenty-second day of May Anno Domini one thousand nine hundred and seven entitled "An Act to amend Section twelve of an act entitled 'An Act providing a uniform method of electing certain party officers and delegates to the State and National Conventions and of making nomination for certain public offices providing for the payment of the expenses of the same making certain violations thereof misdemeanors and prescribing penalties for the violation of its provisions' approved the seventeenth day of February Anno Domini one thousand nine hundred and six" and

An Act of Assembly approved the sixth day of April Anno Domini one thousand nine hundred and eleven entitled "An Act to amend Sections two three ten and eleven of an act entitled 'An Act providing a uniform method of electing certain party officers and delegates to the State and National Conventions and of making nominations for certain public offices providing for the payment of the expenses of the same making certain violations thereof misdemeanors and prescribing penalties for the violations of its provisions' approved the seventeenth day of February Anno Domini one thousand nine hundred and six by providing for only one primary election each year in place of two fixing the time for holding the same providing what political party shall be entitled to participate therein and what voter shall be entitled to participate in such primary fixing the time for the election of party officers and changing time for the certifying by the Secretary of the Commonwealth of the computation of the vote for State offices"

And all other acts or parts of acts inconsistent with this act be and the same are hereby repealed provided however that the repeal of said acts shall not in any way interfere with or affect any proceeding pending at the date of the approval of this act and provided further that nothing herein contained shall repeal any act or part of act providing a non-partisan method of nominating or electing candidates for any public office it being intended that any provisions of this act for the nomination of candidates for any such office shall be suspended while such other act or part of act remains in force.

This act shall not affect any nominations of candidates for borough and township officers which have been made prior to the time of the passage of this act.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Alexander,
Beidleman,
Buckman,
Caitlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,

Graff,
Gyger,
Hail,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,

Judson,
Kline,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,

Morgan,
Nulty,
Salus,
Sensenich,
Sheatz,
Sones,
Sproul,
Thompson,
Vare,
Washers,
Gerberich,
Pres. pro tem.

NAYS—1.

Snyder,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 105.

He also laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two Houses in relation to House Bill No. 105, entitled:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

Agreeably to order,

The Senate proceeded to the consideration of the report of the committee of conference on House Bill No. 105, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on House Bill No. 105, entitled "An Act to protect the public health and welfare, by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment; by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions, and by repealing all acts and parts of acts inconsistent with the provisions thereof," respectfully beg leave to submit the following amended bill as our report.

T. HENRY WALNUT,
W. W. LENKER,
JOHN T. MATT,

Committee on the part of the House of Representatives.

CHAS. A. SNYDER,
C. W. SONES,
HENRY ALDER CLARK,

Committee on the part of the Senate.

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

- Section 1 Definitions establishment person week day
- Section 2 Inclusion of plural and all genders
- Section 3 Hours of labor
- Section 4 Night work prohibition in manufacturing establishments
- Section 5 Night work prohibition females under twenty-one
- Section 6 Mid-day meal periods
- Section 7 Intervals between work periods
- Section 8 Seats
- Section 9 Wash and dressing room water closets
- Section 10 Lunch rooms in certain establishments
- Section 11 Exhaust fans in certain establishments
- Section 12 Drinking water
- Section 13 Enforcement posting abstract of this act and schedule of hours of labor preparation and distribution of abstracts and forms of schedule
- Section 14 Enforcement proof of age of certain females
- Section 15 Enforcement hindering or delaying factory inspectors
- Section 16 Enforcement by the factory inspectors
- Section 17 Prosecution procedure appeals
- Section 18 Penalties first and second offenses continued violations exemptions of persons from punishment under certain circumstances
- Section 19 Disposition of fines
- Section 20 Construction of the act not to affect industrial training or other education unconstitutionality of a part of the act
- Section 21 Acts repealed
- Section 22 Date of operation

Definitions Establishment Person Week Day

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "establishment" when used in this act shall mean any place within this Commonwealth where work is done for compensation of any sort to whomever payable. Provided That this act shall not apply to work in private homes and farming.

The term "person" when used in this act shall be construed to include any individual partnership or other unincorporated association corporation and municipality

The term "week" when used in this act shall mean any seven consecutive days and the term "day" shall mean any twenty-four consecutive hours

Inclusion of Plural and all Genders

Section 2 Whenever in this act the singular is used the plural shall be included and whenever the masculine gender is used the feminine and neuter shall be included

Hours of Labor

Section 3 (a) No female shall be employed or permitted to work in or in connection with any establishment for more than six days in any one week or more than fifty-four hours in any one week or more than ten hours in any one day "Providing That during weeks in which a legal holiday occurs and is observed by an establishment any female may be employed by such establishment during three days of such week for a longer period of time than is allowed by this act but no female shall be permitted to work more than two hours overtime during any one of such three days nor more than the maximum hours per week specified in this act

The employment of such persons at any other time than as stated herein shall be deemed a violation of the provisions of this section unless it appears that such employment was to make up time lost in the same week in consequence of the alteration repairs or accidents to machinery or plant upon which she was employed and dependent for employment but no stopping of machinery for less than thirty consecutive minutes shall justify such overtime employment nor shall such overtime employment be legal unless a written report of the same is sent to the Commissioner of Labor and Industry but no female shall be permitted to work more than two hours overtime during any one day nor more than the maximum number of hours per week specified in this act Provided That aforesaid restrictions as to hours shall not apply to females engaged in the canning of fruit and vegetable products

(b) Whenever any female shall be employed or permitted to work in or in connection with more than one establishment in any one week or in any one day the aggregate number of hours during which she shall be employed or permitted to work in or in connection with such establishment shall not exceed the number of hours prescribed in this section for such females in any one week or any one day

(c) The provisions of this section shall not apply to the work of nurses in hospitals

Night-Work Prohibition In Manufacturing Establishments

Section 4 No female shall be employed or permitted to work in any manufacturing establishment before the hour of six o'clock in the morning or after the hour of ten o'clock in the evening of any day Provided That this section shall not apply to managers superintendents or persons doing clerical or stenographic work

Night-Work Prohibition Females under Twenty-One

Section 5 No female under twenty-one years of age shall be employed or permitted to work in or in connection with any establishment before the hour of six o'clock in the morning or after the hour of nine o'clock in the evening of any day Provided That this section shall not apply to females over the age of eighteen years employed as telephone operators

Mid-Day Meal Periods

Section 6 Not less than forty-five minutes shall be allowed to every female employed or permitted to work in or in connection with any establishment for the mid-day meal which period shall not be considered a part of the hours of labor Provided That whenever any female shall be employed or permitted to work in or in connection with any establishment for less than eight hours in any one day the time allowed for the mid-day meal may be reduced to not less than thirty minutes

Employees shall not be required to remain in the work rooms during the time allowed for meals

Intervals Between Work-Periods

Section 7 No female shall be employed or permitted to work for more than six hours continuously in or in connection with any establishment without an interval of at least forty-five minutes and no period of less than forty-five minutes shall be deemed to interrupt a continuous period of work Provided That whenever any female shall be employed or permitted to work in or in connection with any establishment for less than eight hours in any one day the interval between work-periods may be reduced to not less than thirty minutes

Employees shall not be required to remain in the work-room during the rest periods required by this section

Seats

Section 8 Every person employing or permitting females to work in any establishment shall provide suitable seats for their use in the rooms where they shall work and shall maintain and keep them there and shall permit the reasonable use thereof by such females At least one seat shall be provided for every three females employed or permitted to work and all seats shall during work-hours be conveniently accessible to the workers for whose use they shall be provided

Wash and Dressing Rooms Water-Closets

Section 9 Every person employing or permitting females to work in any establishment shall provide suitable wash and dressing rooms and water-closets or privies for their use so located as to be accessible to such females In any establishment in which males and females shall be employed or permitted to work separate wash and dressing rooms and water-closets or privies shall be provided for each sex and such wash and dressing rooms and water-closets or privies for each sex shall be entirely separate from those provided for the other sex The water-closets or privies provided for females shall be in the ratio of one for every twenty-five females employed or permitted to work All water-closets or privies shall be properly lighted and shall be separated from the rooms in which employees shall be permitted to work by partitions extending from floor to ceiling and the compartments containing such water-closets or privies shall have sufficient direct outside ventilation by window or other means The entrances to the water-closets or privies shall be screened from the rooms in which employees work and from the entrances to the water-closets or privies provided for the other sex by screens or partitions at least six feet high All water-closets or privies shall at all times be kept clean sanitary and free from all obscene writing or marking

Lunch Rooms in Certain Establishments

Section 10 Any person employing or permitting any female to work in any establishment where white lead arsenic or other poisonous substances or injurious fumes dust or gases shall be present shall provide and maintain a suitable room free from the aforesaid substances fumes dust and gases for the use of said female employees and no such person shall during the time allowed for meals permit any such female to remain in any room where the aforesaid substances fumes dust and gases shall be present

Exhaust Fans in Certain Establishments

Section 11 Any person who shall employ or permit any female to work in any establishment in which poisonous or injurious dust fumes or gases shall be created by the machinery or material in process of manufacture shall provide proper hoods and pipes connected with exhaust fans of sufficient capacity to remove such dust fumes or gases at their point of origin and prevent them from mingling with the air in the room and such fans shall be kept running constantly while such dust fumes or gases shall be generated

Drinking Water

Section 12 Any person employing any female in any establishment shall make reasonable efforts to at all times provide a sufficient supply of clean and pure drinking water Such water shall be supplied through proper pipe connections with water mains which furnish water for domestic purposes or from a spring or well or body of pure water If drinking water be placed in receptacles in the establishment such receptacles shall be properly covered to prevent contamination and shall at all times be kept thoroughly clean Provided that no employer in any establishment shall collect from any such female employee any money for ice furnished in his establishment for drinking purposes for the use of the employees

Enforcement Posting Abstract of This Act and Schedule of Hours of Labor Preparation and Distribution of Abstracts and Forms of Schedule

Section 13 Every person employing or permitting any female to work in any establishment shall keep posted in a conspicuous place in the room where such female shall be employed or permitted to work a printed abstract of the provisions of this act and a schedule of the hours of labor of such female Provided That when any female shall be employed or permitted to work in more than one room in any establishment the aforesaid abstract and schedule shall be required in only one of the said rooms If any female shall be employed or permitted to work in connection with any establishment but not in such establishment the aforesaid abstract and schedule shall be kept posted in a conspicuous place in the office of such establishment

The schedule of hours of labor herein required shall contain the name of the female employed or permitted to work the maximum number of hours such female shall be required or permitted to work on each day of the week with the total for the week the hours of commencing and stopping work and the hours when the time allowed for meals shall begin and end for each day of the week Such female may begin work after the time for beginning and stopping before the time for ending work stated in such schedule but she shall not otherwise be employed or permitted to work in or in connection with any establishment except as stated in such schedule

The Commissioner of Labor and Industry shall prepare the abstract of the provisions of this act and a form for the schedule of hours of labor required by this section Copies of such abstract and such form shall be printed in accordance with the laws of this Commonwealth regulating printing and publishing under the supervision of the Superintendent of Public Printing and Binding and the Commissioner of Labor and Industry shall supply the same upon application to all persons required to post the abstract and schedule aforesaid

Enforcement Proof of Age of Certain Females

Section 14 Whenever any female shall be employed or permitted to work in or in connection with any establishment before the hour of six o'clock in the morning or after the hour

of nine o'clock in the evening of any day who in the judgment of the Commissioner of Labor and Industry or his deputy is under twenty-one years of age such officer may demand from any person employing or permitting any such female to work in or in connection with his establishment that such person shall either furnish to such officer within ten days satisfactory evidence such as shall be required by law for the issuing of employment certificates to minors that such female is in fact twenty-one years of age or over or shall cease to employ or permit such female to work in or in connection with such establishment before or after the hours above named. In case such employer shall fail to furnish to said officer within ten days aftermaking such written demand the required evidence of age and shall thereafter continue to employ such female or permit her to work in or in connection with such establishment before or after the hours aforesaid proof of the making of such demand and of failure to produce the evidence required shall be prima facie evidence of the illegal employment of such female in any prosecution brought therefor

Enforcement Hindering or delaying Commissioner of Labor and Industry or His Deputies

Section 15 No person shall hinder or delay the Commissioner of Labor and Industry or any of his deputies in the performance of his duties in the enforcement of this act or refuse to admit or lock out any inspector from any place while females are employed therein and which said inspector shall be authorized to inspect or refuse to give any inspector information required for the proper enforcement of this act

Enforcement by the Commissioner of Labor and Industry and His Deputies

Section 16 It shall be the duty of the Commissioner of Labor and Industry and his deputies to enforce all the provisions of this act. They shall visit and inspect establishments and shall have power at any reasonable time to visit and inspect any establishment in or in connection with which any female shall be employed or permitted to work. They shall investigate all complaints of violations of this act received by them and shall institute prosecutions for violations of the provisions thereof

Prosecutions Procedure Appeals

Section 17 All prosecutions for violation of this act shall be instituted by the Commissioner of Labor and Industry or his deputy before a magistrate alderman or justice of the peace who shall issue a summons commanding the person charged with a violation of the act to appear within not less than five nor more than eight days. Upon a conviction after hearing the penalties provided in this act shall be imposed and shall be final unless an appeal be taken to the court of proper jurisdiction within twenty days after the imposition of the penalties aforesaid in the manner already provided by law in appeals from penalties

Penalties First and Second Offenses Continued Violations Cumulative Penalties Exemption of Person from Punishment Under Certain Circumstances

Section 18 Any person who whether by himself or for another or through an agent servant or foreman shall violate any provision of this act shall be guilty of a misdemeanor. Upon conviction for a violation of any provision of sections three four five six or seven of this act he shall be punished for a first offense by a fine of not less than ten (\$10) dollars or more than fifty (\$50) dollars for a second or subsequent offense by a fine of not less than twenty-five (\$25) dollars or more than two hundred (\$200) dollars or by imprisonment for not more than sixty days or by both at the discretion of the court and whenever any person shall have been notified by the Commissioner of Labor and Industry or his deputy or by the service of a summons in a prosecution that he is violating such provision he shall be punished by like penalties in addition for each and every day that such violation shall have continued after such notification

Upon conviction for a violation of any of the provisions of sections eight nine ten eleven twelve thirteen fourteen or fifteen of this act the punishment shall be without regard to the number of females employed for a first offense not less than twenty-five (\$25) dollars or more than fifty (\$50) dollars for a second or subsequent offense a fine of not less than fifty (\$50) dollars or more than two hundred (\$200) dollars or imprisonment for not more than sixty days or both at the discretion of the court and whenever any person shall have been notified by the Commissioner of Labor and Industry or his deputy that he is violating such provision and shall have been given a reasonable time in which to remedy the condition which shall constitute such violation he shall be punished in addition to the penalties aforesaid by like penalties for each and every day that such violation shall have continued after the expiration of the time allowed by the Commissioner of Labor and Industry or his deputy for remedying the aforesaid condition. Provided

First That any person who shall demand evidence such as shall be required by law for the issuing of employment certificates to minors that any applicant for employment or permission to work in or in connection with his establishment is twenty-one years of age and shall receive the same before employing or permitting such applicant to work and who shall have kept the same on file and in the case of such applicant shall have complied with all the requirements of this act applying to a female of the age stated in such evidence of age shall not be liable to punishment for the violation of section five of this act though it shall subsequently appear that such applicant was in fact less than twenty-one years of age. Provided That this provision shall not apply to any person who shall demand and receive the evidence herein provided for if he knows at the time of

receiving such evidence that the applicant is in fact less than twenty-one years of age nor shall this provision prevent the punishment of any person for violating section five of this act after knowledge of the true age of the female employed

Second That whenever a violation of any provision of this act shall also be a violation of another provision or other provisions of this act penalties may be imposed for the violation of each and every such provision

Third That under no circumstances shall any person be sentenced to imprisonment for more than one year for any one violation of this act

Fourth That whenever a violation of any of the provisions of this act shall also be a violation of the laws of this Commonwealth regulating the hours of labor and conditions of employment of minors penalties shall be imposed under only one of such acts

Disposition of Fines

Section 19 All fines imposed and collected for any violation of this act shall be forwarded to the Commissioner of Labor and Industry who shall pay the same into the office of the State Treasurer for the use of the Commonwealth

Construction of the Act Not to Affect Industrial Training or Other Education Unconstitutionality of a Part of the Act

Section 20 Nothing in this act shall be construed to prevent females of any age from receiving industrial training or other education in or in connection with any school or educational institution in this Commonwealth

Each section of this act and every part thereof is hereby declared to be an independent section or part of a section and if any section sub-section sentence clause or phrase of this act shall for any reason be held unconstitutional the validity of the remaining phrases clauses sentences sub-sections and sections of this act shall not be affected thereby

Acts Repealed

Section 21 The following acts or parts of acts are hereby repealed

The act entitled "An Act for the preservation of the health of female employees in manufacturing mechanical and mercantile establishments" approved the twenty-second day of March Anno Domini eighteen hundred and eighty-seven (Pamphlet Laws eighty-seven)

Section ten of the act entitled "An Act to regulate the employment and provide for the safety of women and children in manufacturing establishments mercantile industries laundry or renovating establishments and to provide for the appointment of inspectors to enforce the same and other acts providing for the safety or regulating the employment of said persons" approved the third day of June Anno Domini eighteen hundred and ninety-three (Pamphlet Laws two hundred seventy-six)

Sections four and eight of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twentieth day of April Anno Domini eighteen hundred and ninety-seven (Pamphlet Laws thirty)

Sections six and ten of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and provide for the safety of men women and children and children in hotels school buildings seminaries colleges academies hospitals storehouses public halls and places of amusement by requiring proper fire escapes and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twenty-ninth day of May Anno Domini nineteen hundred and one (Pamphlet Laws three hundred and twenty-two)

Sections three seven and eight of the act entitled "An Act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors* to provide for the safety of all employees in all industrial establishments and of men women and children in school houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusement in which proper fire escapes exist and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini nineteen hundred and five (Pamphlet Laws three hundred and fifty-two)

The following acts or parts of acts are hereby repealed in so far as they are inconsistent with the provisions of this act

Section two of the act entitled "An Act for the relief of the heirs of James Caldwell deceased and relatives to the hours of labor in manufacturing establishments" approved the twenty-first day of April Anno Domini one thousand eight hundred and forty-nine (Pamphlet Laws six hundred and seventy-one)

Sections one and two of the act entitled "An Act to limit the hours of labor constituting a day's work in this State to eight hours" approved the fourteenth day of April Anno Domini one thousand eight hundred and sixty-eight (Pamphlet Laws ninety-nine)

Section eleven of the act entitled "An Act to regulate the employment and provide for the safety of women and children in manufacturing establishments mercantile industries laundry or renovating establishments and to provide for the appointment of inspectors to enforce the same and other acts providing for the safety or regulating the employment of said persons" approved the third day of June Anno Domini one thousand eight hundred and ninety-three (Pamphlet Laws two hundred and seventy-six).

Sections one and nine of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and ninety-seven (Pamphlet Laws thirty).

Sections one and eleven of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and provide for the safety of men women and children in hotels school buildings seminaries colleges academies hospitals storehouses public halls and places of amusement by requiring proper fire escapes and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twenty-ninth day of May Anno Domini nineteen hundred and one (Pamphlet Laws three hundred and twenty-two).

The act entitled "An Act prohibiting athletic exhibitions of longer duration than twelve hours in each calendar day" approved the eleventh day of April Anno Domini nineteen hundred and three (Pamphlet Laws one hundred and sixty-six).

Sections nine and ten of the act entitled "An Act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employees in all industrial establishments and of men women and children in school houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusement in which proper fire escapes exists and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini nineteen hundred and five (Pamphlet Laws three hundred and fifty-two).

Section five of the act entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof approved the twenty-ninth day of April Anno Domini nineteen hundred and nine (Pamphlet Laws two hundred and eighty-three).

And all other acts or parts of acts not herein particularly specified which are inconsistent with the provisions of this act

Date of Operation

Section 22 Except as herein otherwise provided this act shall take effect on the first day of November Anno Domini nineteen hundred and thirteen

On the question,

Will the Senate agree to the report of the committee of conference?

Mr. SNYDER. Mr. President, before the "Yeas" and "Nays" are taken I wish to make a statement to the Senate. The Senate has taken every precaution deemed wise in order to secure a satisfactory women's employment and child's labor bills at this session of the Legislature, and in pursuance of a so-called obligation made by a so-called Republican party last fall. In pursuance of that duty the committee first of all made every effort to bring about the passage of a proper, a sane and a just bill that would answer all the needs and requirements and demands of the industrial world of the State of Pennsylvania. The committee was confronted with one proposition and that was that the women of this State were never consulted so far as the committee found out, neither were the immediate guardians of the children consulted concerning their welfare. A self-appointed committee of, I have no doubt, well meaning philanthropists, appeared before the committee on several occasions and asked, instead of the women and children themselves, for a proper bill for their protection. After several weeks of hard, and, I believe, honest consideration and thought and labor, the committee reported the bill from the committee, to the Senate, both bills, the Child Labor and the Women's Employment Bill, the committee of the Senate thought were proper and just answered every demand and every requirement. These bills went to the

House for concurrence. The House refused and appointed a committee of conference, and after some considerable meetings and discussions this bill now before us was adopted. It may be said that the conference report is due to the effect of the demand made by the people of this State. Now the committee on the part of the Senate wish to say that there was no demand, so far as I know, from any particular active interest in this State for the bill, the way that it is reported but because it gives the champions and those who are interested in the industrial welfare of the State an opportunity that it be heralded broadcast throughout this Commonwealth and States of the Union that Pennsylvania is not in favor of legislation that is for the benefit of the women and children. The report of the committee was adopted and agreed to, and you will notice that with very few changes the Senate amendments were adopted and accepted more to show that the self-appointed champions of the women of this State received recognition for their labors at Harrisburg. Now, then, I desire to read with regard to the bills—the female and child labor bills—this statement, that it may be properly on the record and no mistakes. This part of my remarks I desire to read:

The action of the House conferees in defeating the bill regulating the hours of labor for women and minors by refusing to accept the bill as amended in the Senate is so remarkable as to warrant some comment. The last Republican State Convention pledged the party to the passage of a bill looking to the improvement of conditions surrounding the employment of women and minors. The bill as passed by the House was drawn by the Consumers' League and Child Labor Association embodying their views upon the work periods and restrictions of various kinds. These bills were confessedly drawn by people without any practicable knowledge of business conditions and without consultation with business men. The terms of the bill were such as to make the operation of many mills difficult and some impossible. When the bills reached the Senate they were amended so as to make one uniform work period of fifty-four hours per week and not over ten hours in any one day, except in certain specified instances. These exceptions were necessitated either by the nature of the particular industry or by desire to allow the employees to make up time lost by accidents to machinery, or by holidays, or in order to make a shorter day in the week. The bill as passed by the Senate lessens the working hours allowed by law from sixty and fifty-eight hours per week to fifty-four hours per week and from twelve hours per day to ten hours per day. They eliminate night work for women, increase the authority of the schools over minors, and require of the latter the certificate of a physician picked by the school board that the particular child to whom employment is to be given is physically capable of working at the intended occupation.

That that bill embodying such substantial gains over present conditions should be rejected and minors should be left in their present conditions which have been described by the proponents of the bill as intolerable, drives one to the conclusion that these people are more interested in playing politics than in the welfare of the women and minors. This seems an inevitable conclusion from the fact that they have refused these very substantial gains when they could not get all for which they had asked.

Now, gentlemen of the Senate, in pursuance of the obligation, if you please, resting upon every Republican member of the Senate of Pennsylvania, these bills were reported out of committee and amended by the Senate in the condition they went through the House, after honest, patriotic service and after labor rendered to them which I believe is as capable of doing justice to the children and women of this State as any proponent of any child labor bill anywhere in the length and breadth of this Commonwealth. I am not going to discuss here to-night the conditions in Massachusetts or any other State. You will find heralded throughout this Commonwealth to-morrow and the next few days that the State of Pennsylvania is more backward in her interest for the women and children of this State than other States. You will find that the Senate of Pennsylvania, especially the Republican members, are reactionaries and opposed to the uplift of the women and children of this Commonwealth. You will find to-morrow heralded throughout the length and breadth of this State an indictment against this Senate as being opposed to the welfare of the people of this Commonwealth, and aligned with the so-

called interests of this Commonwealth. I want to say personally, I hold no brief, as I said before, for any particular association, corporation or party because if you believe the history heralded and published throughout this Commonwealth in the last few months, there is no more Republican party, and therefore every Republican member stands here without a party and only responsible to his own conscience, as a citizen and as a member of this Senate, and is not responsible any longer to any particular organization or any affiliation of any party. The bill as it was passed by the Senate was rejected, if you please, by the members of the House, until some other interests besides the political interests went to them and said: "Unless you accept this bill and stop playing politics you will have none." And let me say to you, the men interested in this bill are men who have no children, who have no property, and who represent no particular industry. And I believe that the manufacturers of this State and the men who employ women and children are just as patriotic and just as much interested in the welfare of this Commonwealth as the men who in 1860 went to war and whose deeds you are celebrating next week on the fiftieth anniversary on the field of Gettysburg, and with the history of this State at Gettysburg, Valley Forge and Lake Erie, I will say that the members of this Senate who vote for this bill for the benefit of this State are just as patriotic as the men who come here who are without families, without a party, without any responsibility to back them, and therefore, I say it with a conscience, without malice towards anybody that the people that are interested in the women and child labor bills of this State, that they refuse to accept as passed by the Senate, are not in the interest of the women and children of this State, but are in the interest of a party, that is trying to destroy the industrial welfare of this State unless you accept them and their proposition. It is a saying said by somebody else, that "a reformer is never willing to do any reforming unless you accept him and the reforms he offers," and that is just what these bills prove. Unless you accept the men who propose them and their ideas, you are neither a Republican or Democratic nor are you a patriotic citizen. You are simply a reactionary and are untrue to your State and the interests of your country. I wish to say to you that I come from a county and it has been held throughout this Commonwealth that because the chairman represents that county he has no interests in the women and children of this State. Let me say to you,

"If all the hills were jewels fine,
And all the rivers were filled with wine
And they were mine, my little boy still would be
Dearer, dearer far to me."

and for that reason, speaking as a father, I am interested as much in the welfare of the children of this State as any man who is a paid agent for any political party, it matters not whether that party be Republican, Democratic, Progressive, or what-not, and I believe that the Senators of this State are just as patriotic in the fulfillment of their duties as these men are and I believe it is just to you to say that you have acted, not only on this bill, but every other bill, with the same patriotic duty, with the same feeling for your oaths, as these men who say they are bound to the women and children of whom they are neither fathers nor brothers and with whom they have absolutely no alliance except that of a paid lobbyist. The Republican party platform of last fall cuts no figure with us or with me. That platform was made in the enthusiasm of the hour, in a spirit of hysteria, when everybody almost in this State was willing, because of their fealty, whatever you may call it, their alliance to a man who was dominating the party—I say dominant in the party—and who was more the party than all the platforms they could issue. That platform adopted by the Republican party assembled in Harrisburg, and regularly called, when men still thought they were Republicans, but when they left Harrisburg and began to find the Republican party still had men in it who did not believe in them or follow them in every particular, they denounced the Republican party, they said: "Get thee behind me, Satan. we will have none of you," we will start our own organization and the Republican party, so-called, can go to the winds. Forget what it has done for the State of Pennsylvania, forget that it has placed by its laws and its platforms in the statute books of this State such tax laws,

such laws protecting the health of the children, the health of the men and women, that the Constitution in every particular, can be carried out with regard to liberty, with regard to happiness, with regard to life, that it promised you. And yet these very men, these men who have neither platform or party to-day, who are simply the followers of their own prophet, come to you at eight o'clock this evening and say: "Gentlemen, unless you accept our platform, we be unto your party." They have told us long since that the Republican party is non est. They have told us, and their leader has told us time and time again, to take one good look at this body and forever bid it "Good-bye, because it is the last stand of the Republican party." These bills are not made with regard to party, with regard to any selfish interest, they were agreed upon by the committee in the Senate of Pennsylvania because they are right, because they are just and because they give to every man who has his money invested in the great industrial interests of Pennsylvania seven hundred and fifty million dollars in all they represent. And what does that mean but patriotic service such as no other State throughout the length and breadth of this land. These men, the same men that made it possible to celebrate Gettysburg, that made it possible to celebrate Lake Erie, and put Valley Forge or its memorials upon the walls of this Capitol. That kind of patriotism has made these seven hundred and fifty million dollars invested, and I for one do not propose to destroy it at the behest of party wreckers and party destroyers because they say so.

I want to say I am a Republican, I am not ashamed of being a Republican, and I intend to continue being a Republican, whether or not there is any Republican connected with it, that does not concern me, and I want to say for the Senate of Pennsylvania, that I acted upon this bill and I believe you did from motives as patriotic as the men who died upon this soil and within this State to save this Nation, and I do not want to have our motives impure and the State indicted and heralded throughout this continent that this State is not in the forefront of this legislation.

Only to-night and yesternight and the night before, you passed laws that gave back to the people forty million dollars into the treasuries of their hospitals, of every school, of every township and of every institution for the uplift of the people of Pennsylvania. You passed a bill that from the first of July will give back to this great people whom they said these men who represent a new party, a new theory, and they say the people have been denied their rights.

Why, there is no State in this Union that can parallel its record, whether it is progressive or any other kind. Let me say to you, to-night, gentlemen, so far as I am concerned, the Republican platform has no binding cinch or cinch upon me, or any other Republican Senator, because that party has been put in the rear. That party is no longer in existence, and this primary law that was passed to-night, I did not vote for it for that reason, I am told that in order that the Republican organization may be kept intact, in order that it may be sent back to the man who is on the throne, in order that they may hand the party back, they demand that we pass a State primary law which is a rich man's law, which makes it impossible except a rich Progressive, or Republican, or Democrat, to ever have a State office, unless promoted by some rich Progressive. The poor man's day has passed for State office in Pennsylvania under this uplift, and that is why I was opposed to the State primary law. The poor man's day has passed in each county in the State under that primary law and yet it is all attributed to what? The men who by reason of political coincidence in the State of Pennsylvania have by accident sought to gain the reins of power and then not satisfied with that old ship of State, not satisfied with its history and for personal reasons alone, they have been trying to destroy the Republican party, and now wish the people to denounce it, and I want to say the only man who because of his generous sentiment and not in behalf of anybody,—he may be mistaken, and I believe he is, and the strongest champion, the same strong man and the sanest proposition made on these bills, came from a stalwart Republican Senator, and I must say I am sorry I had to differ from him in regard to his policy and in regard to his proposition and I could not agree to accept the proposition made by him, even by the Child Labor people, but the lobby, if you please, the insidious lobby, threatened that they

would run their wagon over the remnant of the Republican party and the men who still believe in Republican principles. Now, gentlemen, I wish to say to you that if unwittingly or in my range have done aught to offend, I desire to, I desire to reconcile you to friendly feeling. But believe me, when I say that after this hysteria has passed and men have become sane and believe in sane legislation and after theory is no longer in vogue, you will find the Republican Senators here, going on in the same regular way to build up this State with the help of patriotic Democrats and with the help of so-called sane Republicans and this State will keep marching on regardless of the men who desire to destroy party organization and desire to make it not a monarchy, not a republic, but an autocracy. I am opposed to this so-called progressiveness, because it does not progress. It is all prophecy and is not fact. And the same spirit that made this State—the same spirit that gave one million soldiers, the same spirit of the boys under eighteen—thirty thousand of them—who went to the late war of the rebellion—the men say these boys cannot work in factory—these men—the Civil War, as you know, was fought by boys between sixteen and eighteen and twenty years, these boys whom these uplifters want to put out of labor and everything in spite of all that I believe the State of Pennsylvania will progress and that after all every citizen will have power and dignity of the sceptre.

Mr. HALL. Mr. President, there is much the gentleman has said that is true, but he forgets in his arraignment that there is another party in this State called the Democratic party. The Democratic party is always right when it does not go out and mingle with people like the people he is talking about outside of the party. The Democratic party will always be all right on all the questions affecting this State. I desire to call the gentleman's attention to the fact that we are still here for the right.

Mr. SNYDER. Mr. President, I accept the amendment of the gentleman from Elk.

And the question recurring.

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Graff,	Kline,	Nulty,
Beidleman,	Gyger,	Kurtz,	Salus,
Buckman,	Hall,	Magee,	Sensenich.
Catlin,	Heacock,	Martin,	Sheatz,
Clark,	Hilton,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Thompson,
DeWitt,	Jarrett,	Mills,	Vare,
Endsley,	Jones,	Moore,	Wasbers,
Farley,	Judson,	Morgan,	Gerberich.
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

COMMUNICATIONS FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

VETO OF SENATE BILL NO. 502.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, June 27, 1913.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without by approval, Senate Bill No. 502, entitled:

"An Act to amend section six of an act approved the twenty-third day of May one thousand eight hundred and seventy-four entitled 'An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class' by authorizing the councils of cities to provide for minimum rates of wages to be paid for maximum hours of work to be done under contracts with such cities and validating existing ordinances which so provide"

A similar bill was disapproved in 1911. I then said:

"It is to be observed that no attempt is made to regulate the hours of labor throughout the State, but it is proposed to authorize the cities of the Commonwealth to enact ordinances regulating the hours of employment of workmen or laborers working for the city in the performance of contracts awarded for city supplies and work."

Because this legislation would authorize the regulation of the maximum hours of employment only in the cases of persons employed to perform certain contracts awarded by cities under the powers vested in them to enter into such contracts, the conclusion seems unavoidable that the proposed legislation is a 'special law regulating labor,' and therefore prohibited by Section 7 of Article III of the Constitution.

The fact that the proposed amendment would apply to all cities is immaterial, for the subject matter is not within the authorized purposes of classification. There can be no real distinction between labor performed in a private enterprise and labor performed pursuant to a public contract. City councils, of course, have no higher rights in matters of legislation than the legislature which clothes them with authority to enact certain ordinances, and if the State could not constitutionally pass an act regulating the hours of employment in the performance of certain city contracts, it cannot constitutionally authorize the cities themselves to enact ordinances regulating such hours of labor."

For these reasons, the bill is not approved.

JOHN K. TENER.

On the question,

Shall the bill pass, the objections of the Governor to the contrary notwithstanding?

Mr. VARE. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. CATLIN. Mr. President, I second the motion.

The motion was agreed to.

VETO OF SENATE BILL NO. 139.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, June 27, 1913.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith without my approval, Senate Bill No. 139 entitled "An Act providing what effect shall be given to admission to practice in the supreme court when the person so admitted applies for admission to practice in the other courts of this Commonwealth."

The purpose of this bill, no doubt, was to authorize the Board of Examiners of the various judicial districts throughout the Commonwealth of Pennsylvania to pass upon the moral standing and integrity of all applicants for admission to practice in the various districts, notwithstanding the fact that such applicant had been admitted to practice before the Supreme Court of Pennsylvania; but unfortunately the bill is unlimited in its scope, and might be construed to authorize the Board of Examiners in any judicial district to refuse admission to an applicant for other reasons.

For this reason the bill is not approved.

JOHN K. TENER.

On the question,

Shall the bill pass, the objections of the Governor to the contrary notwithstanding?

Mr. McILHENNY. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. SPROUL. Mr. President, I second the motion.

The motion was agreed to.

VETO OF SENATE BILL NO. 1347.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, June 27, 1913.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith without my approval, Senate Bill No. 1347, entitled:

"An Act to repeal sections one to eight inclusive of an act approved the thirteenth day of June one thousand nine hundred and eleven entitled 'An Act creating a County-Sinking Fund Commission in the several counties of the Commonwealth of Pennsylvania and prescribing its powers and duties' but limiting the repeal to counties having a population of five hundred thousand or under."

This bill not only repeals the act providing for a sinking fund commission in several counties, so far as it affects counties having a population of 500,000 or under, but it provides that it "shall not operate to revive any act or part of an act not in force at the date of the approval of this act." The provisions of this bill are indefinite and it is difficult to determine what the result might be if it became a law.

For this reason the bill is not approved.

JOHN K. TENER.

On the question,

Shall the bill pass, the objections of the Governor to the contrary notwithstanding?

Mr. HUFFMAN. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. MILLS. Mr. President, I second the motion.
The motion was agreed to.

APPROVAL OF SENATE BILL NO. 1153.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1153, entitled "An Act authorizing and regulating the survey appraisal and patenting of lands in beds of navigable rivers or streams permitted by the Government of the United States to be abandoned and filled as no longer of use for ordinary purposes of navigation."

JOHN K. TENER.

APPROVAL OF SENATE BILL NO. 1162.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed Senate Bill No. 1162, entitled "An Act to amend section two of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled 'An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining the powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions' so as to provide for a further adjustment of valuation of property made between the date of the levy of the tax and payment of same."

JOHN K. TENER.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 876, entitled :

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Senate Bill No. 103, entitled :

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich), in the presence of the Senate, signed the same.

RECESS.

Mr. ALEXANDER. Mr. President, I move the Senate do now take a recess for five minutes.

Mr. ENDSLEY. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT (Lieutenant Governor John M. Reynolds) in the Chair.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

RECONSIDERATION OF REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 221.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, presenting to the Senate for concurrence the following resolution, which was twice read, considered and agreed to:

Resolved (if the Senate concur), That the vote by which the House adopted the committee of conference report on House Bill No. 221 be reconsidered.

Mr. SALUS. Mr. President, I move that the vote by which the Senate adopted the report of the committee of conference on House Bill No. 221 be reconsidered.

Mr. BUCKMAN. Mr. President, I second the motion.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—46.

Alexander,
Beidleman,
Buckman,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,
Farley,
Graft,

Gyger,
Hall,
Heacock,
Hilton,
Hoke,
Homsher,
Huffman,
Hunter,
Jarrett,
Jones,
Judson,
Kline,

Knapp,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,
Mills,
Moore,
Morgan,

Nulty,
Salus,
Sensenich,
Sheatz,
Snyder,
Sones,
Sproul,
Thompson,
Vare,
Wabsters,
Gerberich,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Mr. SALUS. Mr. President, I move that the report of the committee of conference on House Bill No. 221, entitled :

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur

be recommitted to the committee of conference for further consideration.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. KLINE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

BILLS SIGNED.

The PRESIDENT (Lieutenant Governor John M. Reynolds) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 118, entitled :

An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

House Bill No. 105, entitled :

An Act to protect the public health and welfare by regulating the employment of females in certain establishments

with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

House Bill No. 1467, entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

Whereupon,

The PRESIDENT (Lieutenant Governor John M. Reynolds), in the presence of the Senate, signed the same.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

RECESS.

Mr. SALUS. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. CATLIN. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the Chair.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 221.

The Chair cleared his table and laid before the Senate communication from the House of Representatives, informing the Senate that the House has adopted the report of the committee of conference on the subject of the differences existing between the two houses in relation to House Bill No. 221, entitled:

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur

Agreeably to order,

The Senate proceeded to the consideration of the report of the committee of conference on House Bill No. 221, as follows:

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the Senate and House of Representatives, for the purpose of considering House bill number two hundred and twenty-one, entitled "An Act fixing the salary of registers of wills in counties within which are or may be located any cities of the first class, and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses, which expenses said registers are authorized to incur," beg leave to submit the following amended bill as our report

T. HENRY WALNUT,
E. J. McALEER,
SAMUEL B. SCOTT,

Committee on the part of the House,

SAML W. SALUS,
EDWIN H. VARE,
AUGUSTUS F. DAIX, Jr.,
Committee on the part of the Senate.

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter the salary of registers of wills in every county of this Commonwealth containing a population of one million five hundred thousand and upwards shall be ten thousand (\$10,000) dollars a year

Section 2 The register of wills in said counties shall pay into the county treasury all fees or commissions of any kind earned by them for services performed either for the county or for the State or otherwise

Section 3 This act shall not affect the compensation of any register of wills elected prior to the enactment hereof during the term for which he shall have been elected

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Alexander,	Gyger,	Knapp,	Nulty,
Beidleman,	Hall,	Kurtz,	Salus,
Buckman,	Heacock,	Magee,	Sensenich,
Catlin,	Hilton,	Martin,	Sheatz,
Clark,	Hoke,	McIlhenny,	Snyder,
Cooper,	Homsher,	McNichol,	Sones,
Crow,	Huffman,	McNichols,	Sproul,
Daix,	Hunter,	Miller,	Thompson,
DeWitt,	Jarrett,	Mills,	Vare,
Endsley,	Jones,	Moore,	Wasbers,
Farley,	Judson,	Morgan,	Gerberich,
Graff,	Kline,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. MAGEE. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1262 (House Bill No. 117), entitled:

An Act to regulate nominations and elections for all elective officers of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

Mr. McNICHOLS. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1216 (House No. 117), as follows:

An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all candidates for any elective office of cities of the second class or for the office of judge of any court of record whether such office of judge be filled by the vote of the electors of the State at large or of the electors of any county or judicial district in the State shall be nominated in accordance with the provisions of this act and in no other manner The term "office of judge" or "office of judge of any court" when used in this act shall mean the office of judge of any court of record

Section 2 Candidates for any office within the provisions of this act to be filled at any election shall be nominated in the manner hereinafter provided at the regular primary provided by law for the nomination of candidates for other offices to be filled at such election and all laws relating to such primaries shall continue to be in force and to be applicable to the said offices in so far as may be consistent with the provisions of this act No nomination by any political party of any candidate for any such office shall hereafter be made under any law of this Commonwealth

Section 3 Official primary ballots hereinafter called "non-partisan primary ballots" for the said offices shall be prepared for the primary by the County Commissioners and no other ballots for such offices shall be used thereat These non-partisan primary ballots shall be printed on white paper of uniform quality and shall be uniform in size style of printing and general appearance and but one form of non-partisan primary ballots shall be provided for each polling place The non-partisan primary ballot shall be substantially in the following form

Non-Partisan Primary Ballot

District Ward City of

County of State of Pennsylvania
Primary held on the day of 19

Make a cross (X) in the square to the right of each candidate for whom you wish to vote. If you desire to vote for a person whose name is not on the ballot write or paste his name in the blank space provided for that purpose

Judge of the Supreme Court
(Vote for)

John Doe
Richard Roe
John Stiles

Judge of the Court of Common Pleas
(Vote for)

John Doe
Richard Roe
John Stiles

Mayor
(Vote for one)

John Doe
Richard Roe
John Stiles

Council
(Vote for)

John Doe
Richard Roe
John Stiles

Under each group of names of candidates shall be printed blank spaces defined by light lines or rules three-eighths of an inch apart equal in number to the number of candidates for whom an elector would be entitled to vote for such office at the ensuing election.

On the back of such ballot shall be printed in prominent type the words "Official non-partisan primary ballot" and there shall also appear on the back of such ballot the fac simile signatures of the county commissioners of the county. The ballot shall vary in form only as the names of districts, offices or candidates or the provisions of this act may require. The names of the candidates shall appear on the official non-partisan primary ballots in alphabetical order under the respective offices. Opposite or under the name of each candidate who is to be voted for by the electors of more than one county shall be printed the name of the county in which such candidate resides and opposite or under the name of each candidate who is to be voted for by the electors of an entire county shall be printed the name of the township, borough or ward and city as the case may be in which such candidate resides.

The voter may designate his choice as indicated by the instructions shown on the form of ballot above set forth. He may vote for no greater number of persons for nomination to any office than the number for which he could vote at the succeeding election for the same office. If he shall vote for a greater number of persons for nomination to any office than he would have a right to vote for at the ensuing election for the same office or if for any reason it be impossible to determine his choice for any office his ballot shall not be counted for such office but the rest of his ballot if properly marked shall be counted. No ballot shall be rejected for any technical error which does not render it impossible to determine the voter's choice.

Section 4. The names of all candidates for nomination at any primary for any of said offices shall be printed upon the official non-partisan primary ballot at such primary upon the filing of nomination petitions in their behalf signed by qualified electors of the State or of the political district or division as the case may be within which the nomination is to be made and the filing of affidavits by the candidates as provided by this act and the names of no candidates for any of said offices shall be printed upon any official non-partisan primary ballot to be used at any primary unless such nomination petitions shall have been filed and unless such candidates shall have filed affidavits as hereinafter provided. The petitions and affidavits herein required shall contain no reference to any political party or policy and party membership shall not be necessary to qualify any person to be a candidate or to be a signer of a nomination petition within the provisions of this act.

(a) Each signer of a nomination petition shall sign but one such petition for each office to be filled and shall declare therein that he has signed no inconsistent petition. Provided, however, that where there are to be elected two or more persons to the same office each signer may sign petitions for as many candidates for such office as and no more than he could vote for at the succeeding election. He shall also declare therein that he is a qualified elector of the county named in the sheet which he signs and in case the nomination is not to be made by the electors of the State at large of the political district or division therein named in which the nomination is to be made. He shall add his occupation and residence giving city, borough or township with street and number if any and shall also add the date of signing. No nomination petition shall be circulated prior to sixty (60) days before the last day on which such petition may be filed and no signature shall be counted unless it bears date within sixty (60) days of the last day for filing the same.

Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties. Each sheet shall have appended thereto

the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the state or of the political district or division as the case may be referred to in said petition his residence giving city, borough or township with street and number of any that the signers signed with full knowledge of the contents of the petition that their respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief signers are qualified electors of the state or of the political district or division as the case may be.

(b) Each candidate shall file with his nomination petition his affidavit stating his residence with street and number if any and his post office address his election district the name of the office for which he desires to be a candidate that he is eligible for such office and that he will not knowingly violate any election law or any law regulating and limiting nomination and election expenses and prohibiting corrupt practices in connection therewith.

Section 5. The nomination petitions in the case of candidates for the office of judge shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth. Nomination petitions in all other cases shall be filed at least three weeks prior to the primary with the county commissioners of the respective counties.

Nomination petitions of candidates shall be signed
(a) If for the office of judge to be filled by a vote of the electors of the state at large by at least one hundred qualified electors in each of at least five counties of the State.

(b) If for the office of judge of any court of record other than a court whose judges are elected by a vote of the electors of the state at large by at least two hundred qualified electors of the county judicial district as the case may be.

(c) If for any other office within the provisions of this act by at least ten qualified electors of the political district or division within which such nomination is to be made.

Where a nomination petition has been duly filed under the provisions of this act and thereafter and before the day of the primary the candidate named in said petition dies the original signers of said petition or the majority of them may sign and file another petition proposing a new candidate for the same office at any time prior to the printing of the non-partisan primary ballot. Said petition so filed shall have the same force and effect as the original petition.

Section 6. No nomination petition with the aforesaid appended and accompanying affidavits shall be refused or set aside except for

(a) Material error or defects apparent on the face thereof or on the face of the appended or accompanying affidavits or

(b) Material alterations made after signing without the consent of the signers or

(c) Want of a sufficient number of genuine signature of persons qualified with respect to age, sex, residence and citizenship to be electors.

The invalidity of any sheet of a petition shall not affect the validity of such petition if a sufficient petition remain after eliminating such invalid sheet.

Application to set aside any nomination petition shall be by petition to the court of common pleas of the county in which such nomination petition has been filed setting forth specifically the matters objected to and must be filed within five days after the last day for filing said nomination petition. Upon the presentation of such a petition the court shall make an order fixing a time for hearing which shall not be later than ten days after the last day for filing said nomination petition and specifying the time and manner of notice that shall be given to the candidate named in the nomination petition sought to be set aside.

If the matters objected to are such as are specified in subdivision (a) of this section the court upon hearing the case may in its discretion permit amendments within such time and upon such terms as to payment of costs as the said court may specify.

In case the petition to set aside a nomination petition is dismissed the petitioner shall pay the whole of the costs of proceeding including all witness fees.

Section 7. The Secretary of the Commonwealth immediately after the last day fixed for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of candidates for the various offices as shown in such petitions with their respective residences and postoffice addresses as shown in their affidavits and shall also at the same time notify the said candidates by mail that their names have been so certified to said county commissioners.

Section 8. The county commissioners shall have on file in their office on and after the Wednesday preceding the primary open to public inspection forms of the non-partisan primary ballots with the name and such notations respecting residence as may be required by the provisions of this act printed thereon which shall be used in each election district within such county.

Section 9. The county commissioners shall prepare and furnish to the election officers of each election district for use at the primary one set of official non-partisan primary ballots of not less than seventy-five for every fifty and fraction of fifty voters therein as contained upon the assessor's or registrar's list.

The county commissioners shall also furnish specimen non-partisan primary ballots for the use of electors at the polls equal in number to one-fourth the whole number of official non-partisan primary ballots said specimen ballots to be printed on colored paper and to be of the same size and form as said official ballot.

The official non-partisan primary ballots shall be bound in books of one hundred each in the same manner as ballots at

elections and shall be delivered to the officers of election in the same manner as ballots are or hereafter may be required by law to be delivered to officers of election for use at elections.

Section 10 The qualifications of electors entitled to vote for candidates for office within the provisions of this act at a primary shall be the same as the qualifications of electors entitled to vote at elections within the election district where the primary is held except that with respect to the payment of taxes it shall be sufficient if an elector shall have paid within two years before the next succeeding election a state or county tax which shall have been assessed at least two months before said election and paid on or before the day of the primary and in cases where personal registration is required on or before the registration day on which the elector registers Party membership shall not be necessary to entitle any person to receive and vote a non-partisan primary ballot at any primary at which a candidate for any such office is to be nominated.

As soon as a voter is admitted within the rail in the voting room at the time of a primary the election officer having charge of the ballots shall detach one of said non-partisan primary ballots from the stub and give it to the voter but shall first fold it as required by law if the voter is entitled to receive a party ballot he shall receive it at the same time he receives the non-partisan primary ballot. Not more than one non-partisan primary ballot shall be given to a voter. Provided however That where a voter inadvertently spoils a non-partisan primary ballot he may obtain another as provided by law first returning the spoiled ballot which shall be cancelled preserved and returned as in like cases at elections.

The voter shall mark said non-partisan primary ballot and deposit it in the ballot box at the same time he marks and deposits the party ballot if any.

The ballot check list and the voting check list at primaries shall have separate columns for party ballots and non-partisan primary ballots and the officers or clerks keeping such lists shall make separate checks or notations for each class of ballots as they are issued and deposited.

When after the closing of the polls at a primary the ballots are taken from the ballot box the election officers shall after counting and making a record of the number of ballots for each party count the number of non-partisan primary ballots cast and make a record thereof and after counting the vote cast for the different persons named on the party ballots and making a record thereof shall count the vote cast for the different persons named on the non-partisan primary ballots and make a record thereof and when said count is finally completed they shall certify in due and proper form to the number of votes cast for each person upon the non-partisan primary ballots in addition to certifying the party vote as provided by law the non-partisan primary ballots and their stubs and the unused non-partisan ballots shall be disposed of in the same way as the party ballots stubs and unused ballots are disposed of accordingly to law and the returns of non-partisan votes and register of voters shall be placed in envelopes sealed kept and deposited with the County Commissioners and the returns by them computed and canvassed all as provided by law with respect to party registers and returns.

Section 12 The County Commissioners shall make the proper certification of returns of votes cast at any primary for the candidates for nomination for all offices of judge of any court to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the County Commissioners of the respective counties the result of the computation of the vote at least thirty days prior to the date of the succeeding election.

Section 13 The candidates for nomination at any primary for any office within the provisions of this act to be filled at the succeeding election equal in number to twice the number to be elected at the succeeding election who shall have received at such primary the highest number of votes cast for nomination to the office for which they are candidates (or if the number of all the candidates voted for as aforesaid be not more than twice the number to be elected then all the candidates) shall be the nominees for such office and their names and none other except as hereinafter provided shall be printed as candidates for such respective offices upon the official ballots which are provided according to law for use at such succeeding election. Provided That whenever at any primary any candidate for nomination to any of the aforesaid offices to which but one person is to be elected at the succeeding election shall receive a number of votes greater than one-half of the total number of votes cast for such office at such primary and greater than one-half of the number of ballots cast in the political district or division within which the nomination is to be made at the last preceding regular election such candidate shall be the sole nominee for such office and his name and none other shall be printed as candidate for such office upon the official ballots for use at such succeeding election.

In case of a tie the candidates receiving the tie vote shall appear and cast lots before the county commissioners or the Secretary of the Commonwealth as the case may be on the third Friday after the primary and the one to whom the lot shall fall shall be entitled to the nomination. Provided in any case where the fact of a tie vote is not authoritatively determined until after the third Wednesday after the day of the primary the day for appearing and casting lots shall be the second day after the day on which the fact of such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the county commissioners or the Secretary of the Commonwealth as the case may be shall cast lots for him or them. For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing.

Section 14 If after any primary and before the succeeding election any candidate nominated pursuant to the provisions of this act shall die or shall by virtue of any present or future law be disentitled to have his name printed on the ballot for the election a vacancy shall be deemed to exist which shall be filled by the otherwise unnominated and

not so disentitled candidate for the same office next in rank with respect to the number of votes received at such primary. If after any primary and before the succeeding election there should not be any candidate whatever nominated living and entitled to have his name printed on the ballot for any office which is within the provisions of this act and which is to be filled at the succeeding election or not enough of such candidates for any such office to equal the number of persons to be elected thereto at the succeeding election other candidates may be nominated for such office with the same effect as though nominated at the primary by the filing of nomination petitions on behalf of and affidavits by such candidates in the manner and form and according to the directions hereinbefore provided in Sections four and five of this act with respect to getting the name of a candidate for such office printed upon the ballot for the primary varied in so far as may be necessary to fit the different purpose. Such nomination petitions and affidavits may nevertheless in such cases be filed at any time after the primary and before the succeeding election but as soon as enough of such after-primary nomination petitions shall have been filed to provide a number of candidates including any previously nominated and still remaining available equal to twice the number of persons to be elected to the office no more such petitions shall be received. The Secretary of the Commonwealth shall immediately upon the filing of any such after-primary petition and its accompanying affidavit in proper form in his office forward to the County Commissioners of the county or counties whose electors are entitled to vote at the election for the office a written statement of the name residence and postoffice address of the candidate therein named as shown in his affidavit as well as the name of the office for which he is a candidate and shall at the same time notify the said candidate by mail that his name has been so certified to the County Commissioners. As soon as any such substituted or additional candidate shall have been duly nominated as herein provided his name shall be used by the proper officers as though he had been nominated at the primary so far as time will allow and in case such after-primary nomination be filed with or transmitted to the County Commissioners after the ballots have been printed the said Commissioners shall prepare and distribute with the ballots suitable slips of paper bearing the substituted or added name together with the title of the office and having adhesive paste upon the reverse side which shall be offered to each voter with the regular ballot and may be affixed thereto.

Section 15 Whenever an office within the provisions of this act is to be filled at a regular or special election because of the prior happening of a vacancy in such office nominations of candidates for such office for such election shall be made as follows.

If such vacancy is to be filled at a regular election or at a special election to be held at the same time as a regular election and if such vacancy happened not less than thirty days prior to the last day for filing nominations petitions for the office for the regular primary antecedent to such election nominations shall be made at the primary preceding such election in the same manner that candidates for the same office are nominated under the provisions of this act when there has been no antecedent vacancy occasioning the election.

In all other cases within the purview of this section candidates for such office shall be nominated with the same effect as though nominated at a primary by the filing of nomination petitions on behalf of and affidavits by such candidates in the manner and form and according to the directions hereinbefore provided in Sections four and five of this act with respect to getting the name of a candidate for such office printed upon the ballot for the primary varied in so far as may be necessary to fit the different purposes. Any number of candidates may be so nominated. Such nomination petitions and affidavits shall be filed the same length of time prior to the election as corresponding nomination petitions are required to be filed before a primary shall be filed in the same office and the same proceedings shall be had with respect thereto with relation to the election as herein provided with respect to a primary. Provided however said nomination petitions shall not be deemed to be filed too late if filed within ten days after such vacancy happened.

Section 16 At the head of every official ballot furnished for an election at which any candidate for any office within the provisions of this act is to be voted for there shall be printed immediately after the instructions now by law required to be printed thereon the following additional instructions in the same style and size of type to wit "A cross (X) in the party square in the first column does not carry a vote for any judge or for (here insert names of any other offices for which candidates have been nominated under the provisions of this act) To vote for judge or any city office mark a cross (X) opposite the name of the candidate desired."

The group of candidates for the office or the several offices within the provisions of this act shall be printed on the ballot at the head of the second column shall be enclosed in a solid border not less than one-sixteenth of an inch in width and shall be headed with the following words printed in bold face type not less than sixteen point in size "Judicial and city ticket Non-partisan" Said instructions shall vary as the names of the offices to be filled may require.

The names of the candidates nominated as provided by this act shall be printed on the ballot in alphabetical order under the titles of the respective offices and without any party name or appellation and the names of no other candidates for such offices shall be printed on said ballots. At the right of the name of each candidate shall be a square for the insertion of a cross mark and following the list of candidates for each different office to be filled (or under the name of the office itself if there are no candidates) shall be left blank spaces all as required by law.

Section 17 Any candidate for nomination to be voted for at a primary under this act may at any time before four o'clock Post Meridian of the Friday next succeeding the last day fixed for filing nomination petitions for the office for which he is a candidate withdraw his name as a candidate by a request in writing signed by him and acknowledged before any officer authorized by law to take acknowledgments and filed with the Secretary of the Commonwealth if such candidate's nomination petition was filed with the Secretary of the Commonwealth and in all other cases with the county commissioners.

The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the county commissioners of the proper county a correct list of candidates filing such requests.

No candidate for any office within the provisions of this act nominated at or after a primary may withdraw his name as candidate for election.

Section 18 Each candidate for any office within the provisions of this act shall be entitled to appoint one watcher at the election in each election district precinct or division in which such candidate is to be voted for who shall be a qualified elector of the district precinct or division in which he is authorized to act as such watcher and who shall serve without compensation. Each watcher shall be provided with a certificate from the county commissioners stating his name the district in which he is authorized to act and the name of the candidate appointing him and shall have the right to be present in the voting room outside of the enclosed space during the time that the ballots are cast and counted and the returns made out and signed by the election officers and may keep poll books and challenge lists. Watchers shall be required to show their certificates when requested to do so.

If any election officers officiating at any election shall refuse to permit a watcher appointed under the provisions of this act to be present as herein provided such officer or officers shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court.

Section 19 Any person or persons who by violence or intimidation shall threaten or drive away said watchers shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or undergo an imprisonment for a period not exceeding one year or both in the discretion of the court.

Section 20 If any person shall knowingly sign any nomination petition provided for by this act without being qualified with respect to age sex residence and citizenship to be an elector of the State or of the political district or division as the case may be named in said petition and a resident of the county named on the sheet which he signs or if any person shall knowingly set opposite a signature on a nomination petition a date other than the actual date such signature was affixed thereto or if any person shall set opposite a signature on a nomination petition a false statement of the signer's place of residence or if any person shall knowingly sign more nomination petitions than permitted by the provisions of this act he shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than one hundred (\$100.00) dollars.

If any person shall knowingly make a false statement in an affidavit required by the provisions of this act to be appended to or to accompany a nomination petition or if any person shall fraudulently sign any name not his own to any nomination petition or if any person shall fraudulently alter any nomination petition or if any person shall alter any nomination petition without the consent of the signers he shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five hundred (\$500.00) dollars or to undergo imprisonment for not more than one year either or both at the discretion of the court.

Section 21 The invalidity of any portion of this act shall in no wise affect the validity of any other portion thereof which can be given effect without such invalid portion.

Section 22 All acts or parts of acts inconsistent with this act be and the same are hereby repealed in so far as they conflict with the provisions of this act. Provided however that the repeal of said acts shall not in any way interfere with or affect any proceeding pending at the date of the approval of this act.

On the question,

Will the Senate agree to the bill on third reading?

Mr. MAGEE. Mr. President, I ask unanimous consent to amend the bill in section 13, line 25, by striking out after the word "made" the following words: "at the last preceding regular election."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Alexander,
Catlin,
Clark,
Cooper,
Crow,
Daix,
DeWitt,
Endsley,

Farley,
Heacock,
Hilton,
Homsher,
Huffman,
Hunter,
Jones,
Judson,

Kline,
Kurtz,
Magee,
Martin,
McIlhenny,
McNichol,
McNichols,
Miller,

Moore,
Morgan,
Salus,
Sensenich,
Sheatz,
Snyder,
Sproul,
Gerberich,
Pres. pro tem.

NAYS—1.

Beidleman,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

RECESS.

Mr. McNICHOL. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT (Lieutenant-Governor John M. Reynolds) in the Chair.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented extracts from the Journal of the House of Representatives, which were laid upon the table.

CONCURRENT RESOLUTION FOR APPOINTMENT OF COMMITTEE TO INVESTIGATE ALLEGATIONS AGAINST CERTAIN PERSONS CONCERNING THE DEFEAT OF CHILD AND WOMAN'S LABOR LEGISLATION.

Mr. SNYDER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER offered a resolution, which was twice read, as follows:

Whereas, It is alleged that Henry G. Wasson, of Pittsburgh, and certain persons connected with the Philadelphia North American and Child Labor and Woman's Labor Legislative Committees acted in bad faith, with the view and for the purpose of defeating the Child and Woman's Labor legislation of this session for political purposes when an opportunity had been given to obtain legislation which would have been acceptable to the Child Labor organizations of the State of Pennsylvania the manufacturers and employers of labor affected by it and the representatives of labor in the State, and

Whereas, It is desirable that the members of the Legislature by whom this legislation has been considered and the public now so much interested in the subject and so anxious at this time to see enacted into law fair and equitable legislation on the subject have full knowledge of the fact and circumstances under which this legislation has been throttled and finally defeated; therefore, be it

Resolved (if the House of Representatives concur), That the President pro tempore of the Senate shall appoint three Senators and the Speaker of the House of Representatives shall appoint three members who shall constitute a joint committee whose duty it shall be to make a full and thorough investigation as to the truth of the allegations herein referred to. Said committee shall have power to elect its own chairman, to sit after the adjournment of the Legislature, to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid; and the expenditures for the same shall be provided there for in the General Appropriation Bill to be passed at the next session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said committee. Said committee shall have power to issue subpoenas signed by its chairman requiring the attendance of persons and the production of papers as in its judgment will assist in the performance of its duties as aforesaid.

Said committee shall make a full report in writing to the Governor of the Commonwealth of its findings together with the testimony as soon as possible and the Governor shall transmit the same to the next General Assembly.

On the question,

Will the Senate agree to the motion?

Mr. SNYDER. Mr. President, I present this resolution to conform in part with the thoughts indicated before the Senate before the recess. I desire to say that as Chairman of that committee the Judiciary Special Committee has full knowledge of this proceeding and of the agreement of Senator Vare with respect to the child and woman's labor bills, and without committing the committee to anything in particular, Senator Vare in good faith met this committee representing the child labor and woman's bills and made an agreement that if they would consent to certain conditions and certain exemptions and certain amendments, that he would use his best offices to bring about a satisfactory bill, satisfactory to the representatives of child labor, of women's labor, the employers, and the representatives of the Federation of Labor. In pursuance of that agreement Senator Vare did have several conferences, and as indicated in the hearings before, the chairman of the committee then told Senator Vare that he did not believe these gentlemen were acting in good faith, that they were not acting for an economic or humanitarian purpose, and that the newspaper represented the political policy these representatives advocated, that it is a matter of political preferment and I believe it was a perfidious transaction and the purpose of it was not only to indict the Republican party but also to bring misrepresentation upon the members of the Senate who were friends of the bill and had fought for it because they had been published as reactionaries. I therefore ask the Senate to adopt this resolution in order to find out who has dishonored this State, who has dishonored his party, who has dishonored the principles or purposes which he so broadly published throughout this Commonwealth, and whether or not Wasson, the authorized chairman of the Republican party, who is a pronounced candidate for the Supreme Court of Pennsylvania, should not come to the bar

of this Senate and show whether he acted in good faith with the members of this Senate, with the members of the Legislature, and with the representatives of labor for the purpose of defeating legislation that he declared from time to time he was in favor of.

And the question recurring.

Will the Senate agree to the motion?

It was agreed to.

Ordered. That the Clerk present the same to the House of Representatives for concurrence.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the Chair.

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bill had passed both houses of the General Assembly and the same being correct, the title was publicly read as follows.

House Bill No. 221, entitled:

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

STATEMENT OF SALARIES AND MILEAGE PAID TO MEMBERS AND EMPLOYES OF SENATE, SESSION 1913.

Mr. SPROUL, from the Committee on Finance, submitted on behalf of the Chief Clerk the following report:

MEMBERS OF SENATE, SESSION OF 1913.

	Salary	Miles	Rate	Mileage	Stationary	Total
Joseph Alexander	\$1,500.00	302	.20	\$60.40	\$50.00	\$1,610.40
Edward E. Beidleman	1,500.00	50.00	1,550.00
Clarence J. Buckman	1,500.00	250	.20	50.00	50.00	1,600.00
Sterling R. Catlin	1,500.00	240	.20	48.00	50.00	1,598.00
Henry A. Clark	1,500.00	682	.20	136.40	50.00	1,686.40
Henry Cooper	1,500.00	510	.20	102.00	50.00	1,652.00
William E. Crow	1,500.00	512	.20	102.40	50.00	1,652.40
Augustus F. Daix, Jr.,	1,500.00	210	.20	42.00	50.00	1,592.00
Asa K. Dewitt	1,500.00	244	.20	48.80	50.00	1,598.80
James W. Endsley	1,500.00	488	.20	97.60	50.00	1,647.60
Richard V. Farlev	1,500.00	210	.20	42.00	50.00	1,592.00
John T. Fisher	1,500.00	146	.20	29.20	50.00	1,579.20
Daniel P. Gerberich	1,500.00	54	.20	10.80	50.00	1,560.80
Daniel P. Gerberich	1,500.00	54	.20	10.80	50.00	1,560.80
President pro tempore	172.00	172.00
J. Frank Graff	1,500.00	618	.20	123.60	50.00	1,673.60
John Gyger	1,500.00	198	.20	39.60	50.00	1,589.60
James K. P. Hall	1,500.00	444	.20	88.80	50.00	1,638.80
Joseph Heacock	1,500.00	232	.20	46.40	50.00	1,596.40
Edwin M. Herbst	1,500.00	132	.20	26.40	50.00	1,576.40
Robert W. Hilton	1,500.00	474	.20	94.80	50.00	1,644.80
John W. Hoke	1,500.00	52	.20	10.40	50.00	1,560.40
John G. Homsher	1,500.00	94	.20	18.80	50.00	1,568.80
Harvey Hoffman	1,500.00	286	.20	57.20	50.00	1,607.20
David Hunter, Jr.,	1,500.00	500	.20	100.00	50.00	1,650.00
Benjamin Jarrett	1,500.00	640	.20	128.00	50.00	1,678.00
Enos M. Jones	1,500.00	264	.20	52.80	50.00	1,602.80
J. Carter Judson	1,500.00	564	.20	112.80	50.00	1,662.80
Charles H. Kline	1,500.00	500	.20	100.00	50.00	1,650.00
Frank M. Knapp	1,500.00	552	.20	110.40	50.00	1,660.40
Theodore M. Kurtz	1,500.00	364	.20	72.80	50.00	1,622.80
Charles J. Magee	1,500.00	500	.20	100.00	50.00	1,650.00
Franklin Martin	1,500.00	6	.20	1.20	50.00	1,551.20
Francis S. McIlhenny	1,500.00	210	.20	42.00	50.00	1,592.00
James P. McNichol	1,500.00	210	.20	42.00	50.00	1,592.00
Walter McNichols	1,500.00	270	.20	54.00	50.00	1,604.00
James A. Miller	1,500.00	170	.20	34.00	50.00	1,584.00
Charles E. Mills	1,500.00	500	.20	100.00	50.00	1,650.00
John P. Moore	1,500.00	506	.20	101.20	50.00	1,651.20
J. Harry Morgan	1,500.00	192	.20	38.40	50.00	1,588.40
James T. Nulty	1,500.00	210	.20	42.00	50.00	1,592.00
Archibald W. Powell	1,200.00	536	.20	107.20	50.00	1,357.20
Samuel W. Salus	1,500.00	210	.20	42.00	50.00	1,592.00
Chester D. Sensenich	1,500.00	460	.20	92.00	50.00	1,642.00
John O. Sheatz	1,500.00	210	.20	42.00	50.00	1,592.00
Charles A. Snyder	1,500.00	186	.20	37.20	50.00	1,587.20
Charles W. Sones	1,500.00	188	.20	37.60	50.00	1,587.60
William C. Sproul	1,500.00	238	.20	47.00	50.00	1,597.00
Jacob C. Stineman	1,200.00	1,200.00
Joseph H. Thompson	1,500.00	560	.20	112.00	50.00	1,662.00
Edwin H. Vare	1,500.00	210	.20	42.00	50.00	1,592.00
Henry Wasbers	1,500.00	56	.20	11.20	50.00	1,561.20
	\$74,572.00	3,078.00	\$2,450.00	\$80,100.00

OFFICERS AND EMPLOYEES OF THE SENATE, SESSION OF 1913.

	Days	Per Diem	Salary	Miles	Rate	Mileage	Total
Harmon M. Kephart Chief Clerk	3,000.00	488	.10	48.80	3,048.80
W. Harry Baker Secretary	5,000.00	5,000.00
Herman P. Miller Librarian	2,500.00	2,500.00
Edward L. Groff Asst. Librarian	1,800.00	1,800.00
William S. Mason Journal Clerk	1,800.00	682	.10	68.20	1,868.20
William P. Gallagher Reading Clerk	1,800.00	240	.10	24.00	1,824.00
W. Edwin Bonnick Executive Clerk	1,500.00	210	.10	21.00	1,521.00
John McKeown Desk Clerk	1,500.00	210	.10	21.00	1,521.00
Walter R. McKinney Message Clerk	172	8.00	1,376.00	552	.10	55.20	1,431.20
Conyers B. Graham Bill Bk. Clerk	172	7.00	1,204.00	210	.10	21.00	1,225.00
Raymond L. Davis Bills in Pl. Bk. Clk.	172	7.00	1,204.00	302	.10	30.20	1,234.20
Thomas J. Rodgers Petition Bk. Clk.	172	7.00	1,204.00	364	.10	36.40	1,240.40
Arthur J. Lyons Transcribing Clk.	172	7.00	1,204.00	608	.10	60.80	1,264.80
James C. Thayer Transcribing Clk.	172	7.00	1,204.00	298	.10	29.80	1,233.80
James R. Bagshaw Sgt.-at-Arms	45	7.00	315.00	238	.10	23.80	338.80
Cleon Gicquelais Asst. Sgt.-at-Arms	172	7.00	1,204.00	500	.10	50.00	1,254.00
Samuel A. Keen Asst. Sgt.-at-Arms	172	7.00	1,204.00	108	.10	10.80	1,214.80
John J. Keffer Asst. Sgt.-at-Arms	172	7.00	1,204.00	210	.10	21.00	1,225.00
Maximilian J. Nachbar Asst. Sgt.-at-Arms	172	7.00	1,204.00	210	.10	21.00	1,225.00
Frank E. Ziegler Chief Official Reporter	172	15.00	2,580.00	2,580.00
Harry C. Houtz Official Reporter	88	12.00	1,056.00	1,056.00
E. Ross Ranck Official Reporter	172	12.00	2,064.00	72	.10	7.20	2,071.20
Frank I. Gollmar Expert Typewriter	172	6.00	1,032.00	506	.10	50.60	1,082.60
Otto F. Messner Expert Typewriter	88	6.00	528.00	100	.10	10.00	538.00
William E. Walsh Expert Typewriter	172	6.00	1,032.00	500	.10	50.00	1,082.00
Robert Haight Clerk, Leg. Jl.	172	7.00	1,204.00	210	.10	21.00	1,225.00
Daniel L. Keister Clerk, Leg. Jl.	172	7.00	1,204.00	1,204.00
Herman Dilsheimer Proofreader, Leg. Jl.	172	6.00	1,032.00	210	.10	21.00	1,053.00
Harry E. Earp Proofreader, Leg. Jl.	172	6.00	1,032.00	1,032.00
William R. Beckwith Copyholder, Leg. Jl.	172	4.00	688.00	512	.10	51.20	739.20
Harry A. Van Horn Copyholder, Leg. Jl.	172	4.00	688.00	688.00
James M. Esler Postmaster	172	7.00	1,204.00	540	.10	54.00	1,258.00
James McAnlis Messenger	172	6.00	1,032.00	586	.10	58.60	1,090.60
William H. Blake Asst. Messenger	172	6.00	1,032.00	264	.10	26.40	1,058.40
John J. McCloskey Doorkeeper	172	6.00	1,032.00	210	.10	21.00	1,053.00
Wilbur F. Dale Asst. Doorkeeper	172	6.00	1,032.00	300	.10	30.00	1,062.00
Thomas B. Davis Asst. Doorkeeper	172	6.00	1,032.00	312	.10	31.20	1,063.20
E. C. Keefer Asst. Doorkeeper	172	6.00	1,032.00	82	.10	8.20	1,040.20
Noel C. Kennedy Asst. Doorkeeper	172	6.00	1,032.00	254	.10	25.40	1,057.40
Walter S. Leard Asst. Doorkeeper	172	6.00	1,032.00	618	.10	61.80	1,093.80
Charles I. Myers Asst. Doorkeeper	172	6.00	1,032.00	126	.10	12.60	1,044.60
F. Montgomery Parks Asst. Doorkeeper	172	6.00	1,032.00	766	.10	76.60	1,108.60
James J. Sweeney Asst. Doorkeeper	172	6.00	1,032.00	238	.10	23.80	1,055.80
Henry A. Campfield Supt. Folding Room	172	6.00	1,032.00	750	.10	75.00	1,107.00
Arian R. Bahny Paster and Folder	172	6.00	1,032.00	240	.10	24.00	1,056.00
James W. Connolly Paster and Folder	172	6.00	1,032.00	500	.10	50.00	1,082.00
Irvin Shields Paster and Folder	172	6.00	1,032.00	50	.10	5.00	1,037.00
John A. Webb Paster and Folder	172	6.00	1,032.00	166	.10	16.60	1,048.60
Marion F. Williams Paster and Folder	172	6.00	1,032.00	94	.10	9.40	1,041.40
John Woodward Paster and Folder	172	6.00	1,032.00	186	.10	18.60	1,050.60
Alfred K. Mills Clk. Pres. pro tem	172	7.00	1,204.00	42	.10	4.20	1,208.20
Albert V. Simon Sten. Pres. pro tem	172	6.00	1,032.00	500	.10	50.00	1,082.00
Edward Duggan Sten. Chief Clerk	58	6.00	348.00	488	.10	48.80	396.80

OFFICERS AND EMPLOYES OF THE SENATE, SESSION OF 1913.—Continued

	Days	Per Diem	Salary	Miles	Rate	Mileage	Total
Arthur C. James Chaplain	172	6.00	1,032.00	246	.10	24.60	1,056.60
Edward Ambush Watchman	172	6.00	1,032.00	210	.10	21.00	1,053.00
Charles Murphy Watchman	172	6.00	1,032.00	210	.10	21.00	1,053.00
William G. Richards Overseers, Ht. & Vent.	172	6.00	1,032.00	548	.10	54.80	1,086.80
Ashbel W. Buckman Clerk, Committee	172	7.00	1,204.00	258	.10	25.80	1,229.80
Francis J. Farley Clerk, Committee	172	7.00	1,204.00	512	.10	51.20	1,255.20
Edward C. Jefferis Clerk, Committee	172	7.00	1,204.00	210	.10	21.00	1,225.00
Alfred Jenkins Clerk, Committee	172	7.00	1,204.00	1,204.00
Bennett E. Kiehl Clerk, Committee	172	7.00	1,204.00	434	.10	43.40	1,247.40
Charles M. Kline Clerk, Committee	172	7.00	1,204.00	188	.10	18.80	1,222.80
Peter L. Livengood Clerk, Committee	172	7.00	1,204.00	454	.10	45.40	1,249.40
Reuben H. McIntosh Clerk, Committee	172	7.00	1,204.00	220	.10	22.00	1,226.00
Joseph P. Connelly Clerk, Committee	27	7.00	189.00	500	.10	50.00	239.00
Jonas J. Reiman Clerk, Committee	172	7.00	1,204.00	342	.10	34.20	1,238.20
J. Hauer Reinoehl Clerk, Committee	172	7.00	1,204.00	54	.10	5.40	1,209.40
Robert G. Woodside Clerk, Committee	172	7.00	1,204.00	522	.10	52.20	1,256.20
Henry B. Ewing Custodian Com. Room	172	6.00	1,032.00	560	.10	56.00	1,088.00
H. Wallace Kear Custodian Com. Room	172	6.00	1,032.00	188	.10	18.80	1,050.80
William E. Paine Custodian Com. Room	172	6.00	1,032.00	628	.10	62.80	1,094.80
William J. Hodge Elevator Opr.	172	6.00	1,032.00	186	.10	18.60	1,050.60
Alexander Klimas Asst. Elevator Opr.	172	6.00	1,032.00	236	.10	23.60	1,055.60
Anthony Frenie Custodian Wash Room ..	172	6.00	1,032.00	1,032.00
John J. White Asst. Custodian Wash Room ..	172	6.00	1,032.00	210	.10	21.00	1,053.00
Judson W. McBride Asst. Custodian Wash Room ..	172	6.00	1,032.00	315	.10	31.50	1,063.50
John W. Keim Custodian Coat Room	172	6.00	1,032.00	536	.10	53.60	1,085.60
Josiah Higgins Custodian Basement	172	6.00	1,032.00	1,032.00
Joseph M. McIntosh Asst. Cus. Basement	172	6.00	1,032.00	210	.10	21.00	1,053.00
Edward J. Hart Custodian Newspaper Men's Room ..	172	6.00	1,032.00	260	.10	26.00	1,058.00
William Winters Page to President	172	3.00	516.00	516.00
Alfred B. Leahy Page to Pres't pro tem	172	3.00	516.00	54	.10	5.40	521.40
Albert S. Cooper Chief Page	172	3.00	516.00	516.00
James L. Baker Page	172	2.00	344.00	344.00
George C. Bloser Page	172	2.00	344.00	344.00
Morris Claster Page	172	2.00	344.00	344.00
Israel Cohen Page	172	2.00	344.00	344.00
Paul C. Daugherty Page	172	2.00	344.00	344.00
Charles T. Diffenderfer Page	172	2.00	344.00	344.00
Guy C. Enck Page	172	2.00	344.00	28	.10	2.80	346.80
Noble L. Frank Page	172	2.00	344.00	344.00
Howard W. Jeffries Page	172	2.00	344.00	344.00
Frank E. Johnston Page	172	2.00	344.00	72	.10	7.20	351.20
J. Russel Peck Page	172	2.00	344.00	10	.10	1.00	345.00
Earl D. Rhoades Page	172	2.00	344.00	110	.10	11.00	355.00
Herbert G. Rupp Page	172	2.00	344.00	344.00
Edward C. Smith Page	172	2.00	344.00	344.00
William H. Williams Set-at-Arms	127	7.00	889.00	889.00
William C. Morton Clerk, Committee	145	7.00	1,015.00	1,015.00
Harry C. Houtz Expert Typewriter	84	6.00	504.00	504.00
Ralph S. Morton Sten. Chief Clerk	114	6.00	684.00	684.00
			\$107,332.00			\$2,336.30	\$109,668.30

REPORT OF CHIEF CLERK ON COMPARED BILLS.

Mr. CROW. Mr. President, on behalf of the Chief Clerk I desire to report having compared and found correct bills numbered and entitled as follows, as having passed both branches of the Legislature and signed by the presiding officers thereof:

Senate Bill No. 1, entitled:

An Act relating to moneys heretofore received by the Highway Department from fees for registration of motor-vehicles and the licensing of operators and making an appropriation thereof

Senate Bill No. 2, entitled:

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine entitled "An Act relating to motor-vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor-vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceeding in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder"

Senate Bill No. 3, entitled:

An Act validating certain elections of counties boroughs townships school districts and other incorporated districts held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof and the amendments thereto and validating bonds issued or authorized to be issued in pursuance of such elections

Senate Bill No. 4, entitled:

An Act making an appropriation to the State Quarantine Board to cover maintenance for the last quarter of the current fiscal year

Senate Bill No. 10, entitled:

An Act to amend an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing penalties for the violation of the provisions thereof

Senate Bill No. 11, entitled:

An Act defining commodities regulating the sale thereof and providing penalties for violation hereof

Senate Bill No. 12, entitled:

An Act supplementary to an act entitled "An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined the prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for the enforcement thereof" approved the eleventh day of March Anno Domini one thousand nine hundred and nine providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof

Senate Bill No. 13, entitled:

An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto

Senate Bill No. 14, entitled:

An Act to amend the first section of an act approved the tenth day of June one thousand nine hundred and one entitled "An Act authorizing and empowering boroughs and incorporated towns to take use and appropriate private property for necessary public buildings and works within the corporate limits of such municipality and providing for the manner of ascertaining determining awarding and paying compensation and damages therefor" as amended by the first section of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An Act to amend section one of 'An Act authorizing and empowering boroughs and incorporated towns to take use and appropriate private property for necessary public buildings and works within the corporate limits of such municipality and providing for the manner of ascertaining determining awarding and paying compensation and dam-

ages therefor' approved the tenth day of June one thousand nine hundred and one so as to extend the same to townships of the first class" by extending the act to include townships of the second class

Senate Bill No. 21, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for the payment of indebtedness incurred in furnishings furniture equipment repairs and making extraordinary alterations and changes in the buildings of said hospital

Senate Bill No. 22, entitled:

An Act to avoid delay in the administration of justice by fixing a time within which decisions in certain questions and matters shall be rendered by judges and requiring certain certificates from judges before their salaries shall be paid

Senate Bill No. 23, entitled:

An Act applicable to all counties of this Commonwealth to provide monthly payments as approved by the trustees to indigent widowed or abandoned mothers for partial support of their children in their own homes The manner of appointment of the trustees the administration of the trust amount of appropriations proportioning appropriations co-ordinate appropriations amounts to be paid form of records eligibility penalties and reports as set forth in sections one three four five six seven and eight

Senate Bill No. 30, entitled:

An Act supplementing and amending sections four six seven nine ten eleven twelve seventeen and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven providing for affixing the seal of the court to all official papers by increasing the jurisdiction of the court in civil actions to fifteen hundred dollars and extending the jurisdiction to include interpleaders in certain cases and regulating the practice therein by modifying the practice in replevin by extending the time in all civil cases for the date of hearing by changing the time before which process must be served and answer filed by requiring the defendant to answer in all cases and by changing the practice in entry of judgment by default by requiring the appellant in appeals to pay the costs in the county court and give bail for compliance with the final judgment and fixing the final liability for costs in appeals in certain cases providing for an appeal in forma pauperis prescribing under what circumstances appeals shall operate as supersedes and requiring notice to the opposite party when appeals are allowed by the common pleas court by requiring defendants to plead set-off in amounts not exceeding fifteen hundred dollars changing the time when such set-off must be pleaded and providing for a reply thereto by plaintiff changing the effect of judgment entered by transcript in the office of the prothonotary and giving the county court power to issue writs of execution or attachment execution in certain cases prescribing the practice therein and providing that such execution and attachment shall not be a lien on or used for the sale of real estate by modifying the requirements as to docket entries in certain respects by giving the court power to suspend entries in certain respects by giving the court power to suspend or exclude attorneys guilty of improper conduct and by making further provisions regarding costs

Senate Bill No. 31, entitled:

A further supplement to an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven

Senate Bill No. 33, entitled:

An Act amending the first section of an act entitled "An Act to further define the police power of cities of the third class and boroughs with reference to electric light wires" approved the twenty-eighth day of April one thousand nine hundred three so as to include telegraph and telephone wires and reducing the number of jurors

Senate Bill No. 34, entitled:

An Act providing that when judges of any judicial district are absent or incapacitated application may be made to a law judge in an adjoining district and the proper order made or rule or decree issued

Senate Bill No. 41, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Blair county

Senate Bill No. 43, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Senate Bill No. 45, entitled:

An Act for the better protection of the wild birds known as the turtle or mourning dove the kill-deer plover and the bird commonly called the black-bird in Pennsylvania and prescribing penalties for violation of its provisions

Senate Bill No. 46, entitled:

An Act to amend section ten of an act entitled "An Act to provide for the protection and preservation of game game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" approved the first day of May Anno Domini one thousand nine hundred and nine by extending the list of protected birds and by further regulating the sale of feathers of protected birds

Senate Bill No. 50, entitled:

An Act to amend the act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties of the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith by providing for the education of certain blind children under eight years of age

Senate Bill No. 52, entitled:

An Act amending an act approved the fifth day of May Anno Domini eighteen hundred and thirty-two entitled "An Act regulating lateral railroads" extending the length thereof to ten miles and including lessees as well as owners of fire clay and minerals and changing number of view-ers

Senate Bill No. 53, entitled:

An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof

Senate Bill No. 55, entitled:

A joint resolution extending the time for the making of the report by the commission appointed for the purpose of investigating and reporting upon a proper and safe construction of buildings within this Commonwealth

Senate Bill No. 56, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 57, entitled:

An Act to amend section ninth of an act entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough

or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven by defining the method of taking testimony in proceedings for the condemnation of turnpikes and toll-roads providing for the appointment of stenographers therefor and the compensation of the same and the compensation of viewers providing a method whereby the State Highway Commissioner may at any time during said proceedings enter upon and take the said turnpike or toll-road and providing a method for compelling the Commonwealth to pay the damages assessed for the taking of the same

Senate Bill No. 59, entitled:

A supplement to an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and containing the term of existing associations and providing for certain additional officers in such associations

Senate Bill No. 61, entitled:

An Act making an appropriation to the Home for the training in Speech of Deaf Children Before They are of School Age at Belmont and Monument Road Philadelphia

Senate Bill No. 63, entitled:

An Act providing for another judge in each of the courts of common pleas of Philadelphia County

Senate Bill No. 65, entitled:

An Act to amend an act entitled "A further supplement to an act entitled 'An Act to establish a Board of Wardens for the Port of Philadelphia and for the regulation of pilots and pilotage and for other purposes' approved the twenty-ninth day of March one thousand eight hundred and three and for regulating the rates of pilotage and number of pilots" approved the eleventh day of May one thousand eight hundred and eighty-nine and further providing for the number of pilots and apprentices

Senate Bill No. 66, entitled:

A supplement to an act entitled "An Act to establish a board of commissioners of navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June Anno Domini one thousand nine hundred and seven giving to the board of commissioners of navigation jurisdiction to make rules for regulating the speed of vessels navigating the Delaware river and its navigable tributaries and fixing certain penalties for the violation thereof

Senate Bill No. 67, entitled:

An Act to repeal of the act of January seventh one thousand eight hundred and sixty-four entitled "A further supplement to an act to establish a board of wardens for the Port of Philadelphia and for other purposes approved March twenty-ninth one thousand eight hundred and three"

Senate Bill No. 68, entitled:

A joint resolution proposing an amendment to Article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of fifty millions of dollars for the improvements of the highways of the Commonwealth

Senate Bill No. 69, entitled:

A joint resolution proposing an amendment to section one of article nine of the Constitution of Pennsylvania relating to taxation

Senate Bill No. 72, entitled:

An Act regulating the making of certain reports and statements to the Auditor General for purposes of State taxation

Senate Bill No. 75, entitled:

An Act regulating reports for the purposes of taxation by corporations joint stock associations and limited partnerships any part of the capital stock or indebtedness or which is not taxable under the laws of this Commonwealth

Senate Bill No. 77, entitled:

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity

Senate Bill No. 78, entitled.

An Act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a Commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act

Senate Bill No. 82, entitled:

An Act providing for the resentencing of convicts who have been or shall be sentenced under a law declared to be unconstitutional

Senate Bill No. 84, entitled:

An Act to amend section six of an act entitled "An Act providing for the erection and maintenance of a memorial hall at the county seat of Allegheny county in honor of the soldiers sailors and marines from that county who served in the army and navy of the United States in the war for the suppression of the Rebellion authorizing and directing the commissioners of said Allegheny county to erect and maintain said memorial hall upon a petition of fifty citizens approved by two successive grand juries the court of quarter sessions and a majority vote of the qualified voters of said county at the general election designating a committee to determine what relics records et cetera shall be placed in said memorial hall and providing for a flag-staff and display of the flag of the United States approved twelfth April Anno Domini one thousand nine hundred and five by providing for a board of managers and that certain judges of the common pleas court and the county commissioners shall be ex-officio members of the board of managers prescribing the powers and duties of the board of managers and that the expenses of maintaining and operating the building grounds and improvements shall be paid by the county of Allegheny

Senate Bill No. 103, entitled:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

Senate Bill No. 106, entitled:

An Act to amend an act approved the twenty-third day of May one thousand eight hundred and eighty-nine entitled "An Act providing for the incorporation and government of cities of the third class" validating all acts and proceedings commenced under the section which is amended

Senate Bill No. 108, entitled:

An Act making an appropriation to the People's Cooperative Hospital Sayre Pennsylvania

Senate Bill No. 109, entitled.

An Act making an appropriation to the Providence Hospital of Beaver Falls Beaver County Pennsylvania

Senate Bill No. 110, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Senate Bill No. 116, entitled:

An Act to prohibit the depositing of glass or metal or refuse on certain highways and providing a penalty

Senate Bill No. 118, entitled:

An Act providing for the furnishing of a room in the building erected by the Women's Relief Corps in the Andersonville Prison grounds at Andersonville Georgia creating a commission for such purposes and making an appropriation therefor

Senate Bill No. 120, entitled:

An Act regulating pay of election officers and clerks at certain elections hereafter held within this Commonwealth

Senate Bill No. 121, entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit or suits against and to recover from the Commonwealth of Pennsylvania jointly or severally either in law or equity in the court of common pleas of Dauphin county any sum or sums of money legally or justly

due them by reason of the injuries suffered by the said Flora W. Saul by falling or being thrown from an elevator in the Capitol building at Harrisburg Dauphin county Pennsylvania

Senate Bill No. 122, entitled.

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Senate Bill No. 123, entitled:

An Act to repeal the second section of an act approved the eighth day of February one thousand eight hundred and sixty-five entitled "An Act relating to the pay of certain officers and of jurors and witnesses in the county of Bucks" and also to repeal an act approved the twenty-seventh day of February one thousand eight hundred and seventy-three entitled "An Act relative to the pay of jurors in the county of Bucks"

Senate Bill No. 124, entitled:

An Act to amend the act approved the twelfth day of June Anno Domini one thousand eight hundred and ninety-three entitled "An Act relating to sale of the real estate of decedents"

Senate Bill No. 139, entitled:

An Act providing what effect shall be given to admission to practice in the Supreme Court when the person so admitted applies for admission to practice in the other courts of this Commonwealth

Senate Bill No. 140, entitled:

An Act requiring bills and answers in equity to be sworn to and abolishing the rule that the averments of a responsive answer must be overcome by the testimony of two witnesses or of one witness sustained by corroborating circumstances equivalent to the testimony of another witness in order to entitle plaintiff to a decree except in certain cases

Senate Bill No. 143, entitled:

An Act making an appropriation to the Salvation Army Rescue Children's Home and Hospital of Philadelphia Pennsylvania

Senate Bill No. 146, entitled.

An Act to amend an act approved the twentieth day of April one thousand nine hundred and eleven entitled "An Act providing for the burial of indigent persons whose bodies are unclaimed and are unfit for anatomical purposes

Senate Bill No. 149, entitled:

An Act making an appropriation to the Wyoming Valley Society for the Prevention and Treatment of Tuberculosis of Wilkes-Barre Pennsylvania

Senate Bill No. 151, entitled:

An Act regulating the time of payment of wages and earnings and providing a penalty for violation hereof

Senate Bill No. 156, entitled:

An Act relating to the satisfaction of mortgages under power of attorney directed to the recorder of deeds

Senate Bill No. 157, entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and eleven entitled "A further supplement to an act entitled 'An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class' approved the twenty-eighth day of April Anno Domini one thousand eight hundred and ninety-nine as to townships of the first class providing for certain duties of the secretary of the board of commissioners invalidating contracts hirings purchases or orders not provided for by or in excess of appropriations providing for inspection of the records and documents by taxpayers and the method of making contracts"

Senate Bill No. 158, entitled:

An Act to authorize the Board of Commissioners of every township of the first class to establish lights upon State highways and turnpike roads in such townships

Senate Bill No. 160, entitled:

An Act repealing part of section one of an act entitled "An Act relating to the service of certain process in actions at law and the effect thereof and providing who shall be made parties to certain writs" approved July ninth one thousand nine hundred and one

Senate Bill No. 162, entitled:

An Act providing for the joint acquisition by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware river and making an appropriation therefor

Senate Bill No. 167, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred one enlarging the powers of such cities over the public streets and highways therein in order to provide comfort houses drinking places and waiting conveniences

Senate Bill No. 168, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania

Senate Bill No. 169, entitled:

An Act relating to the competency as evidence of certain findings in proceedings in lunacy

Senate Bill No. 177, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre

Senate Bill No. 178, entitled:

An Act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act

Senate Bill No. 179, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania

Senate Bill No. 206, entitled:

An Act making an appropriation to the Elizabeth Steel Magee Hospital of Pittsburgh

Senate Bill No. 212, entitled:

An Act to amend section seventy-five of the act entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth" approved the thirty-first day of March Anno Domini one thousand eight hundred and sixty

Senate Bill No. 216, entitled:

An Act making an appropriation for the payment to one John J. Devitt for services rendered due him as a member of the Mine Inspectors' Examining Board for the counties of Schuylkill Northumberland Columbia and Dauphin which was not paid him

Senate Bill No. 220, entitled:

An Act making an appropriation to the General Braddock Memorial Park Association of Fayette County

Senate Bill No. 221, entitled:

An Act to continue the existence of commissioners for the promotion of uniformity of legislation in the United States provided for in the act of General Assembly of the Commonwealth of Pennsylvania approved the twenty-third day of May Anno Domini one thousand nine hundred and one

Senate Bill No. 251, entitled:

An Act making an appropriation to carry out further the provisions of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act making an appropriation for the improvement of the State Canal Basins at the Port of Erie by dredging the said basins for widening the piers and bridge over the water channel between the said canal basins and erecting certain walls in the same for the protection of said State canal basins with harbor of Erie authorizing the appointment of a commission to make said improvements and providing for regulating the manner in which said basins shall be used by the public and kept in repairs"

Senate Bill No. 259, entitled:

An Act to amend an act approved the first day of June one thousand nine hundred and eleven entitled "An Act defining what shall constitute the offense of malicious injury to railroads providing a punishment therefor fixing the punishment in case of loss of life as a result of such offense and repealing sections one hundred forty-two and one hundred forty-three of an act approved the thirty-first day of March Anno Domini one thousand eight hundred and sixty entitled 'An Act to consolidate revise and amend the penal laws of this Commonwealth' and an act approved eight hundred and ninety-one entitled 'An Act defining the offense of the taking of human life through the wilful and malicious wrecking of cars and locomotives upon railroads in this Commonwealth'"

Senate Bill No. 263, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and thirteen

Senate Bill No. 267, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 268, entitled:

An Act to amend the first paragraph of the first section of an act hitherto amended and entitled "An Act to authorize chattel mortgages to this Commonwealth upon iron ore pig-iron blooms steel and iron nails steel ingots and billets rolled or hammered steel in sheets bars or plates and all steel and iron castings of every description not in place" approved the twenty-eighth day of April Anno Domini one thousand eight hundred and eighty-seven so as to authorize chattel mortgages on all kinds of machinery

Senate Bill No. 274, entitled:

An Act amending the third section of an act approved the thirty-first day of May one thousand nine hundred seven entitled "An Act to provide for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers defining their powers and duties and fixing their compensation and abolishing the office of the Superintendent of Public Grounds and Buildings created under the provisions of the act of General Assembly approved the twenty-eighth day of March Anno Domini one thousand eight hundred ninety-five"

Senate Bill No. 276, entitled:

An Act to amend an act approved the fourth day of June one thousand nine hundred and one entitled "An Act defining the rights liabilities of parties to and regulating the effect of contracts for work and labor to be done and labor or materials to be furnished to any building bridge wharf dock pier bulkhead vault subway tramway toll-road conduit tunnel mine coalbreaker flume pump screen tank derrick pipe-line aqueduct reservoir viaduct telegraph telephone railway or railroad line canal mill race works for supplying water heat light power cold air or any other substance furnished to the public well for the production of gas oil or other volatile or mineral substance or other structure or improvement of whatsoever kind or character the same may be providing remedies for the recovery of debts due by reason of such contracts and repealing consolidating and extending existing laws in relation thereto as amended

Senate Bill No. 279, entitled:

An Act authorizing State Treasurer to endorse over to the Ladies Memorial Association of the city of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the city of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth Corps Army of the Potomac said interest being by contract made on file in the Auditor General's Department due to said Ladies Memorial Association

Senate Bill No. 284, entitled:

An Act granting to the Delaware and Hudson Company its successors and assigns for railroad and depot purposes a parcel of land containing about one acre situate in the township of Canaan county of Wayne being a portion of the tract of land purchased for the use of the State hospital for criminal insane

Senate Bill No. 294, entitled:

An Act amending and supplementing section nine of an act entitled "An Act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven by requiring the appellant in appeals to pay the costs in the county court and give bail for compliance with the final judgment and fixing the final liability for costs in appeals in certain cases providing for an appeal in forma pauperis prescribing under what cir-

cumstances appeals shall operate as a supersedeas requiring notice to the opposite party when appeals are allowed by the Common Pleas Court and requiring the appellant in cases where the appeal is from judgment on a verdict to first obtain leave of the Common Pleas Court to take such appeal and prescribing the practice in such cases

Senate Bill No. 296, entitled:

An Act granting the consent of the Commonwealth of Pennsylvania to the city of Harrisburg to construct and maintain a dam in the Susquehanna river for the general improvement of the sanitary conditions of said city

Senate Bill No. 297, entitled:

An Act authorizing any city that has been or shall be granted the consent of the Commonwealth of Pennsylvania to construct and maintain a dam in any navigable river or stream to purchase acquire enter upon take use and appropriate private property within or without its territorial limits for that purpose and providing the manner in which damages sustained shall be determined and collected

Senate Bill No. 300, entitled:

An Act to protect the health and lives of employes in certain occupations by requiring the use of blowers or similar apparatus in connection with certain kinds of machinery and specifying the equipment to be used in connection therewith regulating the use of such blowers and apparatus and providing penalties for violation of this act

Senate Bill No. 301, entitled:

An Act making an appropriation for the improvement of the Port of Erie by constructing a modern commercial steam boat landing for wharf upon State lands within the harbor of Erie authorizing the appointment of a commission to construct same and providing for regulating the manner in which said wharf shall be used by the public and kept in repair

Senate Bill No. 306, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men for maintenance in handicraft employment

Senate Bill No. 308, entitled:

An Act authorizing the warden superintendent or person in charge of any penitentiary jail reformatory workhouse or other penal institution to lodge female prisoners temporarily outside such institution at the time when such prisoners may become mothers and providing for the collection of expenses thereby incurred

Senate Bill No. 311, entitled:

An Act making an appropriation to the Markleton General Hospital at Markleton Somerset county Pennsylvania

Senate Bill No. 315, entitled:

An Act making an appropriation to the Sewickley Fresh Air Home in Beaver County Pennsylvania

Senate Bill No. 316, entitled:

An Act to provide for the protection and preservation of elk and deer providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years and prescribing penalties for violation of its several provisions

Senate Bill No. 319, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia

Senate Bill No. 328, entitled:

A further supplement to an act approved the seventh day of June one thousand eight hundred and seventy-nine entitled "An Act to provide revenue by taxation" as variously amended and supplemented

Senate Bill No. 357, entitled:

An Act making an appropriation to Emma Lorah mother of Bruce L. Lorah formerly an assistant range master in the Ninth Regiment National Guard of Pennsylvania

Senate Bill No. 360, entitled:

An Act relating to the organization and meetings of corporations not for profit incorporated under the laws of Pennsylvania

Senate Bill No. 363, entitled:

An Act to authorize all cities and boroughs in the Commonwealth of Pennsylvania to construct and maintain comfort and waiting stations and drinking fountains in the public highways of such municipalities and providing the manner of ascertaining and collecting the damages caused by the construction of such improvements

Senate Bill No. 366, entitled:

An Act providing that waste paper and ashes shall not be hauled upon the streets or alleys in the built-up portions of cities of the third class unless covered wagons or vehicles be used and providing a penalty for violation thereof

Senate Bill No. 370, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for deficiency in maintenance for the two fiscal years commencing June first one thousand nine hundred eleven

Senate Bill No. 371, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for its maintenance and support for the two fiscal years beginning June first one thousand nine hundred and thirteen for the removal of power plant for furnishings equipment and repairs alterations and changes in buildings completion of nurses' and superintendent's residence and providing the manner of payment of said appropriation

Senate Bill No. 372, entitled:

An Act to provide a method for determining the liabilities and rights of persons agreeing to be answerable for the default of another

Senate Bill No. 375, entitled:

An Act making an appropriation to the Beaver County Children's Home Association of New Brighton Beaver county Pennsylvania

Senate Bill No. 379, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Senate Bill No. 386, entitled:

An Act providing for an association of township supervisors and commissioners in the several counties of the State and providing for the expenses of such associations

Senate Bill No. 388, entitled:

A supplement to an act entitled "An Act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Eastern Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 392, entitled:

An Act amending section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to reasonableness of the amount of license fees between the municipal corporation and telegraph telephone or light or power companies extending the provisions thereof to electric motor or electric street railway companies

Senate Bill No. 394, entitled:

An Act to give additional protection to the fish in the waters within the Commonwealth of Pennsylvania prohibiting the fishing for or capture or killing of such fish by unnaturalized foreignborn residents and prescribing penalties for violation of its provisions

Senate Bill No. 395, entitled:

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

Senate Bill No. 396, entitled:

An Act making an appropriation to the Western State Penitentiary

Senate Bill No. 397, entitled:

An Act making an appropriation to reimburse the several counties in the Western Penitentiary district for a certain sum of money paid into the State Treasury

Senate Bill No. 401, entitled:

An Act making an appropriation to the Battlefield Commission of the Third Division Ninth Army Corps for the purpose of completing the printing binding and distribution of the said History to the surviving comrades of the Third Division

Senate Bill No. 405, entitled:

An Act to amend the third section of an act entitled "An Act relative to the supervision and control of hospitals or houses in which the insane are placed for treatment or detention" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-three so as to fix the number and compensation of the officers of the Committee on Lunacy

Senate Bill No. 406, entitled:

An Act to amend the fourth fifth eighth and ninth sections of an act entitled "An Act to create a Board of Public Charities" approved the twenty-fourth day of April Anno Domini one thousand eight hundred sixty-nine so as to confer additional powers upon the said board and extend the duties and fix the compensation of the secretary and general agent

Senate Bill No. 416, entitled:

Granting to the Delaware and Hudson Company its successors and assigns the right to operate and maintain a line of telegraph poles and wires and also the right to take water from a certain spring and convey the same by pipes all of said rights to be exercised upon certain lands conveyed by the Delaware and Hudson Company to the Commonwealth of Pennsylvania by deed date the nineteenth day of February one thousand nine hundred and seven and being situated partly in the township of Canaan and partly in the borough of Waymart in the county of Wayne

Senate Bill No. 417, entitled:

An Act to amend the first second and third sections of an act entitled "An Act to provide efficient and practical means for the prevention control and eradication of a disease affecting chestnut-trees commonly called the chestnut-tree blight providing for the destruction of trees so affected creating a commission to carry out the purpose of this act fixing penalties for violation of the provisions hereof and making an appropriation therefor" approved June fourteen one thousand nine hundred eleven Pamphlet Laws page nine hundred twenty-two extending the provisions thereof in certain cases to other species of trees

Senate Bill No. 422, entitled:

An Act authorizing the Commissioners of Water Works of any city of the third class wherein the title to the water works therein located is in the name of the commissioners of water works to extend their pipes and improvements beyond the city limits and supply water to persons corporations and municipalities within the county and regulating the supply of water

Senate Bill No. 425, entitled:

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poorhouses almshouses county homes et cetera and making an appropriation therefor

Senate Bill No. 428, entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Senate Bill No. 429, entitled:

An Act making an appropriation further to carry out the purposes of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act making an appropriation for the erection of a proper fence or coping and pavement to protect a monument erected near Petersburg Virginia by the association of the Survivors of the forty-eighth Regiment Pennsylvania Volunteers to commemorate the Battle of the Crater and providing for commission and the expenses thereof to erect the same"

Senate Bill No. 435, entitled:

An Act providing for the establishment of the Pennsylvania Historical Commission defining its powers and duties and making an appropriation for its work

Senate Bill No. 436, entitled:

An Act permitting building associations or other corporations whose charters have expired or whose affairs have been wound up to satisfy mortgages

Senate Bill No. 437, entitled:

An Act providing for the erection of a monument to the memory of Colonel Henry Boquet and his soldiers on the Bushy Run Battlefield in Westmoreland county and making an appropriation therefor

Senate Bill No. 464, entitled:

An Act to amend section one of an act entitled "An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of over two hundred thousand and under one million and to provide the time of paying the same" approved the twelfth day of May one thousand nine hundred and eleven by changing the minimum population of counties to which the said act shall apply from two hundred thousand to one hundred fifty thousand

Senate Bill No. 465, entitled:

A joint resolution providing for a commission to arrange for and supervise the transfer from the library and museum building to the new cases in rotunda of the Capitol building of the flags of Pennsylvania commands in the War for the Suppression of the Rebellion and the Spanish-American War and other flags of historical value and to arrange proper and fitting patriotic ceremony in connection therewith and making an appropriation to defray the necessary expenses incident thereto

Senate Bill No. 485, entitled:

An Act relating to and regulating motor vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder

Senate Bill No. 490, entitled:

An Act requiring the prothonotary in each of the counties of this Commonwealth to keep a cost docket prescribing the use of said cost docket and providing for the payment to his successor in office of all costs collected or received by him and not paid to the parties entitled to the same

Senate Bill No. 502, entitled:

An Act to amend section six of an act approved the twenty-third day of May one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class" by authorizing the councils of cities to provide for minimum rates of wages to be paid maximum hours of work to be done under contracts with such cities and validating existing ordinances which so provide

Senate Bill No. 506, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Herr street in the city of Harrisburg in front of the State Arsenal

Senate Bill No. 507, entitled:

An Act to amend sections three and seven of an act entitled "A supplement to an act entitled 'An Act for the government of cities of the second class' approved the

seventh day of March Anno Domini one thousand nine hundred and one providing for the levy collection and disbursement of taxes and water rents or rates and conferring certain powers and duties in reference thereto upon the city treasurer the board of water assessors and collector of delinquent taxes and repealing certain acts relating to certain matters herein provided for" approved May twelve one thousand nine hundred and eleven

Senate Bill No. 514, entitled:

An Act to amend an act approved the third day of April one thousand eight hundred and fifty-one entitled "An Act regulating boroughs" as amended

Senate Bill No. 517, entitled:

An Act authorizing any county and city in any county in which the county seat is within the limits of such city to erect a joint county and municipal building providing for the conditions under which such building may be erected and for the ownership thereof providing for the selection of a site for said building and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site authorizing the acquisition of additional property for such building by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building and land

Senate Bill No. 521, entitled:

An Act to amend the second and fifth sections of an act entitled "A supplement to an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving jurisdiction extending it over the city and three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved June tenth one thousand nine hundred and eleven relating to report of the City Planning Commission on certain ordinances and bills and relating to dedications plans and plots submitted to said Planning Commission for approval

Senate Bill No. 523, entitled:

A supplement to an act entitled "An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefitted and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one (Pamphlet Laws seventy-five) by providing that in proceedings to assess damages and benefits arising from improvements under the act to which this is a supplement if property is both benefitted and damaged by such improvements the excess of damages over benefits or the excess of benefits over damages or nothing in case the benefits and damages are equal shall be awarded to or assessed against the owners of property and providing that the report thereof made by the board of viewers shall show the net result only

Senate Bill No. 524, entitled:

A supplement to an act entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) limiting the time within which the power to incur indebtedness based upon the assent of the electors shall be exercised

Senate Bill No. 526, entitled:

An Act providing for an Engineers' Commission prescribing its duties and making an appropriation therefor

Senate Bill No. 550, entitled:

An Act regulating the operation of motor boats and providing a penalty

Senate Bill No. 552, entitled:

An Act empowering cities of the first class to purchase lease locate construct and equip or otherwise acquire transit facilities and to own maintain use and operate the same within their corporate limits and within the limits of adjacent cities boroughs and townships to exercise the right of eminent domain in connection therewith and prescribing the manner of ascertaining the damages sustained in connection with such exercise to sell pledge or lease transit facilities to grant licenses for the use of the same to enter into agreements for the construction and operation of the same to connect the tracks of railways with the tracks of railroad or railway companies and under certain conditions to use portions of the tracks of the latter and empowering

railroad railway and motor power companies to sell purchase and lease transit facilities to and from said cities and to contract with said cities respecting the acquisition construction operation and use of transit facilities

Senate Bill No. 553, entitled:

A supplement to an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June one thousand eight hundred and eighty-five creating a Department of City Transit to have charge control and management of the transit facilities of cities of the first class

Senate Bill No. 556, entitled:

An Act to permit of the re-location of certain portions of the track of street passenger railway companies with the consent of the local authorities

Senate Bill No. 558, entitled:

An Act to amend the first section of an act entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State approved April eleventh one thousand eight hundred and sixty-two in relation to the county of Berks'" approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven

Senate Bill No. 564, entitled:

An Act to refund to Aaron Herhenson of McKean county money paid for license to sell oleomargarine

Senate Bill No. 572, entitled:

An Act to validate appointments heretofore made of persons to act as patrolman and fireman of cities of the first class of this Commonwealth

Senate Bill No. 574, entitled:

An Act to amend section one of an act entitled "A supplement to an act of Assembly of the Commonwealth of Pennsylvania" entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four as the same has been supplemented by acts of Assembly of said Commonwealth approved the following dates namely sixteenth day of February Anno Domini one thousand eight hundred and seventy-four twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-one twenty-ninth day of May Anno Domini one thousand eight hundred and eighty-five twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five ninth day of May Anno Domini one thousand eight hundred and eighty-nine twenty-ninth day of May Anno Domini one thousand eight hundred and ninety-five twenty-sixth day of June Anno Domini one thousand eight hundred and ninety-five twenty-seventh day of June Anno Domini one thousand eight hundred and ninety-five second day of May Anno Domini one thousand nine hundred and one fourth day of June Anno Domini one thousand nine hundred and one twenty-first day of April Anno Domini one thousand nine hundred and three and seventeenth day of April Anno Domini one thousand nine hundred and five inter alia providing for the establishment and regulation of trust companies" approved the eighth day of May Anno Domini one thousand nine hundred and seven by enlarging and extending the preference given to depositors so as to include deposits payable only after specified notice or at the expiration of a fixed period and defining and including as depositors bona fide holders for value of certified checks on or of certificates of deposit issued by trust company or of checks or drafts given in exchange for or in payment of checks or drafts of depositors of a trust company drawn thereon

Senate Bill No. 580, entitled:

An Act making an appropriation to the Philadelphia Poly-clinic and College for Graduates in Medicine

Senate Bill No. 582, entitled:

A supplement to an act approved the first day of June one thousand nine hundred and eleven entitled "An Act to provide for the incorporation of fire and marine insurance companies and for the regulation of home and foreign fire and marine insurance companies"

Senate Bill No. 583, entitled:

An Act providing for an examination of the Pennsylvania Oral School for the Deaf at Scranton Lackawanna county Pennsylvania providing for the transfer under certain conditions of the said Oral School for the Deaf to the Commonwealth regulating said school in the event of such transfer and making an appropriation to carry out the purposes of this act

Senate Bill No. 585, entitled:

An Act making an appropriation for the restoration of the Brig Niagara Commodore Perry's flagship at the Battle of Lake Erie for its participation in the events of this cen-

tential celebration years its care and for the erection of a permanent marker arch or memorial at Erie Pennsylvania

Senate Bill No. 588, entitled:

An Act fixing the compensation of the assistant librarian of the Senate and the assistant resident clerk of the House of Representatives

Senate Bill No. 590, entitled:

An Act enabling a married woman who has been deserted abandoned or driven from her home by her husband to sue her husband upon any cause of action whatsoever and making such wife a competent witness against the husband in such case

Senate Bill No. 596, entitled:

An Act making an appropriation to the Somerset County General Hospital of Somerset Pennsylvania

Senate Bill No. 597, entitled:

An Act to amend the act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act to prohibit the manufacture and sale of oleogargarine butterine and other similar products when colored in imitation of yellow butter to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishments for violations of this act and the means and method of procedure for its enforcement and regulate certain matters of evidence in such procedure

Senate Bill No. 599, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind at Philadelphia

Senate Bill No. 600, entitled:

An Act regulating the discharge of prisoners on parole from the penal institutions of the Commonwealth

Senate Bill No. 601, entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

Senate Bill No. 607, entitled:

An Act making an appropriation to the Psychopathic Department of the Saint Francis Hospital Pittsburgh Pennsylvania

Senate Bill No. 608, entitled:

An Act making an appropriation to the Saint Francis Hospital of the city of Pittsburgh Pennsylvania

Senate Bill No. 611, entitled:

An Act to amend the third section of an act approved the ninth day of June one thousand nine hundred eleven entitled "An Act authorizing the establishment and maintenance of psychopathic wards in certain hospitals providing for the regulation thereof the commitment of persons suffering with mental disorders to such wards and for the payment of the expenses of maintaining and treating persons committed thereto"

Senate Bill No. 612, entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the Conference of the Governors of sundry loyal States held September twenty-fourth and twenty-fifth one thousand eight hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the rebellion

Senate Bill No. 615, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children of Philadelphia Pennsylvania

Senate Bill No. 629, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Senate Bill No. 628, entitled:

An Act making an appropriation to the Trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania located at Harrisburg

Senate Bill No. 630, entitled:

An Act fixing the salary of the Second Assistant State Librarian

Senate Bill No. 633, entitled:

An Act providing for the organization enlistment and enrollment in the National Guard of Pennsylvania of an additional regiment of infantry to be composed of colored men authorizing an increase in the medical hospital and ambulance corps of the National Guard for the service in said regiment providing for said regiment a regimental band

Senate Bill No. 636, entitled:

An Act to amend the first section of an act entitled "An Act authorizing banks chartered under the laws of the Commonwealth of Pennsylvania to loan money on the security of bonds and mortgages on real estate and to invest their funds in bonds mortgages notes and other interest bearing securities and obligations" approved the tenth day of July Anno Domini one thousand nine hundred and one Pamphlet Laws six hundred thirty-nine by defining more definitely the amount of money banks may loan on the security of and the amount said banks may invest in bonds and mortgages on real estate

Senate Bill No. 642, entitled:

An Act providing for the expenses of county commissioners and county poor directors

Senate Bill No. 643, entitled:

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to acquire hold use and enjoy real estate of the clear yearly rental value or income of fifty thousand dollars

Senate Bill No. 644, entitled:

An Act to amend the second section of an act approved the eighteenth day of April Anno Domini one thousand eight hundred and ninety-nine entitled "An Act authorizing the county commissioners of the several counties in this Commonwealth to appoint a clerk fix his compensation and prescribe the term and duties of the clerk except in counties where the clerk to the county commissioners is elected by the people

Senate Bill No. 646, entitled:

A joint resolution proposing an amendment to section eight of article nine of the Constitution of Pennsylvania

Senate Bill No. 647, entitled:

An Act providing for the abatement of nuisances in private alleys in cities of the first class and for the establishment of grades in and the grading paving and repaving of such private alleys where necessary to abate such nuisances and providing for the filing of liens for the cost thereof

Senate Bill No. 648, entitled:

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination

Senate Bill No. 649, entitled:

An Act making an appropriation to carry further into operation the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act to authorize the completion of a dike or dikes for the protection of property adjacent to the Delaware River in Falls township Bucks county and the payment of all monies still due for work heretofore done on the said dike or dikes and making an appropriation therefor

Senate Bill No. 651, entitled:

An Act making an appropriation to the State Hospital for the Criminal Insane at Farview Wayne county

Senate Bill No. 658, entitled:

An Act authorizing the Commissioner of Banking to appoint one additional clerk and one additional stenographer and fixing the compensation of each

Senate Bill No. 659, entitled:

An Act enabling the board consisting of State Treasurer Secretary of the Commonwealth and Commissioner of Banking to authorize on behalf of the Commonwealth the satisfaction of record of any mortgage judgment or lien which has been or may hereafter be accepted by the said board under the provisions of an act of June nineteen one thousand nine hundred eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof"

Senate Bill No. 660, entitled:

A Joint Resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVIII) Article thereof

Senate Bill No. 661, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

Senate Bill No. 694, entitled:

An Act to amend section one of an act entitled "An Act permitting the release on parole of persons acquitted on the grounds of insanity and regulating such releasing" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven

Senate Bill No. 699, entitled:

An Act regulating parades of associations of veteran soldiers

Senate Bill No. 714, entitled:

An Act to amend the ninth section of an act entitled "An Act for the establishment and government of a State Naval Militia" approved the fifteenth day of May Anno Domini one thousand eight hundred ninety-three by repealing the provision that the divisions in each battalion in the naval force shall be considered the equivalents of companies of the National Guard by providing that the divisions of the naval force shall be considered the equivalent of field batteries in the National Guard and shall receive the same allowances as field batteries for armory rent for rifle practice for clothing and equipment and making said allowances also available for subsistence and additional general military purposes by also providing that the allowances to be received by battalions in the national force for armory rent for rifle practice for clothing and equipment shall be available for subsistence and additional general military purposes

Senate Bill No. 715, entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

Senate Bill No. 716, entitled:

An Act making an appropriation to the Philadelphia Osteopathic Hospital of Philadelphia

Senate Bill No. 717, entitled:

An Act authorizing corporations of this Commonwealth to declare at any time or times dividends out of net profits and prescribing the time within which the same shall be paid

Senate Bill No. 734, entitled:

An Act to amend section twenty-two of the act of May first one thousand nine hundred and nine entitled "An Act to provide for the protection and preservation of game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" by giving additional protection to ruffed grouse quail and wild water fowl

Senate Bill No. 735, entitled:

An Act authorizing and empowering cities and boroughs in their corporate capacity to enact ordinances prescribing such reasonable regulations for the mining of anthracite coal beneath said cities and boroughs as may tend to prevent the settling or caving in of the surface

Senate Bill No. 737, entitled:

A supplement to an act entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Bureau of Vital Statistics at the Capitol of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third one thousand eight hundred and eighty-five and making an appropriation for establishing and maintaining such a Bureau and providing certain penalties" approved May first one thousand nine hundred and five Pamphlet Laws three hundred and thirty authorizing the statistics required to be obtained and preserved by the tenth section of an act entitled "An Act creating a Department of Health defining its powers and duties" approved April twenty-seventh one thousand nine hundred and five Pamphlet Laws three hundred and twelve or by any subsequent law or laws to be obtained collected compiled and preserved by and in said Central Bureau of Vital Statistics and fixing the salary of the State Registrar

Senate Bill No. 742, entitled:

An Act making it lawful for appropriation to be made and for contracts to be entered into and work and materials to be done and furnished under such contracts when funds for the purposes thereof shall have been or have been authorized to be borrowed by cities of the first class without awaiting the issue of such loans or the receipt of the money to be borrowed

Senate Bill No. 743, entitled:

An Act making an appropriation to the Philadelphia Jewish Sanatorium for Consumptives located at Eagleville Montgomery county

Senate Bill No. 752, entitled:

A supplement to an act entitled "An Act to incorporate an academy or public school in the town of Warren and for other purposes herein mentioned" approved the second day of April one thousand eight hundred and twenty-two providing authority to the trustees of the Warren Academy or other successors to sell and convey in fee simple certain lands

Senate Bill No. 762, entitled:

An Act relating to the competency of experts and to the rules of evidence in questions of simulated altered or disputed handwriting declaring and defining some of the existing rules of law upon these subjects and also extending some of the provisions of the same

Senate Bill No. 763, entitled:

An Act to amend the act approved the twenty-third day of May one thousand nine hundred and seven entitled "An Act relating to husband and wife and to enlarge the rights and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred and nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the rights and remedies of married women in cases of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred and seven permitting husband and wife to testify and providing for the method of services of process"

Senate Bill No. 764, entitled:

An Act permitting counties cities and boroughs singly or jointly of the Commonwealth of Pennsylvania to appropriate and expend moneys for the improvements of highways outside the limits of such cities or boroughs for the purpose of connecting improved streets of such cities or boroughs with a State highway or State aid highway when the highway outside of the limits of such cities or boroughs is less than one mile in length and will connect such cities or boroughs with the State highway or State aid highway

Senate Bill No. 773, entitled:

A supplement to an act entitled "An Act for The government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one authorizing cities of the second class for the purpose of preventing fires the spread of fire fire waste and loss of life from fire or a loss of life or damage to property from unsafe or improper construction or design of buildings to enact ordinances to provide for and regulate the construction equipment arrangements maintenance inspection alteration repair and removal of buildings and premises and appliances apparatus and conditions in and about them to provide for the regulation of the manufacture transportation

storage sale and use of explosives gases inflammables and dangerous chemicals and substances to prohibit the manufacture of explosives and fireworks and the transportation storage sale and use of nitro-glycerine imposing on the Department of Public Safety the enforcement of ordinances relating thereto and authorizing such department to investigate fires providing for the service of orders made by the said department and for the appeals from and reviews of certain of its orders for the method of recovering money expended by the cities in remedying conditions and the method of obtaining a lien therefor and providing that the Courts of Common Pleas shall have jurisdiction to punish witnesses for disobedience of orders of the director of said department when holding investigations

Senate Bill No. 778, entitled:

An Act providing for the erection upon the grounds of the Allegheny Arsenal at Pittsburgh of a monument in memory of the persons who lost their lives by an explosion in the arsenal in one thousand eight hundred and sixty-two and making an appropriation therefor

Senate Bill No. 781, entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

Senate Bill No. 783, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 785, entitled:

An Act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation

Senate Bill No. 791, entitled:

An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lanes and alleys within their corporate limits laid out by this Commonwealth

Senate Bill No. 815, entitled:

An Act providing for the making valid of the charters of certain corporations heretofore incorporated for the purpose of supplying heat light and power by means of electricity to the public upon the filing of certain certificates with the Secretary of the Commonwealth

Senate Bill No. 816, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to locate construct maintain and operate a reservoir at or in the vicinity of the head waters of the Youghiogheny River upon lands situate wholly in this State or partly in this State and partly in the State of Maryland for the purpose of controlling and regulating the flow of the said Youghiogheny River and the river or Rivers to which it is tributary defining the powers of said Commission for the purpose providing for the payment of damages for property and rights taken in exercise of the right of eminent domain herein conferred and making an appropriation for carrying out the provisions of this act

Senate Bill No. 817, entitled:

A supplement to an act approved the thirty-first day of May one thousand nine hundred eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highways Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof

conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioners decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Senate Bill No. 819, entitled:

A supplement to an act approved the twenty-fourth day of March one thousand nine hundred and five entitled "An Act establishing in counties containing a population of from three hundred thousand to one million a board for the assessment and revision of taxes for State and county purposes prescribing their powers and duties and abolishing the office of ward borough and township assessors in so far as respects the assessment of State and county taxes" providing for the appointment by said board of collectors of county taxes in cities of such counties and defining the powers and duties of such collectors

Senate Bill No. 826, entitled:

An Act to amend section twelve of an act entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of courts fixing penalties for violation of this act and making an appropriation to carry out its provisions" approved the fourteenth day of June one thousand nine hundred and eleven

Senate Bill No. 827, entitled:

A supplement to an act entitled "An Act to create a system of fire wardens to preserve the forests of the Commonwealth by preventing and suppressing forest fires and prescribing penalties for the violation thereof providing for the compensation of the fire wardens and those who assist in extinguishing fire and making an appropriation therefor" conferring authority upon the Department of Forestry to enter into co-operative relations with local associations established for the purpose of preventing forest fires and providing for and regulating a local fire patrol and the compensation thereof

Senate Bill No. 828, entitled:

An Act to amend an act approved the first day of June one thousand nine hundred and eleven entitled "An Act to provide in cities of the first class for delivery tickets in the sale of anthracite coal and to authorize the designation of weighing scales and for the proper inspection thereof for weighing coal delivered to purchasers who receive the same by cart wagons or other conveyance and to compel the seller thereof to allow said coal to be weighed to provide for certificates of weight and the effect thereof as evidence to the weight of coal passing such scales and to punish for refusal of seller to allow coal weighed and to punish fraudulent weighing at such scales and to provide for the keeping of docket records thereof by magistrates or justices of the peace"

Senate Bill No. 830, entitled:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" as amended

Senate Bill No. 831, entitled:

An Act amending sections four and six of an act approved the second day of April one thousand nine hundred and three entitled "An Act to establish a Department of Fisheries to provide for its proper administration and to provide for the protection and propagation of fish by the Department of Fisheries" by fixing the salaries of the Commissioner and the clerks in the Department of Fisheries and repealing certain acts

Senate Bill No. 833, entitled:

An Act to consolidate the five courts of common pleas of Philadelphia County

Senate Bill No. 855, entitled:

An Act relating to the reports of auditors of boroughs townships and poor districts and appeals therefrom giving certain powers to taxpayers in connection therewith and prescribing the practice to be pursued in all appeals from such auditors' reports

Senate Bill No. 859, entitled:

An Act to amend an act approved the tenth day of June one thousand eight hundred and ninety-seven entitled "An Act authorizing banks chartered under the laws of Pennsylvania to pay interest upon demand deposits" by authorizing interest on time deposits

Senate Bill No. 873, entitled:

An Act to enable city poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

Senate Bill No. 874, entitled:

An Act providing for compensation of the members of the Commission to revise and codify the present anthracite mining laws for their services in attendance upon the meetings of the Commission which commission was appointed under the provisions of an act entitled "An Act authorizing the appointment of a Commission to revise and codify the present anthracite mining laws defining its powers and duties and making an appropriation to defray the expenses of said commission" approved the fourteenth day of June one thousand nine hundred and eleven fixing their compensation at ten dollars per day and making an appropriation to defray the expense thereof

Senate Bill No. 875, entitled:

An Act to amend an act approved the twenty-third day of April one thousand eight hundred and twenty-nine entitled "A further supplement to an act entitled 'An Act to reform the penal laws of this Commonwealth'" as amended

Senate Bill No. 876, entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Senate Bill No. 877, entitled:

An Act authorizing the council of cities of the second class to fix the salary of the heads of departments of said cities and providing the maximum amount thereof

Senate Bill No. 878, entitled:

An Act providing for the establishment of a State Department of Standardization and Supervision of Accounts requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any sub-division thereof to keep accounts and to make reports in the form prescribed by said Department providing for the inspection by said Department of the accounts of all such officers or offices defining the offenses in relation thereto and providing punishments for violations of the provisions thereof

Senate Bill No. 879, entitled:

An Act to provide for the filing docketing and indexing of judgments and decrees of the District and Circuit Courts of the United States

Senate Bill No. 881, entitled:

An Act to permit viewers to award damages for the vacation of streets roads or highways to abutting owners where no land is actually taken

Senate Bill No. 882, entitled:

An Act permitting and regulating the use of the several armory buildings of the National Guard of Pennsylvania for horticultural and poultry exhibits

Senate Bill No. 883, entitled:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth

to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party and a condition of the right to vote at primaries in said cities providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Senate Bill No. 909, entitled:

An Act to authorize the display of the State county city borough or other municipal flags on public buildings in the Commonwealth

Senate Bill No. 928, entitled:

An Act to fix and determine the salary of the several court clerks of the courts of common pleas of the county of Philadelphia in accordance with article five section seven of the Constitution of this Commonwealth

Senate Bill No. 936, entitled:

An Act directing the State Librarian to cause certain old church records of this State to be translated preserved and published and making an appropriation therefor

Senate Bill No. 942, entitled:

An Act providing for the printing binding and distribution of two publications heretofore published by the State namely "Pennsylvania at Gettysburg" and "Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work

Senate Bill No. 950, entitled:

An Act regulating the offering or operation of automobile vehicles for hire in cities of the first class providing for the licensing of said vehicles providing for the licensing of operators chauffeurs or solicitors for said vehicles authorizing them to solicit business upon the highway authorizing the making of regulations by the Department of Public Safety in said cities governing the operation of said vehicles and operators thereof and providing penalties for the violation thereof

Senate Bill No. 952, entitled:

An Act to amend an act entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural association paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statement by the claimant or claimants with the county commissioners relative to said exhibition and providing for the repayment to the county by the State of the sum so paid" approved the thirteenth day of June Anno Domini one thousand nine hundred and seven

Senate Bill No. 953, entitled:

An Act making an appropriation to the Punxsutawney Sanatorium located at Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 955, entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania

Senate Bill No. 986, entitled:

An Act authorizing corporations owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license and regulating the taxation of such corporations

Senate Bill No. 987, entitled:

An Act making a chief Burgess of a borough eligible to the office for the next succeeding term

Senate Bill No. 991, entitled:

An Act to confirm conveyances of lands made by building and loan associations or companies after expiration of the term of their chartered existence

Senate Bill No. 992, entitled:

An Act providing for the rechartering of building and loan associations after expiration of their charter and for the taking over of the property and assets by the re-chartered corporation

Senate Bill No. 994, entitled:

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure

Senate Bill No. 995, entitled:

An Act prohibiting the offering or giving of premiums by any person partnership or corporation licensed to sell vinuous, spirituous malt or brewed liquors at wholesale or retail for the return of caps stoppers corks stamps or labels taken from any bottle case keg barrel or package containing such vinuous spirituous malt or brewed liquors and providing a penalty for the violation thereof

Senate Bill No. 999, entitled:

An Act for the protection of keepers of garages or automobile shops and providing a penalty for the removal of automobiles from the said garage or shop with intent to defraud the keepers or owners

Senate Bill No. 1000, entitled:

An Act to repeal section eight of an act approved the first day of May one thousand nine hundred and nine entitled "An Act to classify the fish in the waters within this Commonwealth declaring which are game fish which are food fish and which are bait fish and to regulate the catching and sale and encourage the propagation of the same to protect the waters within this Commonwealth from unfair improper wasteful and destructive fishing and to protect the fish from being destroyed or injured by destructive means to provide for the appointment of fish wardens and to declare their official powers and duties to encourage and regulate the propagation of fish within this Commonwealth and to regulate the free distribution of the same by the Department of Fisheries in the waters within the same to define powers and duties of the Department of Fisheries to regulate the sale and shipment of fish artificially propagated for profit to forbid the sale of unlawful devices for catching fish and to provide penalties and punishments for the violation of the provisions of this act and providing how and by whom the cost shall be paid"

Senate Bill No. 1001, entitled:

An Act to further amend section seven of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled "An Act supplementing and amending sections four six seven nine ten eleven twelve seventeen and nineteen of an act entitled 'An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven by providing for affixing the seal of the court to all official papers by increasing the jurisdiction of the court in civil actions to fifteen hundred dollars and extending the jurisdiction to include interpleaders in certain cases and regulating the practice therein by modifying the practice in replevin by extending the time in all civil cases for the date of hearing by changing the time before which process must be served and answer filed by requiring the defendant to answer in all cases and by changing the practice in entry of judgment by default by requiring the appellant in appeals to pay the costs in the county court and give bail for compliance with the final judgment and fixing the final liability for costs in appeals in certain cases providing for an appeal in forma pauperis prescribing under what circumstances appeals shall operate as a supersedeas and requiring notice to the opposite party when appeals are allowed by the common pleas court by requiring defendants to plead set-off in amounts not exceeding fifteen hundred dollars changing the time when set-off must be pleaded and providing for a reply thereto by plaintiff changing the effect of judgment entered by transcript in the office of the prothonotary and giving the county court power to issue writs of execution or attachment execution in certain cases prescribing the practice therein and providing that such execution and attachment shall not be a lien on or used for the sale of real estate by modifying the requirements as to docket entries in certain respects by giving the court power to suspend or exclude attorneys guilty of improper conduct and by making further provisions regarding costs" approved the second day of April one thousand nine hundred and thirteen by providing that the defendant shall not file nor be required to file any answer or affidavit of defense in actions ex delicto and providing for bills of particulars

Senate Bill No. 1002, entitled:

An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith

Senate Bill No. 1003, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

Senate Bill No. 1047, entitled:

A supplement to an act entitled "An Act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forest reserves by the Department of Forestry" approved the twenty-fifth day of February Anno Domini one thousand nine hundred and one (Pamphlet Laws page eleven) authorizing the Department of Forestry to designate certain of the foresters within its employ to act as district foresters in the performance of general forest work other than within the State forests

Senate Bill No. 1048, entitled:

An Act making an appropriation for the purpose of erecting a protection and retaining wall and filling the washout caused by floods of the Beaver and Ohio rivers by the erection of dam No. 1 and the abutment thereto of the Beaver Division of the Pennsylvania Canal at Bridgewater Pennsylvania

Senate Bill No. 1050, entitled:

A joint resolution providing for the appointment of a commission to investigate into the cause of mine accidents in the anthracite coal regions of the Commonwealth of Pennsylvania authorizing the commission to conduct experiments and tests and to enter mines fixing the compensation of the members of the commission and making an appropriation to carry into effect the provisions of this resolution

Senate Bill No. 1061, entitled:

An Act to repeal an act entitled "An Act providing the manner in which county bridges shall be built by the county of Luzerne" approved the sixteenth day of April Anno Domini one thousand eight hundred and seventy

Senate Bill No. 1063, entitled:

An Act amending the second section of an act approved the thirteenth day of June Anno Domini one thousand nine hundred and seven entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural association paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statement by the claimant or claimants with the county commissioners relative to said exhibition and providing for the repayment to the county by the State of the sum so paid" by changing the date for filing by the association with the county commissioners the statement required from November fifteenth to December tenth in each year

Senate Bill No. 1064, entitled:

A supplement to an act approved the thirty-first day of May one thousand nine hundred eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and Deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highways and procedure therein providing for work or improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township

or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for constructing reconstructing repairing or maintaining certain spurs or branch roads

Senate Bill No. 1069, entitled:

An Act to provide for the execution of orders of the court of quarter sessions or other court of competent jurisdiction for support and maintenance of a wife or children or both and for the execution of judgment entered upon contracts for such support and maintenance by subjecting estates owned by the husband and wife by entireties and the rents issues and profits thereof to such executions defining the title of the purchaser at the sheriff's sale on such executions and providing for the application of the proceeds of such sales

Senate Bill No. 1114, entitled:

An Act making the land heretofore or hereafter purchased for the new Western penitentiary in Centre county subject to taxation for local purposes regulating the assessment thereof and the payment of taxes thereon

Senate Bill No. 1117, entitled:

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situate in one or more counties and to provide for the adjustment of indebtedness

Senate Bill No. 1146, entitled:

An Act to amend an act approved the twentieth day of June one thousand nine hundred one entitled "An Act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation" by extending to August first the date for the payment of taxes

Senate Bill No. 1147, entitled:

An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day

Senate Bill No. 1151, entitled:

An Act prescribing the time and manner of submitting to the people for their approval and ratification or rejection a certain proposed amendment to the Constitution of Pennsylvania

Senate Bill No. 1153, entitled:

An Act authorizing and regulating the survey appraisal and patenting of lands in beds of navigable rivers or streams permitted by the Government of the United States to be abandoned and filled as no longer of use for ordinary purposes of navigation

Senate Bill No. 1161, entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane at Danville Pennsylvania

Senate Bill No. 1162, entitled:

An Act to amend section two of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of courts fixing penalties for violation of this act and making an appropriation to carry out its provisions" so as to provide for a further adjustment of valuation of property made between the date of the levy of the tax and payment of same

Senate Bill No. 1166, entitled:

A supplement to an act approved the third day of June one thousand eight hundred ninety-five entitled "An Act authorizing the Commonwealth of Pennsylvania to re-build county bridges over navigable rivers and other streams which have been declared public highways by act of Assembly where such bridges have been destroyed by flood fire or other casualty providing for the appointment of viewers and inspectors and the payment of the cost of rebuilding such bridges"

Senate Bill No. 1168, entitled:

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor

Senate Bill No. 1170, entitled:

An Act refunding to Frank Bolger ex-Treasurer of Bedford county certain monies by him erroneously paid into the State Treasury

Senate Bill No. 1207, entitled:

An Act fixing the salaries and providing for the expense of county solicitors in counties of this Commonwealth over one hundred and fifty thousand population and less than two hundred and fifty thousand population

Senate Bill No. 1210, entitled:

A supplement to an act approved the twenty-third day of May one thousand eight hundred and eighty-nine entitled "An Act for the incorporation and government of cities of the third class" authorizing third class cities to manufacture and sell ice

Senate Bill No. 1261, entitled:

An Act to authorize incorporated or unincorporated churches cemeteries or burial associations owning burial grounds located wholly or in part in any city township or borough of this Commonwealth to purchase other grounds and to sell and convey in fee simple such portion of their land not used or conveyed by them for burial purposes or which may have been reconveyed to them or shall have reverted or become acquired by them under the terms hereof or otherwise and providing for and authorizing the several courts of quarter sessions of the several counties of this Commonwealth upon petition of the managers officers and other persons vested with the management of said burial ground to make orders and decrees for the removal of all bodies interred in such burial grounds or cemeteries belonging to any incorporated or unincorporated church cemetery or burial association and to provide for the purchase of new lots the cost of the removal of such bodies and compensation to the owners of the lot or lots therein the sale of the ground and distribution of the proceeds derived from such sale

Senate Bill No. 1267, entitled:

An Act making a special appropriation for the purpose of continuing the work of the Economic Zoologist as provided for in the act entitled "An Act to provide for the protection of trees shrubs vines and plants against destructive insects and diseases providing for the enforcement of this act and the expenses connected therewith and fixing penalties for its violation" approved the thirty-first day of March Anno Domini one thousand nine hundred and five

Senate Bill No. 1270, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 1271, entitled:

An Act making an appropriation to the Colored Day Nursery of Harrisburg Pennsylvania

Senate Bill No. 1272, entitled:

An Act making an appropriation to the Florence Critten-ton Home of Harrisburg Pennsylvania

Senate Bill No. 1273, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Maclay street in the city of Harrisburg in front of the Pennsylvania State Lunatic Hospital

Senate Bill No. 1274, entitled:

An Act authorizing cities of the first and second class to compensate employees for time lost while in the employ of the city as a result of injuries sickness or disablement of any kind sustained while in the performance of their duties

Senate Bill No. 1278, entitled:

An Act making an appropriation to the Childrens Home of the City of York Pennsylvania

Senate Bill No. 1279, entitled:

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and making an appropriation for the payment of the salaries and expenses connected therewith approved the fourth day of May one thousand nine hundred, five and providing penalties for violations of this act

Senate Bill No. 1280, entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

Senate Bill No. 1281, entitled:

An Act defining the water resources of the Commonwealth providing for the taking of an inventory thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing penalties for violation of this act and making an appropriation to carry the same into effect

Senate Bill No. 1297, entitled:

An Act to authorize the sale and conveyance of portions of the land belonging to the Commonwealth of Pennsylvania in the county of Erie now occupied by the Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania

Senate Bill No. 1345, entitled:

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate' approved April first Anno Domini one thousand nine hundred and nine

Senate Bill No. 1346, entitled:

An Act providing for the reimbursement for loss or damage sustained by the breaking of a dam near Austin Potter county and making an appropriation therefor

Senate Bill No. 1347, entitled:

An Act to repeal sections one to eight inclusive of an act approved the thirteenth day of June one thousand nine hundred and eleven entitled "An Act creating a county sinking fund commission in the several counties of the Commonwealth of Pennsylvania and prescribing its powers and duties"

Senate Bill No. 1348, entitled:

An Act authorizing counties within this Commonwealth requiring a water supply for their almshouses hospitals or jails to condemn property and rights inside and outside of their limits for the purpose of obtaining such water supply

Senate Bill No. 1349, entitled:

An Act to amend the seventh paragraph of article three of an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by adding thereto the words "and the families of such as may be injured or killed in service"

Senate Bill No. 1375, entitled:

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganization merger or consolidation

Senate Bill No. 1393, entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws of this Commonwealth"

Senate Bill No. 1394, entitled:

An Act to repeal section three subdivision of section four-teen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be received

by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

Senate Bill No. 1395, entitled:

An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred and eighty-nine entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine' as amended

Senate Bill No. 1396, entitled:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

Senate Bill No. 1399, entitled:

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled "An Act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts"

Senate Bill No. 1400, entitled:

An Act making an appropriation to the Hospital and College Departments of the Hahnemann Medical College and Hospital

Senate Bill No. 1405, entitled:

An Act relating to moneys heretofore received by the Highway Department from fees for registration of motor vehicles and the licensing of operators and making an appropriation therefor

Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

Senate Bill No. 1409, entitled:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

Senate Bill No. 1430, entitled:

A supplement to an act approved the eleventh day of June one thousand eight hundred seventy-nine entitled "An Act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing the tax duplicates to regulate the appropriations and expenditures of said cities and prescribing penalties for the violation of the provisions of this act"

Senate Bill No. 1431, entitled:

An Act amending section one of an act approved the twenty-first day of June Anno Domini one thousand nine hundred and eleven entitled "An Act enabling the several boroughs of the Commonwealth to validate certain ordinances where the same have not been published according to law or where the proof of publication cannot be made" by extending its provisions to cases where said ordinances have not been signed in the ordinance book by the burgess and the president of town council either or both

Senate Bill No. 1436, entitled:

An Act making an appropriation to the Hayes Mechanics' Home of Philadelphia Pennsylvania

Senate Bill No. 1438, entitled:

An Act regulating the appropriation and use of money realized by cities of the first class from the sale of certain bonds

Senate Bill No. 1439, entitled:

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis of Reading Pennsylvania for use of the Orphanage at Millmont Berks county Pennsylvania

Senate Bill No. 1440, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation

of the provisions thereof and providing for the violation of the provisions hereof and providing for the enforcement thereof" by making further regulations in regard to fish

Senate Bill No. 1454, entitled:

An Act in relation to convicts in the Western Penitentiary in Centre county who may break prison or escape imposing the costs of trial in an indictment for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

Senate Bill No. 1455, entitled:

An Act fixing the salary of the stenographer and typewriter and the two stenographers in the Department of Mines

Senate Bill No. 1459, entitled:

An Act amending article two of section one of an act entitled "An Act relating to the decent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers

Senate Bill No. 1460, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions in judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgements of deeds and sequestration of title estates" by regulating the appointment and number of appraisers

Senate Bill No. 1461, entitled:

An Act to provide for deficiencies in appropriations made by the General Appropriation Act approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven for salaries of the officers and other expenses of the Senate and House of Representatives for the Legislative session of one thousand nine hundred and thirteen also for the Department of Public Printing and Binding

Senate Bill No. 1462, entitled:

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty

Senate Bill No. 1466, entitled:

A joint resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the War of one thousand eight hundred and twelve

Senate Bill No. 1564, entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania jointly or severally

Senate Bill No. 1567, entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

Senate Bill No. 1571, entitled:

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

Senate Bill No. 1573, entitled:

An Act to amend an act approved the twenty-eighth day of May nineteen hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supplying water to such municipality and the inhabitants thereof

also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

Senate Bill No. 1575, entitled:

A Joint Resolution providing for the appointment of a commission to select and purchase a silver service for the battleship "Pennsylvania" and making an appropriation therefor and providing for the appointment of a committee to arrange the presentation exercises

Senate Bill No. 1634, entitled:

An Act making an appropriation to the Saint Francis Country Home for Convalescents Landsdowne Avenue Darby Township Delaware County Pennsylvania

Senate Bill No. 1782, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

Senate Bill No. 1784, entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumbville Fayette County Pennsylvania

Senate Bill No. 1789, entitled:

An Act making an appropriation for the education of blind children under eight years of age

Senate Bill No. 1790, entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

Senate Bill No. 1793, entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of Statutes-at-Large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the Statutes-at-Large and the Pamphlet Laws of Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

Senate Bill No. 1796, entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

Senate Bill No. 1797, entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery County Pennsylvania

Senate Bill No. 1806, entitled:

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

Senate Bill No. 1817, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

Senate Bill No. 1819,

An Act to confer additional powers upon mutual fire insurance companies

Senate Bill No. 1820, entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violation thereof

Senate Bill No. 1822, entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

Senate Bill No. 1823, entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguard the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

Senate Bill No. 1871, entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen

Senate Bill No. 1872, entitled.

An Act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment and manner of filling vacancies

Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

House Bill No. 2, entitled:

"An Act making an appropriation to cover a deficiency arising in carrying out the provisions of an act approved the thirtieth day of June one thousand nine hundred and eleven entitled 'An Act amending the twentieth section of an act approved the first day of May Anno Domini one thousand nine hundred and five entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of Vital Statistics at the Capital of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of an act entitled 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third eighteen hundred and eighty-five and making an appropriation for establishing and maintaining such a bureau and providing certain penalties" as amended by an act approved the sixth day of June Anno Domini one thousand nine hundred and seven entitled "An Act to amend sections five nine fifteen nineteen twenty and twenty-five of an act entitled 'An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial removal permits requiring prompt returns to the Central Bureau of Vital Statistics at the Capital of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third eighteen hundred and eighty-five and making an appropriation for establishing and maintaining such a bureau and providing certain penalties" which was approved the first day of May Anno Domini one thousand nine hundred and five by extending the territory in which burial permits shall be valid providing for the issuance of burial permits without fees establishing a method for securing the given names of children making a uniform date for the returns of local registrars providing for certain fees in cities of the first and second class to be paid by the counties and abolishing all other systems of registration of births and deaths" by changing the fees for birth and death certificates"

House Bill No. 4, entitled:

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

House Bill No. 11, entitled:

An Act to provide for an additional law judge of the several courts of the forty-seventh judicial district

House Bill No. 13, entitled:

A Joint Resolution ratifying the proposed amendment to section three of article one of the Constitution of the United States of America which provides that Senators shall be elected by the people

House Bill No. 15, entitled:

An Act making an appropriation to the Dayton Normal Institution of Dayton Pennsylvania

House Bill No. 19, entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

House Bill No. 20, entitled:

An Act further amending section one of an act entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess-pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" approved the seventh day of June Anno Domini one thousand nine hundred and one extending the provisions of said act to all cities of the third class

House Bill No. 22, entitled:

An Act to provide for the erection of a tablet, marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company G Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 23, entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

House Bill No. 24, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 25, entitled:

An Act authorizing the Department of Forestry to lease portions of the State forest for church school health and recreation purposes

House Bill No. 28, entitled:

An Act to amend an act approved the eighth day of June one thousand eight hundred and ninety-three entitled "An Act relating to mandamus" as amended by the act approved the twenty-eighth day of April one thousand eight hundred and ninety-nine entitled "An Act to amend section one of the act entitled 'An Act relating to mandamus' approved the eighth day of June one thousand eight hundred and ninety-three enlarging the power of the court of common pleas of the county in which the seat of government is or may be located to issue writs of mandamus" and as further amended by an act approved the nineteenth day of March one thousand nine hundred and three entitled "An Act amending section (1) of an act entitled 'An Act relating to mandamus' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three"

House Bill No. 32, entitled:

An Act to provide for an annual amount to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Government of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the Confederate States of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

House Bill No. 41, entitled:

An Act to amend an act approved the twenty-fifth day of June Anno Domini one thousand eight hundred ninety-five entitled "An Act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

House Bill No. 44, entitled:

An Act amending an act entitled "An Act providing a system whereby boroughs may build sewers grade subgrade and pave streets and alleys pay the costs thereof by the issue of bonds and collect the same from the property benefited in installments" approved June fifteenth Anno Domini one thousand nine hundred and eleven by extending the provisions thereof so as to include the acquisition by boroughs and incorporated towns of existing sewers and sewer systems

House Bill No. 45, entitled:

An Act fixing the penalty for murder of the first degree regulating the procedure incident thereto prescribing and providing for a place and manner of inflicting said penalty on the grounds of the new Western Penitentiary in Centre County making an appropriation therefore repealing certain acts and parts of acts and exempting from the operation of the act persons now under sentence of death

House Bill No. 47, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the county of Philadelphia incorporated

House Bill No. 48, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia

House Bill No. 50, entitled:

An Act amending an act entitled "An Act making it lawful for any municipality in which a corporation created and existing under and by virtue of the laws of this Commonwealth have constructed and are maintaining or may hereafter construct and maintain sewers culverts conduits and pipes with the necessary inlets and appliances for surface under surface and sewage drainage to become the owner of such sewers culverts conduits and pipes with the necessary inlets and appliances aforesaid providing the amount to be paid for the same and the manner of ascertaining such amount in case of disagreement between the municipality and the corporation owning the same" approved April nineteenth one thousand nine hundred and one by extending the provisions thereof to sewers culverts conduits and pipes with the necessary inlets and appliances owned by individuals and unincorporated associations and providing for the assessment of the costs and expenses of the property so acquired upon the properties benefited thereby or upon the proper municipality

House Bill No. 51, entitled:

An Act to repeal sections eight nine ten eleven twelve thirteen fourteen fifteen sixteen and seventeen of an act approved the twenty-sixth day of February one thousand eight hundred and fifty-three entitled "An Act authorizing the laying out of a State road from Ayr township in Fulton County to Warren township in Franklin County and relating to the collection of taxes in Franklin County"

House Bill No. 59, entitled:

An Act making an appropriation to the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 60, entitled:

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the civil war of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof

House Bill No. 61, entitled:

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second street Philadelphia

House Bill No. 62, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

House Bill No. 65, entitled:

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan School approved May twenty-seventh one thousand eight hundred and ninety-three

House Bill No. 67, entitled:

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

House Bill No. 68, entitled:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" by prohibiting and punishing certain frauds in the obtaining of certificates and extending to truant officers the enforcing of this act

House Bill No. 69, entitled:

An Act to amend an act approved the first day of May one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in bituminous coal mines and anthracite collieries or breakers by regulating the ages at which said minors may be employed their hours of employment and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" by prohibiting and punishing certain frauds in the obtaining of certificates and extending to truant officers the enforcing of this act

House Bill No. 70, entitled:

A Joint Resolution proposing an amendment to section seven article three of the Constitution of Pennsylvania so as to permit special legislation regulating labor

House Bill No. 71, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

House Bill No. 73, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane to cover deficiency in maintenance and equipment of said hospital

House Bill No. 74, entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

House Bill No. 76, entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

House Bill No. 77, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

House Bill No. 79, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania

House Bill No. 80, entitled:

An Act supplementing an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act providing for the erection by the Commonwealth of Pennsylvania of a statute in memory of General George Gordon Meade in the City of Washington and making an appropriation therefor" and making a further appropriation

House Bill No. 81, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Pennsylvania

House Bill No. 82, entitled:

An Act authorizing and regulating the employment on highways or poor farms of male prisoners in county jails and prisons and fixing penalties for violation of this act

House Bill No. 83, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

House Bill No. 84, entitled:

An Act making an appropriation to the Womans Medical College of Pennsylvania for use in the Hospital department Philadelphia

House Bill No. 85, entitled:

An Act to repeal the second section of an act approved the first day of April one thousand seven hundred ninety-seven entitled "An Act to regulate the manner of selling loaf bread and to repeal certain existing laws respecting the same"

House Bill No. 88, entitled:

An Act to amend the first section of an act entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" approved the twenty-seventh day of June one thousand eight hundred and ninety-five as amended by the act entitled "An Act to amend sections one and sixteen of an act entitled 'An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties' approved June twenty-seventh one thousand eight hundred ninety-five so as to make it apply to all counties containing one hundred and fifty thousand inhabitants and authorizing the Governor to fill vacancies" approved the eighth day of May one thousand nine hundred one by providing for the office of controller in all counties having over one hundred thousand inhabitants

House Bill No. 91, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

House Bill No. 92, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

House Bill No. 99, entitled:

An Act making an appropriation to the Gynecean Hospital in the City of Philadelphia

House Bill No. 105, entitled:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

House Bill No. 106, entitled:

An Act making an appropriation to pay the judgment obtained against the Commonwealth of Pennsylvania by W C Wolfe

House Bill No. 107, entitled:

An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or City of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

House Bill No. 112, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

House Bill No. 115, entitled:

An Act to repeal the tenth section of an act passed the twelfth day of March one thousand seven hundred eighty-nine entitled "A supplement to an act entitled 'An Act more effectually to prevent unfair practices in the packing of beef and pork for exportation and to regulate the exportation of flaxseed butter and biscuit in kegs'"

House Bill No. 116, entitled:

An Act permitting any wholesale or retail licensed liquor dealer or bottler to keep such licensed place of business open during the pendency of any application for transfer of license

House Bill No. 117, entitled:

An Act to regulate nomination and election for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

House Bill No. 118, entitled:

An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and

alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make to alter and amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

House Bill No. 124, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

House Bill No. 127, entitled:

An Act to validate certain elections held between the tenth day of April Anno Domini one thousand nine hundred five and the first day of May Anno Domini one thousand nine hundred and nine upon the question of increasing the indebtedness of counties cities boroughs townships school-districts or other incorporated districts or municipalities of this Commonwealth all bonds issued pursuant of such election and the indebtedness represented by such bonds

House Bill No. 129, entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 132, entitled:

An Act to amend an act entitled "An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth having over one hundred and fifty thousand and less than two hundred and fifty thousand inhabitants each by creating in such counties a board to be known by the name and style of Inspectors of the Jail or County Prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safe-keeping discipline and employment of prisoners and the government and management of said jails or county prisons" approved the twenty-seventh day of April Anno Domini one thousand nine hundred and nine

House Bill No. 133, entitled:

An Act making an appropriation to the Evangelical Home for the Aged in the City of Philadelphia

House Bill No. 138, entitled:

Joint Resolution making application to congress under the provisions of Article five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

House Bill No. 139, entitled:

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

House Bill No. 143, entitled:

An Act to amend section eighteen of an act approved the twenty-eighth day of April one thousand eight hundred ninety-nine entitled "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class

House Bill No. 144, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

House Bill No. 146, entitled:

An Act to amend the tenth section of an act entitled "A supplement to the law relating to defaulting public officers" approved the twenty-first day of April one thousand eight hundred and forty-six by fixing the compensation of the auditor appointed by the court to settle the accounts of public officers in each county

House Bill No. 147, entitled:

An Act to provide for the protection and preservation of the Wapiti or Elk in Pennsylvania and prescribing penalties for violation of its several provisions

House Bill No. 149, entitled:

An Act relating to extortion and attempted extortion by threats and fixing a penalty therefor

House Bill No. 150, entitled:

An Act making an appropriation to the United Zion Home Hospital and Infirmary of Lancaster county Pennsylvania

House Bill No. 154, entitled:

An Act to provide and fix fees and compensation to be received by constables in this Commonwealth for visiting places where liquors are sold or kept

House Bill No. 161, entitled:

An Act making an appropriation to the Auxilliary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

House Bill No. 162, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand eight hundred eighty-five entitled "An Act regulating the collection of taxes in the several boroughs and townships of this Commonwealth" as amended by an act approved the second day of June one thousand eight hundred and ninety-one entitled "An Act to amend section nine of an act approved the twenty-fifth day of June one thousand eight hundred and eighty-five entitled "An Act regulating the collection of taxes in the several boroughs and townships of this Commonwealth" by providing the time in which tax collectors shall pay over tax and make settlements"

House Bill No. 164, entitled:

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

House Bill No. 167, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

House Bill No. 168, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred and thirty-four entitled "An Act relative to the organization of the courts of justice"

House Bill No. 170, entitled:

An Act authorizing the Commissioner of Fisheries to sell the real estate upon which the fish hatchery at Spruce Creek Huntingdon County is located and providing for the disposition of the fund

House Bill No. 173, entitled:

An Act to validate deeds mortgages and other instruments of writing which have been defectively acknowledged by husband and wife prior to the fourth day of April one thousand nine hundred and one

House Bill No. 174, entitled:

An Act providing for the transportation to Gettysburg of State officials guests of the State and certain honorably discharged soldiers on the occasion of the celebration of the fiftieth anniversary of the Battle of Gettysburg providing for the expenses of the commission in charge of the transportation prohibiting misrepresentation in obtaining transportation fixing penalties for violation thereof and making an appropriation

House Bill No. 178, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

House Bill No. 181, entitled:

An Act to amend the second section of an act approved the fifth day of March Anno Domini one thousand nine hundred and seven entitled "An Act amending section two of the act entitled 'An Act for the relief of wives and children deserted by their husbands and fathers within this Commonwealth' approved the thirteenth day of April Anno Domini one thousand eight hundred and sixty-seven by authorizing and empowering courts to fix the allowance for the support of wives and children without limitation as to the amount thereof" by empowering courts to issue writs of attachment against the money or property belonging to or which the husband and father may be entitled to whether under what is known as spendthrift trust or otherwise.

House Bill No. 182, entitled:

An act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

House Bill No. 183, entitled:

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulat-

ing municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is hereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which providing for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

House Bill No. 185, entitled:

A Joint Resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania

House Bill No. 186, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 187, entitled:

An Act making an appropriation to the Chester County Hospital

House Bill No. 188, entitled:

An Act making an appropriation to the Curtus Home for Destitute Women and Children at Pittsburgh

House Bill No. 189, entitled:

An Act to repeal section ten of an act passed the fifth day of April Anno Domini one thousand eight hundred and forty-nine, entitled "An Act to vacate Long Lane in the county of Philadelphia in relation to promissory notes and counterfeit endorsements and for other purposes"

House Bill No. 190, entitled:

An act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh.

House Bill No. 191, entitled:

An Act making an appropriation to the Bethesda Home

House Bill No. 192, entitled:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of Passavant Hospital of Pittsburgh

House Bill No. 193, entitled:

An act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

House Bill No. 195, entitled:

An Act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violation of this act

House Bill No. 196, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

House Bill No. 197, entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the orphans' court and prescribing the duties of the clerk of orphans' court

House Bill No. 204, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

House Bill No. 205, entitled:

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

House Bill No. 206, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No. 207, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

House Bill No. 208, entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety-eighth Regiment of Pennsylvania Volunteer Infantry at the battles of Poplar Grove Church Hatches Run Lewis Farm Grevely Run Five Works and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

House Bill No. 210, entitled:

An Act to amend title and sections three and four and five and six and nine and eleven of an act entitled "An Act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exceptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" approved the third day of June one thousand nine hundred and eleven

House Bill No. 215, entitled:

A Joint Resolution extending the time for the making of the report by the commission appointed for the purpose of investigating and reporting upon a proper and safe construction of buildings within this Commonwealth

House Bill No. 216, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 218, entitled:

An Act for the protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received

House Bill No. 219, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

House Bill No. 220, entitled:

An Act making an appropriation to the Home for Aged Veterans and wives located at Sixty-fifth and Vine Streets in the city of Philadelphia

House Bill No. 221, entitled:

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment for fees or commissions earned by said officers into the county treasury

House Bill No. 224, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 229, entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

House Bill No. 230, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 235, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania

House Bill No. 236, entitled:

An Act defining mattresses regulating the making remaking and sale thereof prohibiting the use of unsanitary and unhealthy materials therein requiring that the materials used shall be accurately described and prescribing the manner in which mattresses shall be labeled providing for the enforcement of the provisions of this act making certain acts criminal and punishing the same imposing certain duties upon the Commissioner of Health and the Chief Factory Inspector and repealing legislation inconsistent with this act

House Bill No. 242, entitled:

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

House Bill No. 245, entitled:

An Act making an appropriation to the State Board of Censors of moving pictures

House Bill No. 246, entitled:

An Act making an appropriation to the Columbia Hospital located at Columbia Lancaster County Pennsylvania

House Bill No. 247, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

House Bill No. 248, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand eight hundred ninety-five entitled "An Act to honor the United States flag as the National Emblem of a free people and to protect it from domestic and foreign insult"

House Bill No. 249, entitled:

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

House Bill No. 251, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 254, entitled:

An Act to amend an act entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred ninety-three' approved the nineteenth day of April Anno Domini

one thousand eight hundred and ninety-five extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock approved May twenty-eighth one thousand nine hundred seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in any wise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business approved the twenty-third day of June Anno Domini one thousand nine hundred eleven extending the same to companies incorporated for the purpose of carrying on any kind of manufacturing business and to companies incorporated for the purpose of selling dealing in or manufacturing lumber

House Bill No. 255, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 256, entitled:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proofreading and an appropriation for printing binding and mounting the same and for paper

House Bill No. 257, entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 258, entitled:

An Act to amend an act entitled "An Act to authorize the recorder of deeds in the several counties of this Commonwealth to record the discharges of all honorably discharged officers and soldiers" approved the eighth day of April one thousand eight hundred and sixty-eight by requiring the recorder of deeds to record free of charge the discharges of all honorably discharged soldiers sailors and marines resident in this Commonwealth who were enlisted and mustered into the army navy or marine corps of the United States

House Bill No. 259, entitled:

An Act to amend an act approved the twelfth day of May one thousand nine hundred and eleven entitled "An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of over two hundred thousand and under one million and to provide the time of paying the same

House Bill No. 260, entitled:

An Act making valid the bonds or other obligations issued prior to the first day of January one thousand nine hundred and thirteen by counties cities boroughs townships school districts and other municipalities or incorporated districts not in excess of two per centum of the assessed valuation of taxable property in the respective county city borough township school district or incorporated district in all cases where there has been a failure to file in the office of the Clerk of the Court of Quarter Sessions of the proper county the statement required by the act entitled "An Act to amend section two of an act entitled 'An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four abolishing the restriction that the tax levy to pay municipal indebtedness shall be equal to eight per centum of the amount of such increased debt and providing for the method of assessing and levying a tax for the payment of the principal and interest when the bonds become due and the form of statement to be filed" approved the thirteenth day of April one thousand eight hundred and ninety-seven and designating the time when said statement must be filed

House Bill No. 261, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna Avenue Philadelphia Pennsylvania

House Bill No. 264, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State pupils and also a special appropriation for one deaf dumb and blind pupil

House Bill No. 266, entitled:

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

House Bill No. 267, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital in the city of Philadelphia

House Bill No. 269, entitled:

An Act making an appropriation to the Western Institution for the Instruction of the Deaf and Dumb

House Bill No. 270, entitled:

An Act to authorize and empower the courts of common pleas of this Commonwealth to fix by rule or standing order the return day of all writs of execution and final process

House Bill No. 271, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county in this Commonwealth having a population of not less than five hundred thousand' approved the thirtieth day of May Anno Domini one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries" approved the first day of June Anno Domini one thousand nine hundred and eleven by further changing the limit of population of such counties

House Bill No. 272, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 277, entitled:

An Act to prohibit the making or dissemination of false or misleading statements or assertions concerning any merchandise securities or services and providing penalties for the violation thereof

House Bill No. 278, entitled:

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "mine fire" within the limits of the City of Carbondale Lackawanna county providing how such expenditures shall be made how the Commonwealth shall be repaid and authorizing the condemnation destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the County of Lackawanna

House Bill No. 279, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 280, entitled:

An Act regulating the reading of the Holy Bible in the public schools of this Commonwealth

House Bill No. 281, entitled:

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

House Bill No. 282, entitled:

An Act making an appropriation to the Mid-Valley Hospital

House Bill No. 283, entitled:

An Act making an appropriation to the Avery College Trade School of the North Side Pittsburgh Pennsylvania

House Bill No. 284, entitled:

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 285, entitled:

An Act providing for the appointment and qualifications of instructors and demonstrators in agriculture and making an appropriation for the same

House Bill No. 289, entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 290, entitled:

An Act authorizing Robert Stewart a citizen of Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

House Bill No. 292, entitled:

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

House Bill No. 294, entitled:

An Act to amend an act approved the tenth day of May one thousand nine hundred nine entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole"

House Bill No. 296, entitled:

An Act authorizing and empowering the county commissioners and the county solicitor and the chief clerk of said commissioners of each county to organize themselves into a State association for the purpose of holding annual meetings and providing for the payment of the expenses thereof

House Bill No. 297, entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

House Bill No. 298, entitled:

An Act authorizing the appointment of a Commission to consider the revision and amendment of the Penal Laws of the State so as to provide for the employment of all inmates of all Penal Institutions to provide for compensation for their labor and to devise a system whereby the results of such labor shall be utilized in the Penal and Charitable Institutions of the State and making an appropriation to the expenses of said Commission

House Bill No. 300, entitled:

An Act to amend an act approved the fifteenth day of March one thousand nine hundred and eleven entitled "An Act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf"

House Bill No. 301, entitled:

An Act to amend an act approved the seventh day of May one thousand nine hundred and seven entitled "An Act authorizing and requiring the county auditors in the several counties of this Commonwealth to publish their annual report of the accounts of the several officers whose accounts it is the duty of said county auditors to examine and settle providing the manner of publication of said auditors' report and providing for the payment of publication of said auditors' report by said county thereof"

House Bill No. 308, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill County Pennsylvania

House Bill No. 309, entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 312, entitled:

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna County

House Bill No. 313, entitled:

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

House Bill No. 315, entitled:

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

House Bill No. 316, entitled:

An Act making an appropriation to the Florence Crittenden Mission of the city of Williamsport Lycoming County Pennsylvania

House Bill No. 319, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

House Bill No. 320, entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

House Bill No. 321, entitled:

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase money of vacant land

House Bill No. 332, entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

House Bill No. 333, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

House Bill No. 334, entitled:

An Act making an appropriation to the West Side Hospital Associations of the City of Scranton

House Bill No. 335, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 339, entitled:

An Act for carrying into effect the provisions of a concurrent resolution approved by the Governor the twentieth day of June one thousand nine hundred and eleven making an appropriation therefor

House Bill No. 342, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland County Pennsylvania

House Bill No. 343, entitled:

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

House Bill No. 346, entitled:

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

House Bill No. 349, entitled:

An Act making an appropriation to Saint Joseph's Proctectory Norristown Pennsylvania

House Bill No. 305, entitled:

An Act providing for the return of taxes on seated lands in boroughs incorporated towns and townships for county borough town or township taxes respectively and providing for the sale of such lands for taxes

House Bill No. 310, entitled:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

House Bill No. 318, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 329, entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

House Bill No. 348, entitled:

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School-ship located at the port of Philadelphia

House Bill No. 352, entitled:

An Act to amend sections three and four of an act approved the eighth day of June one thousand eight hundred and ninety-three entitled "An Act realting to husband and wife enlarging her capacity to acquire and dispose of property to sue and be sued and to make last will and enabling them to sue and testify against each other in certain cases" by providing that they may sue each other and testify against each other in certain cases

House Bill No. 353, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

House Bill No. 354, entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing a penalty for violation thereof

House Bill No. 356, entitled:

An Act to provide for necessary medical attention to indigent persons who may be assumed to be in danger of suffering from hydrophobia or rabies after having been bitten by any animal believed to be suffering therefrom repealing all prior acts relating hereto and providing for payment of expenses for such treatment heretofore incurred in good faith

House Bill No. 357, entitled:

An Act to amend section one of an act approved the twenty-first day of May one thousand nine hundred and one entitled "An Act creating and defining the offence of disorderly conduct by persons on railroad and railway cars public or private parks and picnic grounds kept for the amusement of the public in this Commonwealth and fixing the penalties for the commission of such offence" and imposing duties on conductors

House Bill No. 358, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 359, entitled:

An Act making an appropriation to the Historical Society of Western Pennsylvania

House Bill No. 360, entitled:

An Act making an appropriation to the Improvement Children's Home of the City of Pittsburgh

House Bill No. 361, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 363, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 364, entitled:

An Act regulating the storage and sale of linseed oil and compounds and imitations thereof fixing standards for raw and boiled linseed oil providing penalties for violations thereof providing for the enforcement of this act and expenses thereof providing for examination of samples of linseed oil and repealing an act approved the twenty-third day of April one thousand nine hundred and one entitled "An Act to prevent the adulteration of and deception in the sale of linseed oil or flaxseed oil" and the act approved the twenty-second day of April one thousand nine hundred and five entitled "An Act supplemental to an act entitled 'An Act to prevent the adulteration of and deception in the sale of linseed or flaxseed oil' approved the twenty-third day of April Anno Domini one thousand nine hundred and one"

House Bill No. 367, entitled:

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford county Pennsylvania

House Bill No. 370, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

House Bill No. 374, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

House Bill No. 381, entitled:

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks county Pennsylvania

House Bill No. 382, entitled:

An Act making an appropriation for the purchase of the Robarts mineral collection for the Pennsylvania State Museum

House Bill No. 385, entitled:

An Act making an appropriation to the West Mountain Sanitorium of Scranton Pennsylvania

House Bill No. 386, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania Pittsburgh Pennsylvania

House Bill No. 389, entitled:

An Act to amend an act approved the ninth day of June one thousand nine hundred and eleven entitled "An Act relating to private sales of real estate ordered decreed or approved by the orphans' courts and providing a method of giving notice of such sales and validating such private sales of real estate heretofore made under the authority of the orphans' courts for the payment of debts"

House Bill No. 394, entitled:

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

House Bill No. 398, entitled:

An Act to regulate the reopening by physicians to the State Registrar of Vital Statistics of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

House Bill No. 401, entitled:

A joint resolution proposing an amendment to section twenty-one of article three of the Constitution of Pennsylvania

House Bill No. 402, entitled:

An Act regulating policies of insurance against liability arising under article two of the Workmen's Compensation Law of one thousand nine hundred and thirteen

House Bill No. 403, entitled:

An Act to provide for the incorporation and regulation of Employers' Mutual Liability Insurance Association

House Bill No. 404, entitled:

An Act requiring employers to make report to the Bureau of Industrial Statistics of accidents to employees and prescribing a penalty for non-compliance therewith

House Bill No. 405, entitled:

An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents to study advanced methods for safeguarding against the same to inquire into the subject of fair compensation for those injured or killed as a result thereof and to study the operation and effect of the Workmen's Compensation Law of one thousand nine hundred and thirteen and making an appropriation for the expenses of said commission

House Bill No. 406, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

House Bill No. 407, entitled:

An Act making an appropriation to the Ohio Valley General Hospital McKees Rocks Allegheny county Pennsylvania

House Bill No. 408, entitled:

An Act regulating the mining out and removing of the coal and other minerals and support underlying and beneath the surface of the several streets avenues thoroughfares courts alleys places and public highways within the limits of the several municipal corporations within the anthracite coal fields of this Commonwealth and authorizing the creation of a Bureau of Mine Inspection and Surface Support by any municipal corporation and giving such Bureau jurisdiction and providing for the filing of certain maps and plans and providing a penalty for violation thereof

House Bill No. 409, entitled:

An Act providing for the establishment and maintenance of boards of health in boroughs and townships of the first class and defining their powers and duties providing for the appointment of members of such boards of health by the president of the borough councils or by the chairman of the board of commissioners of such townships providing that the Commissioner of Health may take charge of the administration of health laws in any borough or township of the first class when conditions therein in his opinion constitute a menace to the lives or health of the people living outside the corporate limits of such borough or township of the first class or when it may be known to him that such borough or township of the first class is without an existing or efficient board of health and providing the manner in which the expenses of boards of health or of the Commissioner of Health incurred in administering health laws in any borough or township of the first class shall be paid

House Bill No. 410, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 412, entitled:

An Act making an appropriation to Fannie C. Spire's amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

House Bill No. 413, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 415, entitled:

An Act authorizing and directing the State Treasurer to refund to the Amber Amusement Company the amount illegally demanded and collected as a State license fee from it as proprietor of a moving picture place in the State of Pennsylvania

House Bill No. 416, entitled:

An Act to prevent occupational diseases and to provide for the health of employees exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical examinations and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof

House Bill No. 418, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

House Bill No. 420, entitled:

An Act making an appropriation to cover a deficiency in the item in the general appropriation act of the fourteenth day of June Anno Domini one thousand nine hundred and eleven (Appropriation Acts page two hundred and fifty-nine) making an appropriation to pay the tuition of students in State normal schools

House Bill No. 421, entitled:

An Act to amend the thirteenth section of an act approved the twenty-ninth day of March Anno Domini one thousand eight hundred and five and making the sum of four dollars taxed as costs for every verdict taken in any civil action payable to the prothonotary instead of to the sheriff

House Bill No. 423, entitled:

An Act regulating the placing of earth or any other material in any creek within this Commonwealth and providing a penalty for the violation of this act

House Bill No. 425, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

House Bill No. 426, entitled:

An Act relating to actions for divorce

House Bill No. 428, entitled:

An Act making an appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill county Pennsylvania

House Bill No. 431, entitled:

An Act making an appropriation to the Bradford Hospital of the City of Bradford

House Bill No. 438, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act requiring foundries to be provided with toilet room and water closet regulating same and providing a penalty for violation thereof"

House Bill No. 439, entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

House Bill No. 440, entitled:

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

House Bill No. 441, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Mercer County Pennsylvania

House Bill No. 442, entitled:

An Act amending section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenues and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring the free education in the public schools of children who are inmates of institutions for the care or training of orphans or other children

House Bill No. 443, entitled:

An Act fixing the number and salaries of clerks and other employees in the Auditor General's Department

House Bill No. 444, entitled:

An Act making an appropriation to the Charity Hospital of the City of Philadelphia

House Bill No. 445, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

House Bill No. 446, entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

House Bill No. 447, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 451, entitled:

An Act creating a reward or bounty for the destruction of certain noxious animals and birds killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

House Bill No. 452, entitled:

An Act to repeal section two thousand eight hundred and six of the act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 454, entitled:

An Act providing for the amendment or alteration of charters of corporations having toll bridges across any rivers or streams in this Commonwealth whose travel by horses wagons et cetera has been diverted or taken away by the erection of free public bridges so that it may not be obligatory upon said companies to maintain their bridges or such travel

House Bill No. 456, entitled:

An Act directing the Legislative Reference Bureau to prepare a compilation or digest of the existing general laws of this Commonwealth fixing the powers and duties of the bureau therein fixing the compensation of the assistant director and making an appropriation therefor

House Bill No. 458, entitled:

An Act making an appropriation to the Corry Hospital of the City of Corry Pennsylvania

House Bill No. 459, entitled:

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

House Bill No. 460, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

House Bill No. 464, entitled:

An Act amending section one of an act entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" approved the third day of May Anno Domini one thousand nine hundred and nine by limiting the application of the act to tenement houses apartments and flats to those occupied by ten or more persons

House Bill No. 465, entitled:

An Act requiring a license for conducting any business the whole or greater part of which shall consist of the sale of goods which shall be held forth represented or advertised to be goods of or obtained from the estate of any bankrupt or goods of or obtained from an assignee or a person firm or corporation about to go out of business or goods to have been damaged in any way and regulating such license and fixing a penalty for violation of this act

House Bill No. 466, entitled:

An Act to amend the title the first section the second section and the third section of an act of Assembly entitled "An Act relating to the settlement and audit of the accounts of all officers elected or appointed of boroughs townships poor districts and school districts prescribing the time for such settlement and audits for the matters to be contained in the report of settlement and audit for the filing of said report in the office of the clerk of quarter sessions and for appeals to the court of common pleas and superior and supreme courts" approved the ninth day of June one thousand nine hundred and eleven by repealing so much thereof as applies to school districts

House Bill No. 467, entitled:

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

House Bill No. 468, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Erie County Pennsylvania

House Bill No. 469, entitled:

An Act making an appropriation to the Florence Crittenden Mission of Scranton Pennsylvania

House Bill No. 470, entitled:

An Act authorizing the trustees of the Cottage State Hospital located at Connellsville Pennsylvania to dedicate to public use a certain triangular piece of land upon which shall be opened a public street immediately adjoining property of the institution

House Bill No. 471, entitled:

An Act authorizing the Board of County Commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties

House Bill No. 474, entitled:

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette County Pennsylvania

House Bill No. 475, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 476, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Erie County Pennsylvania

House Bill No. 477, entitled:

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

House Bill No. 480, entitled:

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

House Bill No. 481, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County

House Bill No. 483, entitled:

"An Act to amend an act approved the thirtieth day of April one thousand eight hundred sixty-four entitled 'An Act imposing additional taxes for State purposes and to abolish the revenue board' as hitherto amended by providing for the return by the State Treasurer of seventy-five per centum of certain State taxes to the respective county city borough school district or incorporated district where collected"

House Bill No. 484, entitled:

An Act making an appropriation to the Trustees of the Cottage State Hospital at Connellsville Fayette county Pennsylvania

House Bill No. 485, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

House Bill No. 486, entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

House Bill No. 487, entitled:

An Act making an appropriation to the Franklin City Hospital

House Bill No. 488, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

House Bill No. 489, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

House Bill No. 491, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

House Bill No. 492, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

House Bill No. 493, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics at Rochester Beaver county Pennsylvania

House Bill No. 494, entitled:

An Act making an appropriation to the Saint Timothy's Memorial Hospital and House of Mercy Roxborough

House Bill No. 498, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill county Pennsylvania

House Bill No. 505, entitled:

An Act to amend an act approved the twenty-sixth day of May one thousand eight hundred ninety-seven entitled "An Act in relation to officers taking illegal fees and providing a penalty therefor"

House Bill No. 506, entitled:

An Act making an appropriation to the Christian Home of Johnstown, Pennsylvania

House Bill No. 510, entitled:

An Act to provide for the better protection and preservation of game quadrupeds and game-birds in Pennsylvania and prescribing penalties for violation of its several provisions

House Bill No. 512, entitled:

An Act making it a misdemeanor to make or use a false statement or statements in writing for the purpose of obtaining property money credit or the extension of credit and providing penalties for the violation thereof

House Bill No. 513, entitled:

An Act making an appropriation to the Brelsford Packing and Storage Company and Evans Burtnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant General of Pennsylvania under direction from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirteenth one thousand nine hundred and eleven

House Bill No. 518, entitled:

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana county Pennsylvania

House Bill No. 519, entitled:

An Act to change and fix the terms of managers of the poor and auditors authorized to audit settle and adjust accounts of said managers of the poor in incorporated poor districts where the number of said managers and auditors respectively is nine and said managers and auditors are required to be elected in blocks of three fixing the times when the terms of present managers and auditors shall expire their successors be elected and assume office

House Bill No. 520, entitled:

An Act to amend an act approved the first day of May one thousand nine hundred and nine entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions

House Bill No. 522, entitled:

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

House Bill No. 524, entitled:

An Act making an appropriation for the Trustees of the State Hospital for injured persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 525, entitled:

An Act to amend section eight of an act entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions" approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven

House Bill No. 526, entitled:

An Act making an appropriation for the erection of monument in memory of the soldiers of the Revolutionary War of Captain Philips' Company of Colonel Piper's Regiment murdered by Indians near Sexton in Bedford county Sunday July sixteen one thousand seven hundred eighty

House Bill No. 528, entitled:

An Act making an appropriation to the National Farm School at Doylestown

House Bill No. 529, entitled:

An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of two years beginning June first one thousand nine hundred and eleven and ending May thirty-first one thousand nine hundred and thirteen

House Bill No. 531, entitled:

An Act amending the sixth section of an act approved the twenty-eighth day of April one thousand eight hundred and ninety-two entitled "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class

House Bill No. 532, entitled:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

House Bill No. 535, entitled:

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette county Pennsylvania

House Bill No. 536, entitled:

An Act authorizing the Commissioners of any township of the first class of this Commonwealth to grade pave curb macadamize or otherwise improve any street lane or alley or part thereof in the said townships and to construct sewers and providing for the ascertainment levy assessment and collection of the costs damages and expenses thereof upon and from the property benefitted and requiring maps or plots of streets or alleys in townships of the first class to be approved by the commissioners of said townships before recording the same

House Bill No. 538, entitled:

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping grounds for three separate brigade encampments either or all and providing for the care and preparation of same said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing for the method of payment of land purchased

House Bill No. 540, entitled:

An Act authorizing townships of the first class to lay sewers in and under county and State highways and providing for the ascertainment levy and collection of the costs and expenses thereof

House Bill No. 541, entitled:

An Act making an appropriation to the Western Pennsylvania Humane Society

House Bill No. 546, entitled:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

House Bill No. 547, entitled:

A joint resolution requiring the construction of an adequate fish way in the dam constructed across the Susquehanna River by the McCall's Ferry Power Company now the Pennsylvania Water and Power Company at McCall's Ferry providing how and when and by whom such fishway shall be constructed and providing penalties for failure to comply with the terms of this resolution

House Bill No. 548, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 549, entitled:

An Act making an appropriation to the St. Joseph's Protectory for Homeless Boys of Pittsburgh Pennsylvania

House Bill No. 550, entitled:

An Act making an appropriation for the Irene Kaufman Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

House Bill No. 556, entitled:

An Act providing for the compensation by the proper county of licensed physicians for certain reports and certificates required to be furnished to the State Department of Health and fixing the duties of the respective county treasurers and of the Commissioner of Health

House Bill No. 557, entitled:

An Act to classify certain surface lands as auxiliary forest reserves to prescribe the terms and conditions for their continuance in said classification or their withdrawal therefrom and to provide for the expenses attendant thereon

House Bill No. 558, entitled:

An Act to provide for the assessment and taxation of Auxiliary Forest Reserves and the collection distribution and use of the taxes collected therefrom

House Bill No. 559, entitled:

An Act providing a fixed charge on land classified as auxiliary forest reserves and the distribution of the fund thus set aside for school and road purposes

House Bill No. 560, entitled:

An Act making an appropriation of fifty thousand dollars for the Sewickley Valley Hospital Association of Sewickley Allegheny county Pennsylvania

House Bill No. 561, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

House Bill No. 562, entitled:

An Act to fix the salaries of the clerks of the State Department in the office of the County Treasurer of any county of this Commonwealth having a population of one million or over

House Bill No. 564, entitled:

A joint resolution directing the publication of the pamphlet containing the game fish and forestry laws

House Bill No. 566, entitled:

An Act giving to all owners or tenants of land property or material abutting on or through which pass roads streets lanes or alleys injured by the laying out opening widening vacating extending or grading of said roads streets lanes or alleys or the changing of grades and lines thereof by cities counties boroughs or townships within this Commonwealth the construction and the vacating by said cities counties boroughs or townships of bridges and the piers abutments approaches embankments slopes or causeways therefor or leading thereto which abut on or pass through or along said lands property or material and the construction by said cities counties boroughs or townships of sewers in or upon along or through said lands property or material the right to damages for said injuries directing all juries of view appointed or that shall hereafter be appointed under existing laws for assessing damages or benefits for taking using occupying or injuring lands property or material to assess said damages if any against said cities counties boroughs or townships as the case may be and the benefits if any in connection therewith granting the right of appeal to the proper Court of Common Pleas from the report of said juries and the trial by jury in said Court of Common Pleas and the right to file exceptions to said report and the right of appeal to the Superior Court or Supreme Court after disposal of exceptions or verdict and final judgment and providing that this act shall apply to all existing and future proceedings

House Bill No. 567, entitled:

An Act making an appropriation to the State Normal Schools of the Commonwealth

House Bill No. 568, entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

House Bill No. 569, entitled:

An Act to ascertain and appoint the fees to be received by the several clerks of the court of oyer and terminer general jail delivery and quarter sessions of the peace of this Commonwealth in counties having a population of over one million

House Bill No. 570, entitled:

An Act requiring any individual firm or corporation mining anthracite coal in this Commonwealth where coal is mined and paid for by the car to keep a record of all coal mined at the miners chutes where said coal is loaded in cars providing that said record shall be the final basis in computing the miners' earnings per car without any deduction for any slate or refuse that may be loaded in said car or cars in the usual and natural course of mining coal providing further that said record shall be open for the inspection of all miners and providing penalties for failure to comply with the provisions of this act

House Bill No. 577, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 579, entitled:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 580, entitled:

An Act to amend an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violations thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred and seven as amended by an act entitled "An Act to amend the fifteenth section of an act approved the eighth day of June Anno Domini one thousand nine hundred and seven entitled 'A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes' by fixing the number of jury at three" approved the twenty-seventh day of April Anno Domini one thousand nine hundred and eleven

House Bill No. 583, entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna County Pennsylvania

House Bill No. 584, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

House Bill No. 585, entitled:

An Act to amend the first section of an act approved the twenty-fifth day of April one thousand nine hundred and seven Pamphlet Laws one hundred and three entitled "A supplement to the act of April third eighteen hundred and fifty-one entitled 'An Act regulating boroughs' providing for the election of a borough solicitor fixing the term of office and prescribing his duties and authorizing the town council to fix his compensation" so as to include all boroughs and by changing the length of the term and the time of the election of borough solicitors and extending the term of the borough solicitors holding office under the act of April twenty-fifth nineteen hundred and seven and providing for the furnishing of a bond by a trust or bonding company

House Bill No. 586, entitled:

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

House Bill No. 587, entitled:

An Act to amend section one of the act of March thirtieth one thousand nine hundred and eleven (Pamphlet Laws twenty-eight) entitled "An Act to provide for the payment by the proper county of witnesses committed and held in default of bail to appear and testify on behalf of the Commonwealth"

House Bill No. 593, entitled:

An Act relating to contracts of insurance relief benefit of indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

House Bill No. 595, entitled:

An Act making an appropriation to cover a deficiency caused by insufficient appropriation to carry out the purposes of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

House Bill No. 599, entitled:

An Act making an appropriation to the Monongahela Memorial Hospital Association of Monogahela City Pennsylvania

House Bill No. 600, entitled:

An Act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation

House Bill No. 601, entitled:

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna county Pennsylvania

House Bill No. 603, entitled:

An Act making an appropriation to the Trustees of the Coatesville Hospital Coatesville Chester county Pennsylvania

House Bill No. 605, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

House Bill No. 606, entitled:

An Act making an appropriation to the Philadelphia Museums

House Bill No. 607, entitled:

An Act making an appropriation to refund to the Standard Distilling Company of Mount Pleasant Westmoreland county Pennsylvania the sum of eight hundred and ninety-five and fifty one hundredths dollars inadvertently and erroneously paid by it under protest into the State Treasury for a distillers license for a distillery heretofore and now known as the Standard Distilling Company

House Bill No. 614, entitled:

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 616, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 623, entitled:

An Act making an appropriation for the providing erection completion of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be erected completed managed and cared for under the direction of the Armory Board of the State of Pennsylvania also an appropriation for the management and care of armories erected completed or provided and to be erected completed or provided for the two fiscal years beginning June first one thousand nine hundred and thirteen necessary repairs and contingent expenses in maintenance of armories premiums on fire insurance and title insurance advertisement for bids actual traveling expenses of members of the Armory Board of the State of Pennsylvania clerical and general expenses of Board and inspection expenses

House Bill No. 624, entitled:

An Act to amend section one of an act approved the third day of May Anno Domini one thousand nine hundred and nine entitled "An Act authorizing townships of the first class and boroughs of this Commonwealth to acquire by taking and appropriating under right of eminent domain and by gift devise purchase lease and otherwise private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds requiring consent of the qualified electors to such acquiring in certain cases and providing the procedure for obtaining such consent authorizing the said townships and boroughs to improve maintain and regulate such parks parkways and playgrounds and providing for the manner of securing ascertaining determining awarding and paying compensation and damages where property is taken used and appropriated for the said purposes" by changing the limitation of the amount of money which such township or borough in the exercise of the authority granted by said act shall within any period of three years obligate itself to pay without the consent of a majority of the qualified electors

House Bill No. 625, entitled:

An Act making an appropriation to Saint Vincent's Home Philadelphia

House Bill No. 626, entitled:

An Act making an appropriation to the House of Good Shepherd Philadelphia

House Bill No. 627, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

House Bill No. 628, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia

House Bill No. 629, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

House Bill No. 630, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

House Bill No. 631, entitled:

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania

House Bill No. 632, entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia

House Bill No. 633, entitled:

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

House Bill No. 634, entitled:

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

House Bill No. 635, entitled:

An Act to exempt certain buildings from the provisions relating to fire towers and outside fire escapes of the following acts of Assembly the act approved the eleventh day of June one thousand eight hundred and seventy-nine entitled "An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings" as amended by an act approved the third day of June one thousand eight hundred and eighty-five entitled "An Act to amend an act entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine" and as further amended by an act approved the twelfth day of July one thousand eight hundred and ninety-seven entitled "An Act to amend section one of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five entitled 'An Act to amend an act entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine' extending the provisions thereof to buildings used in whole or in part for offices not of fire proof construction" also the act approved the seventh day of June one thousand eight hundred and ninety-five entitled "A supplement to an act entitled 'An Act amending section one of article three of an act entitled 'An Act for the better government of cities of the first class in this Commonwealth' approved the first day of June Anno Domini one thousand eight hundred and eighty-five regulating the construction maintenance and inspection of buildings' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three regulating the construction alteration and ventilation of tenement houses and providing for the safety of the inhabitants thereof and providing penalties for the violation of the same" also the act approved the twenty-fifth day of April one thousand nine hundred and three entitled "An Act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

House Bill No. 637, entitled:

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

House Bill No. 640, entitled:

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the pay-

ment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars (\$500,000) dollars or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania should such armory building be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

House Bill No. 642, entitled:

An Act to authorize the board of commissioners of every townships of the first class to establish lights upon State highways and turnpike roads in such townships

House Bill No. 644, entitled:

An Act to provide for the better protection of the lives bodies and health of new born children and parturient women throughout the Commonwealth by regulating the practice of midwifery as performed by midwives in the State of Pennsylvania and to provide that the Bureau of Medical Education and Licensure of the State of Pennsylvania shall enforce the provisions of this act making an appropriation therefor and providing certain penalties for the violation of the provisions thereof and repealing all acts and parts of acts incompatible herewith

House Bill No. 645, entitled:

An Act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of Assembly relating thereto and providing penalties for violation of this act

House Bill No. 646, entitled:

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton county Pennsylvania

House Bill No. 647, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women

House Bill No. 652, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

House Bill No. 654, entitled:

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon Street Philadelphia Pennsylvania

House Bill No. 655, entitled:

An Act defining vocational education providing for the establishment and regulation of vocational schools and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof by the State

House Bill No. 656, entitled:

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

House Bill No. 657, entitled:

An Act to repeal an act entitled "A supplement to the act entitled 'An Act for preventing clandestine marriages'" approved the fourteenth day of February Anno Domini one thousand seven hundred thirty

House Bill No. 658, entitled:

An Act to repeal an act entitled "An Act for the preventing of clandestine marriages" passed at the session of the General Assembly ending October twenty-eighth one thousand seven hundred and one (one Smith's Laws twenty-one)

House Bill No. 659, entitled:

An Act making an appropriation to the De Paul Institute of Scott township Allegheny county Pennsylvania

House Bill No. 660, entitled:

An Act making an appropriation to the Boys Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

House Bill No. 661, entitled:

An Act making an appropriation to the Braddock General Hospital of the borough of Braddock Pennsylvania

House Bill No. 662, entitled:

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

House Bill No. 663, entitled:

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia Pennsylvania

House Bill No. 664, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 665, entitled:

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

House Bill No. 668, entitled:

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

House Bill No. 673, entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

House Bill No. 674, entitled:

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor

House Bill No. 675, entitled:

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

House Bill No. 676, entitled:

An Act making an appropriation to the trustees of Temple University

House Bill No. 681, entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

House Bill No. 685, entitled:

An Act making an appropriation for the Cottage State Hospital Phillipsburg Centre county Pennsylvania

House Bill No. 682, entitled:

An Act authorizing the sale for the best price obtainable by the county commissioners in the several counties of the Commonwealth of lands heretofore or hereafter purchased by said counties at sheriff's sales under judgments obtained on tax claims

House Bill No. 683, entitled:

An Act to provide for the health and safety of persons and for the protection and preservation of property where the coal rock earth or other minerals or materials underlying and beneath the surface of said property within the anthracite coal fields of this Commonwealth has been or is being removed and fixing the time when limitation of actions for damages begin to run and providing a penalty for violation thereof

House Bill No. 686, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

House Bill No. 694, entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 695, entitled:

An Act making an appropriation to the State Highway Department to cover a deficiency in the Automobile Division

House Bill No. 696, entitled:

An Act providing and requiring standard provisions in policies of health or accident or health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act

House Bill No. 697, entitled:

An Act authorizing and regulating certain classes of indemnity reciprocal or inter-insurance contracts empowering corporations to make such contracts regulating process in suits on such contracts fixing certain fees and providing penalties for any violation of this act

House Bill No. 700, entitled:

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

House Bill No. 701, entitled:

An Act establishing a commission of water works in boroughs and incorporated towns of this Commonwealth providing for the appointment of commissioners of water works and prescribing their powers and duties

House Bill No. 702, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

House Bill No. 706, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

House Bill No. 707, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home at Brookville Jefferson county Pennsylvania

House Bill No. 708, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria county

House Bill No. 710, entitled:

An Act making an appropriation to the Hahnemann Hospital of Scranton Pennsylvania

House Bill No. 711, entitled:

An Act relating to the management of the Eastern State Penitentiary

House Bill No. 712, entitled:

An Act making an appropriation to the Armstrong county General Hospital

House Bill No. 713, entitled:

An Act making an appropriation to the Kittanning General Hospital

House Bill No. 714, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 715, entitled:

An Act making an appropriation to the Grove City Hospital at Grove City Pennsylvania

House Bill No. 717, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Columbia county Pennsylvania

House Bill No. 718, entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Rafti Hospital) located at Bloomsburg Pennsylvania

House Bill No. 720, entitled:

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stony Creek

House Bill No. 722, entitled:

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

House Bill No. 723, entitled:

An Act to authorize the printing of twenty-five thousand copies bulletin number two hundred and nineteen entitled "Increasing the Winter Yield of Eggs" issued by the Department of Agriculture and making an appropriation therefor

House Bill No. 724, entitled:

An Act making an appropriation to the DuBois Hospital Pennsylvania

House Bill No. 728, entitled:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

House Bill No. 729, entitled:

A further supplement to an act entitled "An Act to accept the grant of public lands by the United States for the endowment of agricultural colleges approved April first one thousand eight hundred and sixty-three and making an appropriation for carrying the same into effect

House Bill No. 730, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

House Bill No. 735, entitled:

An Act to amend an act entitled "An Act to authorize incorporated cemetery or burial association to purchase other grounds and to sell and convey in fee simple such portions of their lands not used or conveyed by them for burial purposes or which may have been reconveyed to them" approved the twenty-sixth day of May Anno Domini one thousand eight hundred and ninety-one with its amendments providing for and authorizing the several courts of quarter sessions of the several counties of this Commonwealth upon petition of the managers officers and other persons to make orders and decrees for the removal of all bodies interred in such burial grounds or cemeteries belonging to any incorporated or unincorporated church cemetery or burial association and to provide for the purchase of new lots the cost of the removal of such bodies and compensation to the owners of the lot or lots therein and the sale of the ground

House Bill No. 736, entitled:

An Act to amend an act approved the eleventh day of May one thousand nine hundred and one entitled "An Act relative to the purchase of a law library in counties of this Commonwealth having a population of less than one hundred and fifty thousand inhabitants and authorizing one-half of the fines and forfeitures to which said counties would under existing laws be entitled to be expended for the purchase and support of said library" as amended

House Bill No. 742, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 745, entitled:

An Act authorizing the creation division and consolidation of wards and a reappointment of all wards in cities of the third class providing a method therefor and fixing the minimum number of inhabitants in each ward

House Bill No. 746, entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny County Pennsylvania

House Bill No. 747, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

House Bill No. 748, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny county Pennsylvania

House Bill No. 749, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

House Bill No. 750, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen street

House Bill No. 751, entitled:

An Act to provide for the appointment of janitors in and for the various courts of counties having a population of one million two hundred thousand and over and for the compensation and payment thereof

House Bill No. 754, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

House Bill No. 755, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 756, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 757, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

House Bill No. 759, entitled:

An Act relating to the costs of prosecution in misdemeanors where the defendant is or has been acquitted by petit jury and the prosecutor or defendant or both are directed by said jury to pay the costs and either or both depart the jurisdiction before sentence of the court and providing for the sentencing of either or both in their absence

House Bill No. 761, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield county Pennsylvania

House Bill No. 762, entitled:

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia

House Bill No. 763, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 765, entitled:

An Act making an appropriation to the Bellefonte Hospital Corporation

House Bill No. 767, entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

House Bill No. 768, entitled:

An act to change and fix the terms of directors of the poor and auditors authorized to audit and settle and adjust accounts of said directors of the poor in incorporated poor districts where the number of said directors is eight said directors are required to be elected in blocks of four each year fixing the time when the terms of such directors and auditors shall expire their successors be elected and assume office

House Bill No. 769, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

House Bill No. 770, entitled:

An Act making an appropriation to the Florence Crittendon Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

House Bill No. 774, entitled:

An Act to repeal an act approved the fourth day of March one thousand nine hundred and eleven entitled "An Act to cede jurisdiction to the United States over the Hanover Public Road in the County of Adams leading to the scene of the cavalry fight"

House Bill No. 779, entitled:

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

House Bill No. 780, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

House Bill No. 781, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 782, entitled:

An Act making an appropriation to carry out for the two fiscal years beginning June first one thousand nine hundred and thirteen the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

House Bill No. 784, entitled:

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons at Mercer Pennsylvania

House Bill No. 785, entitled:

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster at Lancaster Pennsylvania

House Bill No. 786, entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

House Bill No. 787, entitled:

An Act to amend an act entitled "An Act to amend section one of an act entitled 'An Act to provide that municipal corporations shall not be required to file affidavits of defense in actions of assumpsit' approved the twenty-sixth day of April Anno Domini one thousand eight hundred ninety-three providing for the making and filing of an affidavit of the amount admitted to be due by such municipal corporations in any such actions and authorizing the plaintiff or plaintiffs therein to take judgments for the amount so admitted to be due" approved the third day of May Anno Domini one thousand nine hundred nine

House Bill No. 788, entitled:

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania

House Bill No. 790, entitled:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof

House Bill No. 791, entitled:

An Act providing for and regulating appeals when county auditors have surcharged a county officer and such surcharge has not been allowed by the court

House Bill No. 794, entitled:

An Act making it unlawful for any person firm or corporation to use the word consul or consulate or the coat of arms of a foreign country for exhibition display or advertising purposes and providing a penalty therefor

House Bill No. 798, entitled:

An Act making an appropriation to Dowington Industrial and Agricultural School

House Bill No. 799, entitled:

An Act authorizing persons copartnerships associations and corporations to lend money and to charge and receive a higher rate of interest than six per centum per annum providing for licenses for the same imposing conditions and regulations fixing rates of interest and charges giving to the court of quarter sessions supervision of the same regulating procedure and fixing penalties limiting its application declaring violation of its provisions a misdemeanor and prescribing punishment therefor repeal of acts inconsistent therewith

House Bill No. 800, entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time

House Bill No. 803, entitled:

An Act to further amend section two of an act approved the seventh day of June one thousand nine hundred and one entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cesspools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" as heretofore amended and authorizing and requiring second and third class cities to provide for the appointment and payment of plumbing inspectors

House Bill No. 804, entitled:

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants

House Bill No. 809, entitled:

An Act making an appropriation to the Pennsylvania Society to protect Children from Cruelty of Philadelphia Pennsylvania

House Bill No. 810, entitled:

An Act for the better preservation of the records contained in the offices of the recorder of deeds of counties of this Commonwealth containing over one million and a half population providing for the replacement and certification of worn or dilapidated records and the payment of the cost thereof out of county funds

House Bill No. 811, entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 812, entitled:

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and a refrigerating plant and the repair and alteration of an old school building into an assembly room

House Bill No. 815, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the City of Johnstown

House Bill No. 818, entitled:

A joint resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor

House Bill No. 821, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the City of Pittsburgh Pennsylvania

House Bill No. 825, entitled:

An Act amending the first paragraph of the first section of the act entitled "An Act defining fraternal beneficial and relief societies and their status authorizing them to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected by dues and assessments therein providing for their registration in the office of the Insurance Commissioner and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the Insurance Commissioner" approved the sixth day of April Anno Domini one thousand eight hundred ninety-three (Pamphlet Laws page seven) providing that if after the issuance of the original certificate the member shall become dependent upon an incorporated charitable institution he shall have the privilege with the consent of the society to make such institution his beneficiary

House Bill No. 826, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania

House Bill No. 827, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

House Bill No. 828, entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

House Bill No. 829, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 832, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

House Bill No. 833, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland County Pennsylvania

House Bill No. 835, entitled:

An Act relating to the service of notices and summons in landlord and tenant cases

House Bill No. 836, entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

House Bill No. 839, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improved culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 841, entitled:

An Act to regulate the sale of certain seeds providing for the selection of samples thereof and their examination by the Department of Agriculture and the publication of information concerning the same providing also for the enforcement of the act fixing penalties for its violation

House Bill No. 842, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

House Bill No. 843, entitled:

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

House Bill No. 845, entitled:

An Act authorizing the purchase of live stock and farming implements for the new Western Penitentiary in Centre county and authorizing the Board of Inspectors of said penitentiary to charge the cost thereof against the several counties in the Western District

House Bill No. 846, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 847, entitled:

An Act providing for the humane destruction of any animal or animals which are injured disabled diseased past recovery or unfit for any useful purpose and authorizing any magistrate alderman or justice of the peace in a trial of a person charged with a violation of any act for the prevention of cruelty to animals to inquire into the condition of the animal or animals charged with being abused and directing policemen constables and agents of duly incorporated societies or associations for the prevention of cruelty to animals to carry out the provisions of the act

House Bill No. 848, entitled:

An Act making an appropriation to Grove City College Mercer county Pennsylvania

House Bill No. 849, entitled:

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

House Bill No. 850, entitled:

An Act authorizing the Board of Inspectors of the Western Penitentiary to remove from time to time buildings machinery appliances and materials from the old penitentiary in Pittsburgh to the new penitentiary in Centre county for use in the erection and equipment thereof

House Bill No. 852, entitled:

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

House Bill No. 854, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 856, entitled:

An Act making an appropriation to the Columbia Hospital Wilkensburg Pennsylvania

House Bill No. 857, entitled:

An Act to authorize the judges of separate orphans' court at the request of the judges of the common pleas to hear and determine all issues and other matters in the court of common pleas courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace

House Bill No. 858, entitled:

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by C S Caughey

House Bill No. 868, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

House Bill No. 869, entitled:

As Act to amend an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

House Bill No. 870, entitled:

An Act to amend the first and second sections of an act entitled "An Act to provide for the better protection of female insane patients in transit" approved the fourteenth day of April Anno Domini one thousand eight hundred and ninety-three so as to extend the provisions thereof to feeble minded and epileptic persons

House Bill No. 871, entitled:

An Act to amend the second and third sections of an act entitled "An Act to provide for the employment of the insane feeble-minded and epileptic persons confined in institutions wholly or in part maintained by the State for the care and treatment of the insane feeble-minded and epileptic persons and providing for the distribution of the supplies manufactured articles goods and products made in State institutions for the care of the insane feeble-minded and epileptic persons" approved the twenty-eighth day of May Anno Domini one thousand nine hundred and seven so as to permit of the sale of articles manufactured and produce raised by insane feeble-minded and epileptic inmates of such institutions for the benefit of such persons

House Bill No. 872, entitled:

An Act to further amend the sixth section of an act approved April twenty-third Anno Domini one thousand nine hundred and three entitled "An Act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such powers may be exercised" by extending the application of said section to dependent neglected and incorrigible children and providing for the payment of the board of such children

House Bill No. 873, entitled:

An Act to amend an act entitled "An Act to organize the State Hospital for the insane at Danville and provide for the government and management of the same" approved the twenty-seventh day of March Anno Domini one thousand eight hundred and seventy-three so as to change the term of the superintendent of said hospital and extend the powers of the trustees of said institution

House Bill No. 874, entitled:

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny County Pennsylvania

House Bill No. 875, entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

House Bill No. 880, entitled:

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Rittersville Pennsylvania

House Bill No. 883, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class" approved March seventh one thousand nine hundred and one providing for the creation of a pension fund for municipal employees

House Bill No. 884, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

House Bill No. 885, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 887, entitled:

An Act providing for the creation of the Bureau of Public Morals in the Department of Public Safety in cities of the second class defining its purposes and providing for the payment of expenses incurred thereby

House Bill No. 888, entitled:

An Act designating the Daisy as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

House Bill No. 889, entitled:

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

House Bill No. 893, entitled:

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

House Bill No. 896, entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

House Bill No. 897, entitled:

An Act to amend section one of an act entitled "An Act to authorize the appointment of a deputy and one clerk by the prothonotary of the Supreme Court of the Eastern District also the appointment of a deputy by the Supreme Court of the Middle District and fixing their salaries" approved the fourth day of May Anno Domini one thousand nine hundred and five by changing the salary

House Bill No. 900, entitled:

An Act relative to the regulation of plastering in cities of the first and second classes

House Bill No. 901, entitled:

An Act making an appropriation to the Chester Hospital in the City of Chester

House Bill No. 902, entitled:

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

House Bill No. 904, entitled:

An Act fixing the pay of assessors in the several townships of the second class

House Bill No. 906, entitled:

An Act making an appropriation to the Province Mission and Rescue Home

House Bill No. 907, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster Avenue Philadelphia

House Bill No. 912, entitled:

An Act laying a tax on anthracite coal and providing for the collection and distribution of the same

House Bill No. 916, entitled :

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill County

House Bill No. 917, entitled :

An Act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of this act

House Bill No. 918, entitled :

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' court sales" which were not advertised in accordance with said act as amended

House Bill No. 923, entitled :

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

House Bill No. 925, entitled :

An Act making an appropriation to the Hamot Hospital Association of the City of Erie Pennsylvania

House Bill No. 926, entitled :

An Act to classify the species of fish in such parts of the boundary lakes of more than five thousand acres as this Commonwealth has jurisdiction over and in the waters of any peninsula or in any bay adjacent to or connected with such lakes to declare which fish are game which fish are food and which are minnows or bait fish to protect and provide for the maintenance and increase of fish in such lakes to regulate and provide for the payment of license fees for the catching of fish from such boundary lakes and prohibit the unauthorized taking of fish from devices used by authorities of such license to provide penalties and punishments for the violation of any of the provisions of this act and requiring the county wherein an offence is charged to pay costs of prosecution in certain instances and repealing all acts inconsistent herewith

House Bill No. 927, entitled :

An Act making an appropriation to the Florence Crittendon Home of Erie

House Bill No. 936, entitled :

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia

House Bill No. 937, entitled :

An Act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses defining its powers and duties and providing certain penalties

House Bill No. 939, entitled :

An Act relating to the real estate of persons presumed to be dead and providing a method of freeing such estates from all claim or interest of such persons

House Bill No. 942, entitled :

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

House Bill No. 947, entitled :

An Act making an appropriation to the Institution for Colored Youth at Chester Delaware county

House Bill No. 949, entitled :

An Act to give commissioners of public parks in cities of the first class the same powers and control over grounds committed to their care and management by the councils of said cities or by individuals as they have over public parks placed in their charge by law

House Bill No. 950, entitled :

An Act to authorize commissioners of public parks in cities of the first class to designate the roads and drives to be used by different kinds of vehicles

House Bill No. 952, entitled :

An Act prohibiting the use of night soil on ground whereon vegetables are grown which are eaten uncooked for human food and providing penalties for the violation thereof

House Bill No. 953, entitled :

An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the

sanitary keeping of stables and other places in such cities where horses mules cows sheep goats or swine are kept and for the collecting storing and transporting of manure from such animals providing that no manure shall be collected or stored in any stable manure pit or other place without a permit or transported in violation of said rules and regulations making a violation of the act of said rules and regulations a misdemeanor prescribing penalties therefor and repealing inconsistent acts

House Bill No. 956, entitled :

An Act to amend an act entitled "An Act to provide for the licensing and regulating of slaughter-houses shops wagons and places where meats poultry fish game and shellfish are prepared for use as food or stored or exposed for sale in cities of the first class in this Commonwealth and providing penalties for any violation of any regulation governing the same" approved the twenty-sixth day of April Anno Domini one thousand nine hundred and seven so as to provide that licenses shall be for the calendar year and that license continuing in business shall annually apply for new licenses

House Bill No. 958, entitled :

An Act making an appropriation to the German Hospital of the City of Philadelphia

House Bill No. 959, entitled :

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

House Bill No. 960, entitled :

An Act to amend section one thousand two hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 962, entitled :

An Act to amend the second and fourth section of an act entitled "An Act to provide for the registration of veterinary surgeons and to further regulate the practice of veterinary medicine and surgery in the Commonwealth of Pennsylvania" approved the eighteenth day of April one thousand nine hundred and five so that State Board of Veterinary Medical Examiners shall be entitled to receive an annual registration fee not to exceed five dollars or an annual fee of less than five dollars if sufficient for expenses and said Board or its duly authorized agent shall be prosecutor in action for infringements of said act and also including the practice of veterinary dentistry in the provisions for infringements of said act

House Bill No. 964, entitled :

An Act authorizing and empowering township supervisors in townships of the second class to enter into contract with electric gas or other light companies for the purpose of lighting and illuminating the streets highways and other public places in any village in said township and to provide for the collection of funds for that purpose by levying a tax upon owners of property in the district benefited

House Bill No. 966, entitled :

An Act making an appropriation to the Woods Run Industrial Home Petrel Street North Side Pittsburgh Allegheny County Pennsylvania

House Bill No. 967, entitled :

An Act amending article six of an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by the amendatory act approved the first day of April Anno Domini one thousand nine hundred and nine and as affected by an act entitled "An Act providing a uniform rate of assessment and taxation for all real estate in cities of the second class" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by providing for the classification of real estate for purposes of taxation into two classes to wit the buildings on land and the land exclusive of buildings and by providing for the assessment of a less tax upon the buildings than upon the land exclusive of the buildings in cities of the second class

House Bill No. 948, entitled :

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

House Bill No. 984, entitled :

An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences fixing the compensation of assessors and registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting

or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket

House Bill No. 996, entitled:

An Act to amend article six of an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June Anno Domini one thousand eight hundred eighty-five so as to permit the heads of departments to each appoint one deputy to sign warrants drawn in accordance with payrolls and salary lists approved by the head of the department providing for the manner of appointing deputies and the filing of payrolls and salary lists so approved with the controller

House Bill No. 999, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 1001, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Green county Pennsylvania

House Bill No. 1007, entitled:

An Act authorizing the appointment of two delegates from Pennsylvania as members of a commission to investigate European systems of rural credits and report thereon and making an appropriation therefor

House Bill No. 1009, entitled:

An Act to repeal an act approved the twenty-fifth day of March Anno Domini one thousand nine hundred and three entitled "An Act to enforce the repression of tuberculosis of cattle and to provide for the disposition of the carcasses of meat-producing animals that are infected with tuberculosis to a degree that renders their flesh unfit for use as food"

House Bill No. 1010, entitled:

An Act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

House Bill No. 1016, entitled:

An Act authorizing the several Orphans' Courts to empower guardians and trustees of estates of minors to elect in writing to take land in fee which has been ordered to be sold by the provisions of any duly probated will in lieu of legacies bequeathed or distributable to said minors from the proceeds of such sale and validating certain elections to take land in lieu of legacies heretofore made pursuant to an order of court

House Bill No. 1022, entitled:

Supplement to an act entitled "An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one empowering municipalities to locate streets and alleys and to include therein streets and alleys or parts thereof theretofore opened or used for highway purposes

House Bill No. 1023, entitled:

An Act enlarging the powers of mutual savings fund or building and loan associations authorizing them to accumulate a reserve fund to pay contingent losses and validating such funds heretofore accumulated to permit members to secure the repayment of one half of their loans by a straight bond and mortgage for a fixed term and authorizing said associations to so secure loans authorizing said associations to make loans in certain cases upon a stipulated premium and further authorizing them to loan money to other like associations under certain conditions and repealing all laws inconsistent with this act

House Bill No. 1025, entitled:

An Act to amend section one of an act approved the eleventh day of June one thousand eight hundred and seventy-nine entitled "An Act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing the tax duplicates to regulate the appropriations and expenditures of said cities and prescribing penalties for the violation of the provisions of this act by fixing the first of October in each year

as the time on or before which the city controller shall be required to furnish to councils the estimate provided for by such act and the first of December in each year as the time on or before which the tax rate for the ensuing year shall be fixed

House Bill No. 1027, entitled:

An Act to amend section one of an act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act relating to anthracite mines and providing for the care and life and attention of employees injured in and about said mines" requiring the erection of medical rooms in the mines and on the surface

House Bill No. 1038, entitled:

An Act authorizing the appointment of a commission to promote the agricultural industries of this Commonwealth and making an appropriation therefor

House Bill No. 1039, entitled:

An Act to amend the first and third sections of an act approved the fifteenth day of June one thousand nine hundred eleven entitled "An Act supplementary to "An Act for the taxation of dogs and the protection of sheep" approved the twenty-fifth day of May Anno Domini one thousand eight hundred and ninety-three requiring all dogs to wear a collar to be provided by the owner together with a tag to be attached thereto showing payment of tax said tax to be provided by the county commissioners imposing certain duties upon constables tax collectors and county commissioners and providing for the killing of dogs whose owners fail to comply with this act and the act to which this is a supplement and providing penalties for failure to comply with the provisions of this act" by making its provisions apply to all dogs of four months old and upwards and to provide that the payment of the proper tax and the giving of a tag by the collector shall be sufficient assessment for all purposes

House Bill No. 1040, entitled:

An Act to refund to Joseph Kalter of Philadelphia the sum of five hundred dollars paid by the said Joseph Kalter to the city treasurer of Philadelphia for an auctioneer's license and paid by said city treasurer into the State Treasury

House Bill No. 1042, entitled:

An Act to amend section one thousand one hundred and twenty-five of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1044, entitled:

An Act to amend section two of an act entitled "An Act to prevent the pasting painting branding stamping or placing of advertisements notices signs cards or posters in certain places and providing penalties for the violation thereof" approved the tenth day of March Anno Domini one thousand nine hundred and three

House Bill No. 1045, entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

House Bill No. 1047, entitled:

An Act to amend the fourth section of an act entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" approved the twenty-third day of June Anno Domini one thousand nine hundred and eleven fixing the per diem and mileage of the said board of viewers and providing for the payment thereof by the proper county and the payment by the petitioner of a part of the costs

House Bill No. 1048, entitled:

An Act to preserve the purity of the waters of the State for the protection of the public health and property

House Bill No. 1050, entitled:

An Act authorizing county controllers in counties containing a population of from two hundred and sixty thousand to eight hundred thousand to designate and appoint a solicitor prescribing the duties of the said solicitor and fixing his term of office and salary to be paid by the proper county

House Bill No. 1053, entitled:

An Act authorizing counties having a population of not less than eight hundred thousand and not more than one million four hundred thousand to purchase land when adjacent or contiguous to county roads for park purposes or for public comfort stations providing for the improvement and maintenance thereof authorizing the adoption of rules relating to the management and control of such property and providing penalties for the breach thereof and limiting the amount to be expended for the purposes aforesaid

House Bill No. 1054, entitled:

An Act amending section twelve of an act entitled "An Act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claim filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" approved the fourth day of June Anno Domini one thousand nine hundred and one by changing the provisions prescribing what property shall be included in tax and municipal claims

House Bill No. 1059, entitled:

An Act to establish a secondary school of Agriculture at Pennsburg Pennsylvania and making appropriation for the said school

House Bill No. 1062, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

House Bill No. 1065, entitled:

An Act providing for the location construction operation and maintenance by the Commonwealth of Pennsylvania of a canal or waterway from the junction of the Ohio and Beaver Rivers in Pennsylvania to Lake Erie at or near the mouth of Indian Creek in the State of Ohio with all appurtenances necessary or convenient for the purpose and for the utilization of the water-power developed or created in the construction and operation thereof providing for the payment of the cost of construction of said canal or waterway and appurtenances out of funds to be contributed by certain counties in the States of Pennsylvania Ohio and West Virginia or any of them by the Commonwealth of Pennsylvania and other public authorities providing for the creation of a Canal Board to have charge of said work prescribing and defining the powers and duties of said Board and the conditions under which the said work shall be carried on providing for the payment of damages sustained by reason of the appropriation of property and rights in the exercise of the right of eminent domain herein conferred providing for the reimbursement in the manner provided in this act of said counties contributing to the payment of the cost of constructing said canal or waterway and appurtenances imposing certain duties upon the Auditor General and State Treasurer authorizing the said Canal Board to make certain rules and regulations for the use of said canal and making violations thereof misdemeanors and providing penalties therefor and making an appropriation for carrying out certain provisions of this act

House Bill No. 1067, entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

House Bill No. 1071, entitled:

An Act amending an act entitled "An Act making it unlawful for any person to hold himself out or advertise himself as a lawyer attorney-at-law or counsellor-at-law in any county of the State of Pennsylvania unless duly admitted to practice by a court of record of any county in this Commonwealth and providing a penalty therefor" and approved the twenty-eighth day of April Anno Domini one thousand eight hundred ninety-nine by extending its provisions so as to embrace the practice of the law of this or any other State nation country or land and so as to embrace the practice of the law out of court as well as before the courts

House Bill No. 1072, entitled:

An Act enlarging the powers of cities of this Commonwealth over the public streets and highways therein and authorizing the construction of overhead and underground structures therein for the convenience and comfort of the traveling public

House Bill No. 1073, entitled:

An Act providing that where municipalities are vested with the power of acquiring property by condemnation proceedings for municipal purposes other than street improvements the title to be acquired by the said municipalities shall be the fee simple title thereof

House Bill No. 1074, entitled:

An Act authorizing municipalities to purchase the entire capital stock and bonds of bridge companies owning bridges situated wholly or partly within the limits of such municipalities and exempting such stock and bonds owned by municipalities from State taxation

House Bill No. 1077, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class" Approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a Forestry Department defining its jurisdiction providing a method for the collection of the cost of planting removing and changing shade trees along the highways from the abutting property or property owners and providing for the acquisition by said cities by purchase or condemnation of lands for certain purposes upon the recommendation of the Forestry Board

House Bill No. 1090, entitled:

A supplement to an act entitled "An Act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method of improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini nineteen hundred and eleven Pamphlet Laws two hundred and forty-four extending the provisions of said act to provide for the location and construction of such public roads or highways by adjoining counties of this Commonwealth where such roads extend along and adjacent to county lines and from one adjoining county into another and defining the procedure and jurisdiction in such cases

House Bill No. 1094, entitled:

An Act to validate receiver's sales of real estate held subsequent to the passage of an act entitled "An Act relating to receiver's sales" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven in all cases where notices of said sales have been mailed within the time specified in said act

House Bill No. 1095, entitled:

A Joint Resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

House Bill No. 1097, entitled:

An Act to amend section two of an act relating to receiver's sales approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by providing the method of giving notices of sales under said act and the manner and effect of proving the giving of the same

House Bill No. 1099, entitled:

An Act making an appropriation to cover a deficiency in the item in the general appropriation act of the fourteenth day of June Anno Domini one thousand nine hundred and eleven making an appropriation for the salaries of eight Orphans' Court Judges in districts other than Philadelphia and Allegheny Counties

House Bill No. 1102, entitled:

An Act supplementing and amending an act entitled "An Act to provide for the selection of a site and the erection of a State Institution for the Feeble-Minded and Epileptic to be called the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic and making an appropriation therefor" approved the fifteenth day of May Anno Domini one thousand nine hundred and three prescribing the purpose of said institution amending the ninth and thirteenth sections of said act so as to extend the powers of the trustees of said institution and provide for the method of admission to said institution and of discharge therefrom providing that the court may make orders for the payment for the care and maintenance of certain inmates providing for the payment for the care and maintenance of indigent inmates of said institution by the Commonwealth and the payment of the costs of all committals thereto by the several counties authorizing transfers of idiotic feeble-minded and epileptic persons to and from said institution and repealing the eleventh twelfth fourteenth and fifteenth sec

fions of said act and repealing section two of an act entitled "An Act supplementing an act approved the fifteenth day of May Anno Domini one thousand nine hundred and three entitled 'An Act to provide for the selection of a site and the erection of a State Institution for the Feeble-Minded and Epileptic to be called the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic and making an appropriation therefor' by abolishing the commission therein established providing for the completion of said institution regulating the powers of the board of trustees and repealing the tenth and seventeenth sections thereof" approved the twentieth day of June Anno Domini one thousand nine hundred and eleven

House Bill No. 1104, entitled:

An Act making an appropriation to the State Highway Department to be used in deepening straightening widening and otherwise improving Turtle Creek so as to prevent damage and danger from floods and overflows and granting to the said State Highway Department the authority to make said improvements

House Bill No. 1105, entitled:

An Act to amend the first section and the second section of an act entitled "An Act constituting county commissioners county controller and county treasurer in any county now or hereafter containing not less than seven hundred fifty thousand nor more than one million two hundred thousand inhabitants a board having the power to appoint depositories of county funds defining the powers of said board and specifying their duties describing how the said depositories shall be selected and repealing certain acts and parts of acts of Assembly inconsistent herewith" approved the first day of April Anno Domini one thousand nine hundred and nine by authorizing trust companies to be selected as depositories and by authorizing the county commissioners to accept bonds or stocks belonging to such depositories as collateral security for deposits and also providing for the filling of vacancies arising in any manner in the number of said depositories

House Bill No. 1106, entitled:

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

House Bill No. 1107, entitled:

An Act relative to inns and hotels regulating certain rights and liabilities of hotelkeepers and innkeepers and providing penalties for fraud against innkeepers and hotelkeepers

House Bill No. 1110, entitled:

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same authorizing the imposing of such restrictions in regard to the use thereof as will protect such public parks parkways and playgrounds

House Bill No. 1116, entitled:

An Act authorizing and empowering county commissioners in all counties of this Commonwealth having a population of not less than seven hundred fifty thousand nor more than twelve hundred thousand inhabitants to turn over to the board of managers of juvenile school or farm as heretofore established by the act of Assembly approved the first day of May one thousand nine hundred and nine entitled "An Act requiring counties now or hereafter containing a population of not less than seven hundred and fifty thousand and not more than one million two hundred thousand inhabitants to establish and maintain schools for the care and education of male children under the jurisdiction of the juvenile courts and conferring the powers and regulating the proceedings for the establishment maintenance and management thereof" and the various supplements thereto upon their written request from time to time sums of money from the amounts appropriated and the taxes collected thereunder from time to time for the maintenance equipment and construction thereof not less than ten thousand dollars (\$10,000) at any one time

House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

House Bill No. 1120, entitled:

An Act to amend section one of Article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class"

House Bill No. 1127, entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

House Bill No. 1132, entitled:

A supplement to an act approved the twenty-third day of April one thousand nine hundred three entitled "An Act to designate a uniform date when the commissioners of the several counties shall issue their precepts to assessors to make the triennial assessments and the reassessments between the periods of the triennial assessment of property and fixing the time for the return thereof" as amended

House Bill No. 1133, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

House Bill No. 1137, entitled:

An Act amending section four of an act entitled "An Act requiring counties now or hereafter containing a population of not less than seven hundred and fifty thousand and not more than one million two hundred thousand inhabitants to establish and maintain schools for the care and education of male children under the jurisdiction of the juvenile courts and conferring the powers and regulating the proceedings for the establishment maintenance and management thereof" approved the first day of May one thousand nine hundred and nine so that the same may authorize and provide the manner and conditions whereunder boys may be discharged upon parole from such schools

House Bill No. 1139, entitled:

An Act to amend an act entitled "An Act relating to corporations and estates held for corporate religious and charitable uses" approved the twenty-sixth day of April Anno Domini eighteen hundred and fifty-five as amended by the supplement to said act approved the second day of June Anno Domini eighteen hundred and eighty-seven and further amended by the act approved the first day of May Anno Domini nineteen hundred and seven by altering the seventh section and by repealing the sixth section thereof

House Bill No. 1141, entitled:

An Act to fix the compensation and allowances for members of the General Assembly

House Bill No. 1142, entitled:

An Act to protect the public health and safety by regulating the erecting alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection creating a division of housing and sanitation providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith

House Bill No. 1143, entitled:

An Act to authorize townships of the first class to provide for fire protection

House Bill No. 1144, entitled:

An Act to authorize townships of the first class to provide for the collection and removal of ashes and garbage accumulating therein

House Bill No. 1145, entitled:

An Act authorizing and empowering the overseers of the poor of any two or more districts in any county not having a county poor house with approval of the court to unite in the leasing or purchase of real estate and erection of buildings for the care and employment of the poor of such districts authorizing the overseers of such districts to issue bonds therefor and providing for the equipment maintenance and regulation of such poor home

House Bill No. 1146, entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petition providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 1148, entitled:

An Act relating to assessments for taxes in townships of the first class in this Commonwealth fixing the compensation of assessors and assistant assessors in such townships extending the time within which the said assessors are required to complete their assessments and make their return thereof and further providing for the determination of the time actually employed by the said assessors and assistant assessors in the performance of their duties

House Bill No. 1149, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherin's Orphan Asylum of Reading Pennsylvania

House Bill No. 1151, entitled:

An Act authorizing the township commissioners of townships of the first class to ordain and establish sidewalks along the principal streets and highways of the township leading directly to or connecting cities boroughs villages or places of public resort providing for and regulating the construction of the same and authorizing the township commissioners to charge a part of the expense of constructing the same including the grading and curbing thereof upon the abutting property owners and to defray the remaining part of such expense from the public funds of the township and providing that the provisions thereof shall be inoperative in any such township when a certain percentage of the property owners shall dissent from the action of the commissioners taken under the provisions of this act

House Bill No. 1152, entitled:

An Act to create Suburban Metropolitan Districts of the areas within twenty-five miles of the limits of cities of the first class to provide for the creation of a Department of Suburban Metropolitan Planning and the appointment of Suburban Metropolitan Planning Commissions for such districts to prescribe their powers and duties and to provide for assessment upon the cities boroughs and townships within the limits thereof

House Bill No. 1153, entitled:

An Act for the prevention of blindness by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians mid-wives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof

House Bill No. 1155, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 1156, entitled:

An Act empowering cities to enact ordinances relating to repairs and improvements to streets in cases where the obligation to repair rests upon some person or corporation other than the municipality and to impose penalties for violations of such ordinances

House Bill No. 1166, entitled:

An Act regulating appeals from tax and other public accounts settlements of the fiscal officers of the Commonwealth

House Bill No. 1168, entitled:

An Act to provide for the payment of costs and charges on writs of execution or attachment and fixing the liability of sheriff in the execution thereof

House Bill No. 1171, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny County Pennsylvania

House Bill No. 1172, entitled:

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

House Bill No. 1176, entitled:

An Act to amend an act approved the fourth day of April one thousand eight hundred and sixty-eight entitled "An Act authorizing the erection of a poor house by the townships of North Abington South Abington and Newton in the county of Luzerne" by enabling the boroughs of Clark Summit Dalton Glenburn and La Plume and the township of West Abington to each elect a poor director of the Lake View district

House Bill No. 1177, entitled:

An Act making an appropriation to the Commonwealth Humane Society of Bradford

House Bill No. 1178, entitled:

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania

House Bill No. 1182, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the transportation of certain pupils at the expense of the proper school district

House Bill No. 1186, entitled:

An Act to make the real estate of any pauper liable for the expense of his support maintenance and burial and providing a method for the collection of such claims

House Bill No. 1187, entitled:

An Act authorizing each city of the first class to establish a municipal pension fund for employees of said city and regulating the payment of such pensions

House Bill No. 1188, entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mt. Vernon cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township providing for a commission to carry the same into effect and making an appropriation therefor

House Bill No. 1190, entitled:

An Act relating to the payment of bonus on the incorporation merger or consolidation of banks and trust companies

House Bill No. 1191, entitled:

An Act to amend sections five hundred forty and five hundred forty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1194, entitled:

An Act providing for the election of a borough controller in all boroughs of this Commonwealth having a population of fifteen thousand or over and prescribing the qualifications powers and duties therefor and abolishing the office of borough auditors in said boroughs

House Bill No. 1197, entitled:

An Act to prohibit the use of firearms of any description upon lands set apart to hospitals or sanatoriums or park or resort uses whereon human beings congregate in the open in quest of health recreation or pleasure in this Commonwealth and providing penalties for violation of its several provisions

House Bill No. 1203, entitled:

An Act making it a misdemeanor for the keeper owner proprietor or any person in charge of any storage or warehouse pawn shop second hand store or junk shop to conceal from any constable or sheriff entrusted with the execution of any writ the whereabouts of goods and chattels in their possession belonging to another defining what shall be evidence of such concealment and providing a penalty therefor

House Bill No. 1207, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 1212, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana Indiana county Pennsylvania

House Bill No. 1214, entitled:

An Act prescribing the number of Directors of the Poor in counties which have provided for the erection of a home for the destitute and insane and fixing the term of services of such Directors at six years

House Bill No. 1218, entitled:

An Act to amend the ninth section of an act entitled "An Act for the establishment and government of a State Naval Militia approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-three by repealing the provisions that the divisions in each battalion in the naval force shall be considered the equivalents of companies of the National Guard and by providing that the divisions of the naval force shall be considered the equivalents of field batteries in the National Guard and shall receive the same allowance as field batteries for armory rent for rifle practice for clothing and equipment and making said allowance also available for subsistence and additional general military purposes by also providing that the allowance to be received by battalions in the naval force for armory rent for rifle practice for clothing and equipment shall be available for subsistence and additional general military purposes

House Bill No. 1226, entitled:

An Act providing a method whereby highways the center line of which constitutes a dividing line between a city or borough and a township in the same county may be altered or improved and the cost thereof apportioned

House Bill No. 1229, entitled:

An Act to amend section one of an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An Act relating to the time and manner of taking exceptions in any case civil or criminal in any court of record in this Commonwealth to the effect thereof to transcribing the evidence taken upon the trial of any case to the correction and perfection of such transcript for the purposes of review and providing that exceptions need not be taken where the decision of the court appears in the proceedings of a case"

House Bill No. 1231, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

House Bill No. 1234, entitled:

An Act to define who shall be responsible for the maintenance of neglected or dependent children placed in the care and custody of any association society person or family by the courts of this Commonwealth

House Bill No. 1236, entitled:

An Act to amend sections three ten twelve fourteen seventeen twenty twenty-two twenty-four twenty-six twenty-eight thirty-three thirty-four forty-three forty-five forty-six forty-seven fifty-three fifty-four and fifty-nine of an act approved the seventh day of June one thousand nine hundred and one entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" and to further amend sections two eight twenty-one twenty-five twenty-nine thirty-five and sixty of said act of June seventh one thousand nine hundred and one as the same were amended by the act of May fourteenth one thousand nine hundred and nine by further providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business of plumbing or house drainage and by providing further rules regulations and requirements for the constructions or reconstruction of plumbing house drainage and cess pools and making changes in said rules regulations and requirements as heretofore existing

House Bill No. 1237, entitled:

A supplement to an act approved the nineteenth day of June one thousand nine hundred eleven entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries

House Bill No. 1238, entitled:

A supplement to an act entitled "An Act relating to the grant of administration upon the estates of persons presumed to be dead by reason of long absence from their former domicile" approved June twenty-fourth one thousand eight hundred and eighty-five providing for the grant of Ancillary Letters of Administration in this Commonwealth upon the estates of persons presumed to be dead by reason of long absence from their former domicile in any other state territory or foreign country and who have left personal estate within this Commonwealth

House Bill No. 1240, entitled:

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust Street North Side Pittsburgh Pennsylvania

House Bill No. 1241, entitled:

An Act to amend an act approved the fourth day of April one thousand nine hundred and five entitled "An Act to provide for the better protection of life and property by the examination and licensing of engineers having charge of steam boilers steam engines and appliances connected therewith in cities of the second and third class of this Commonwealth and providing penalties for violation"

House Bill No. 1242, entitled:

An Act requiring burial ground and cemetery companies or associations in the cities of the first class to record certain information relating to the burial of every person therein and providing a penalty

House Bill No. 1244, entitled:

An Act to amend the first third and sixth sections of an act entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to the reasonableness of the amount of license fees between municipal corporations and telegraph telephone or light or power companies" approved April seventeenth one thousand nine hundred and five so as to include gas and water companies

House Bill No. 1246, entitled:

An Act providing for and regarding the releasing on parole of certain prisoners who have been sentenced for life

House Bill No. 1249, entitled:

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

House Bill No. 1250, entitled:

An Act to amend the first section of an act entitled "An Act relating to the competency of experts to the rules of evidence in questions of simulated (or altered) handwriting declaring and defining some of the existing rules of law upon these subjects and also extending some of the provisions of the same" approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-five by enlarging the scope of the said act so as to make it apply to all cases in which any writing is in question

House Bill No. 1257, entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

House Bill No. 1259, entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

House Bill No. 1260, entitled:

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

House Bill No. 1262, entitled:

An Act making an appropriation to the Glenn Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the girls department

House Bill No. 1264, entitled:

An Act regulating the number of persons required as appraisers in claiming exemptions under the act entitled "An Act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents and to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to ward borough and township officers to the acknowledgements of deeds and sequestrations of life estates" approved April fourteenth one thousand eight hundred fifty-one (Pamphlet Laws six hundred and twelve) and its supplements and under the act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates' passed and approved April eighth one thousand eight hundred thirty-three defining and declaring the interest that shall descend to and rest in the surviving husband or wife of such intestates" approved April first one thousand nine hundred and nine (Pamphlet Laws eighty-seven) and making legal all exemptions thereunder heretofore allowed

House Bill No. 1272, entitled:

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-one one thousand nine hundred and fifteen

House Bill No. 1273, entitled:

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

House Bill No. 1283, entitled:

An Act relating to assignment of or order for wages or salary to be earned in the future to secure a loan

House Bill No. 1284, entitled:

An Act fixing the salary of the messenger in the State Library

House Bill No. 1285, entitled:

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

House Bill No. 1292, entitled:

An Act making an appropriation to the board of directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

House Bill No. 1293, entitled:

An Act creating the office of commissioner of municipal lighting in boroughs of this Commonwealth providing for the election of such commissioner and prescribing his powers and duties

House Bill No. 1299, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 1300, entitled:

Authorizing cities of the second class in this Commonwealth to issue notes in anticipation of the sale of the corporate bonds duly authorized at the time such notes are issued

House Bill No. 1301, entitled:

An Act to increase the powers of courts in summary proceedings for desertion or non support of wives children whether legitimate or illegitimate or aged parents by directing that imprisonment in such cases be at hard labor in such institutions as the court shall name with the wages payable to the wives children or parents providing for the disbursement of moneys collected on forfeitures of bonds bail bonds or recognizances and by empowering such courts to appoint desertion probation officers for the performance of such duties as the court shall direct and providing for the payment of the expenses incident to the carrying out of this act

House Bill No. 1302, entitled:

A supplement to an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with provisions by which it shall be administered and prescribing penalties for the violation thereof providing a revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven amending sections two thousand six hundred twenty-two two thousand six hundred twenty-four two thousand six hundred twenty-six and two thousand six hundred twenty-seven thereof and also conferring upon tax payers similar rights in regard to the reports of auditors of school districts of the second third and fourth classes filed prior to the passage of this act as are hereby conferred by the above enumerated amending sections upon taxpayers in regard to such reports of auditors hereafter filed and providing a similar method of disposition of appeals from such reports of auditors hereafter filed and providing a similar method of disposition of appeals from such reports of auditors filed prior to the passage of this act as is provided hereby in regard to appeals from reports of auditors filed subsequently hereto

House Bill No. 1303, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

House Bill No. 1304, entitled:

An Act to amend an act approved the twenty-fourth day of February one thousand eight hundred thirty-four entitled "An Act relating to executors and administrators

House Bill No. 1305, entitled:

An Act providing for and requiring in certain cases the recording of the original maps or plans or the making and recording of duplicate maps or plans of tracts of land laid out and subdivided into lots where the owner of any such tract has died without recording the same and the engineers making such map or plan is still alive and providing for the collection of the costs of such proceedings from such decedent's estate

House Bill No. 1309, entitled:

An Act establishing the Pennsylvania State College to carry the benefits of its investigations to the farmers of the State and making an appropriation for that purpose

House Bill No. 1311, entitled:

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away any part of any elevator or elevator equipment or elevator machinery

House Bill No. 1312, entitled:

An Act prohibiting the destruction or tampering with or feloniously taking and carrying away of any part of any apparatus or equipment used by persons firms corporations or municipalities to convey alarms of fire or used to extinguish fire and providing a penalty

House Bill No. 1315, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Criminal Insane at Fairview Wayne county

House Bill No. 1316, entitled:

An Act permitting building associations or other corporations whose charters have expired or whose affairs have been wound up to satisfy mortgages

House Bill No. 1318, entitled:

An Act to amend section four of an act approved the nineteenth day of June one thousand nine hundred eleven entitled "An Act providing for the election of councilmen in the several boroughs of this Commonwealth and fixing the time and manner of the organization of the town councils therein"

House Bill No. 1321, entitled:

An Act providing that whenever hereafter in any civil cause in any court of this Commonwealth the verdict of a jury is set aside and a new trial ordered the reason or reasons for the order of court shall be stated of record and if such reason or reasons be only that the damages awarded by the verdict are excessive or inadequate the new trial shall be restricted to the question of the damages and the verdict shall stand good in all other respects

House Bill No. 1322, entitled:

An Act making an appropriation to the Women's Union Day Nursery Philadelphia Pennsylvania

House Bill No. 1350, entitled:

An Act to amend an act entitled "An Act relating to boarding house keepers and authorizing the attachment of wages of persons indebted for boarding" approved the eighth day of May one thousand eight hundred and seventy-six with its amendments and providing for service of notice of attachment upon persons firms associations and corporations

House Bill No. 1352, entitled:

An Act amending the second section of an act approved the thirteenth day of June one thousand eight hundred thirty-six entitled "An Act relating to roads highways and bridges" by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort

House Bill No. 1353, entitled:

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on such road in Elk Township Warren County Pennsylvania

House Bill No. 1356, entitled:

An Act to amend section two of an act entitled "An Act to authorize the erection of a poor house by the city of Carbondale in the county of Luzerne" approved the ninth day of March Anno Domini one thousand eight hundred and sixty so as to increase the real estate holdings of said poor district for almshouse

House Bill No. 1357, entitled:

An Act concerning building regulating and inspection in townships of the first class

House Bill No. 1362, entitled:

An Act authorizing H. W. Brown and D. E. Brown citizens of Cambria county Pennsylvania doing business as the Woodman Lumber Company to bring suit in the court of common pleas of Cambria county against the Commonwealth of Pennsylvania

House Bill No. 1365, entitled:

An Act to amend an act approved the eighth day of May one thousand nine hundred and one entitled "An Act to incorporate the Milanville Bridge Company in Wayne county Pennsylvania

House Bill No. 1366, entitled:

An Act making an appropriation to the Nesbit West Side Hospital of Dorranceton Luzerne county Pennsylvania

House Bill No. 1367, entitled:

An Act empowering county controllers to designate a clerk in his office other than the chief clerk to countersign warrants on the county treasurer when properly drawn during such periods as any said county controller may have so designated such clerk in writing to the county treasurer in counties having over eight hundred thousand inhabitants and less than fourteen hundred thousand inhabitants

House Bill No. 1370, entitled:

An Act to amend section five hundred and thirty-nine of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by

which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven so as to define what a properly certified duplicate therein required to be furnished to each school district of the second class at the expense of the city shall consist of and the form in which the same shall be printed and indexed

House Bill No. 1373, entitled:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in one thousand seven hundred and seventy-eight known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model and supervise the erection thereof

House Bill No. 1375, entitled:

An Act making an appropriation to the Industrial Home for Colored Working Girls of Pittsburgh Pennsylvania

House Bill No. 1379, entitled:

An Act authorizing counties to appropriate money for monuments or memorials in memory of the soldiers sailors and marines of the Spanish-American War and soldiers sailors and marines who served on foreign soil prior to July fourth one thousand nine hundred and two

House Bill No. 1382, entitled:

An Act regulating the letting of certain contracts for the erection construction and alteration of public buildings

House Bill No. 1383, entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

House Bill No. 1408, entitled:

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives

House Bill No. 1410, entitled:

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morgantown Washington County Pennsylvania

House Bill No. 1414, entitled:

An Act reorganizing the Attorney General's Department designating the officers and employes thereof and fixing their salaries

House Bill No. 1422, entitled:

An Act making an appropriation to Charleroi-Monessen Hospital Charleroi Washington county Pennsylvania

House Bill No. 1424, entitled:

An Act to amend an act "Providing for the appointment of a Board of Visitation for Institutions Societies and Associations caring for dependent neglected or delinquent children" approved the 26th day of February A D 1913 and making it the duty of the Board of Visitation to visit all institutions within the county which receive their inmates from more than one county and are in whole or in part supported and managed by the Commonwealth and all institutions which are wholly supported and managed by any county city borough or township of the poorer district of the Commonwealth and providing for the making of nominations of appointment on the Boards of Visitation

House Bill No. 1426, entitled:

An Act amending section one of an act entitled "An Act concerning linens of manufacturers and throwsters of cotton woolen and silk goods" approved the twenty-third day of May Anno Domini one thousand nine hundred and seven by extending the provisions thereof to include dyers of cotton wool or silk yarns

House Bill No. 1427, entitled:

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Pennsylvania

House Bill No. 1428, entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select

a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

House Bill No. 1429, entitled:

An Act prohibiting any person to lead drive ride or work or cause or permit any other person to lead drive ride or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class. Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of fully incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

House Bill No. 1430, entitled:

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

House Bill No. 1431, entitled:

An Act to amend an act entitled "An Act requiring the prothonotary of the several courts of common pleas in this Commonwealth to keep separate dockets in certain cases" approved the twenty-second day of May one thousand eight hundred seventy-eight by authorizing the courts of common pleas to cause to be entered in the separate docket additional subjects and authorizing the common pleas court by its order to direct the prothonotary to enter all the subjects herein provided for in one index which after such order shall be kept in lieu of the separate ejectment and other indexes now provided by law and providing that such indexes shall be notice

House Bill No. 1433, entitled:

An Act authorizing companies incorporated under the laws of any other State of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and to take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

House Bill No. 1434, entitled:

An Act to validate certain sales public and private and all mortgages of real estate of decedents heretofore made under authority of orphans' courts upon petition of executors or administrators for payment of debts or for any other lawful purpose

House Bill No. 1436, entitled:

An Act to provide for the oral examination of a judgment debtor for the purpose of discovering whether he has property which may be made subject to execution on the judgment

House Bill No. 1437, entitled:

An Act regulating certain contracts for the maintenance of inmates in county poor houses and hospitals for the insane in counties containing less than one hundred and fifty thousand inhabitants

House Bill No. 1440, entitled:

An Act to provide for the use of voting machines at any or all elections and primary elections within this State creating a State Board of voting Machine Examiners and defining its powers and duties providing rules and regulations for the conduct of elections and primary elections held with voting machines and providing penalties for violation of the provisions of this act

House Bill No. 1442, entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reads Township Cambria County

House Bill No. 1443, entitled:

An Act making an appropriation to the Children's Aid Society of Allegheny county in the City of Pittsburgh Pennsylvania

House Bill No. 1445, entitled:

An Act creating a Department of Labor and Industry defining its powers and duties establishing an Industrial Board providing for the appointment of a Commissioner of Labor inspectors statisticians clerks and others to enforce the provisions of this act and providing salaries for the same pre-eribing a standard of reasonable and adequate protection to be

observed in the rooms buildings and places where labor is employed empowering the said Industrial Board to make alter amend and repeal rules and regulations relating thereto transferring the powers and duties of the Department of Factory Inspection to the Department of Labor and Industry and abolishing the Department of Factory Inspection and providing a penalty for the violation of the provisions of this act or the rules and regulations of the said board

House Bill No. 1446, entitled:

A supplement to an act entitled "An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review his orders and making it the duty of officers of public instruction and persons in charge of public or private schools to instruct children as to the dangers of fire and the prevention of fire waste" approved the third day of June one thousand nine hundred and eleven making it the duty of every fire insurance company or association doing business in this State to give certain notices and make certain reports to the State Fire Marshal with relation to fire losses on property in Pennsylvania and of any rating bureau to furnish information to said State Fire Marshal and providing a penalty for the violation of this act

House Bill No. 1448, entitled:

An Act to give the status of a depositor as to preference over other creditors to persons firms or corporations accepting from a bank or trust company its check in payment of a depositor's check

House Bill No. 1453, entitled:

An Act to amend article six of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding a new section thereto

House Bill No. 1454, entitled:

An Act for the better protection of wild turkeys in this Commonwealth

House Bill No. 1456, entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine, commemorating the services of Lieutenant Fred W Jenkins and the sailors who were killed in the explosion of the Maine

House Bill No. 1457, entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violations of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

House Bill No. 1458, entitled:

An Act creating a Division of Distribution of documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

House Bill No. 1462, entitled:

An Act relating to appointment of deputy constables

House Bill No. 1464, entitled:

An Act regulating the openings of buildings upon over or under external fire escapes

House Bill No. 1465, entitled:

An Act to amend section one of an act approved the thirteenth day of June one thousand nine hundred seven entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural associations paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statements by the claimant or claimants with the county commissioners relative to said exhibition and providing for the repayment to the county by State of the sum so paid" as amended

House Bill No. 1467, entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

House Bill No. 1471, entitled:

An Act providing that no self playing piano orchestration or other mechanically operated musical instrument shall be played or permitted in any hotel tavern inn saloon restaurant moving picture parlor dancing hall or other place frequented by the public unless a license fee of five dollars per annum expiring on December thirty-first of the year in which such license fee is paid shall be paid for and every one thereof to the State Board of Censors for the use and benefit of the Commonwealth for which the person paying such license fee shall receive a certificate and which said certificate shall be conspicuously displayed on such self playing piano orchestration or other mechanically operated musical instrument and providing a penalty for the violation of this act

House Bill No. 1473, entitled:

An Act to amend an act approved the tenth day of May one thousand eight hundred and eighty-one entitled "An Act making it a misdemeanor for any minor to knowingly and falsely represent himself to be of full age for the purpose of obtaining intoxicating liquors

House Bill No. 1474, entitled:

An Act making an appropriation to the Green Home of Roaring Branch Pennsylvania for the maintenance of said home

House Bill No. 1476, entitled:

An Act creating a Rebuilding and Insurance Fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure building or equipment owned by the Commonwealth and accidentally destroyed or damaged and for the payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

House Bill No. 1490, entitled:

An Act regulating the appointment confirmation duties salary and expenses of County Detectives in counties containing not less than three hundred thousand nor more than seven hundred thousand inhabitants

House Bill No. 1498, entitled:

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class"

House Bill No. 1502, entitled:

An Act providing for the erection of a monument and memorial tablets on the Battlefield of Antietam

House Bill No. 1505, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

House Bill No. 1506, entitled:

An Act making an appropriation to Julia White Priscilla Home for Aged Colored people

House Bill No. 1507, entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred seven

House Bill No. 1511, entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris, erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland County and providing a suitable memorial to the Pioneer Settlers of the Cumberland Valley

House Bill No. 1521, entitled:

A supplement to an act entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania" approved May twenty-fourth Anno Domini one thousand eight hundred and eighty-seven

House Bill No. 1523, entitled:

An Act fixing the time within which an election may be held to increase municipal indebtedness for the same purposes and on the same subjects as were defeated by a majority vote at a previous election

House Bill No. 1526, entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act to provide for the ordinary expenses of the Executive Judiciary and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and eleven and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and eleven"

House Bill No. 1534, entitled:

An Act providing for notification of taxables by township treasurers in townships of the first class prescribing the contents of such notices and providing for the payment of the expenses thereof and further providing a penalty for non-compliance therewith

House Bill No. 1541, entitled:

Supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one changing the fiscal year in cities of the second class and providing that appropriations shall be made and taxes and water rents shall be levied for such fiscal year

House Bill No. 1543, entitled:

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

House Bill No. 1547, entitled:

An Act to amend section two of an act entitled an act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their counties painted and the bolts of the same tightened as often as may be necessary approved the twenty-first day of April Anno Domini one thousand nine hundred and three

House Bill No. 1550, entitled:

An Act to further amend section two of an act entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled "An Act to amend section two of an act entitled 'An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof approved the fifth day of May one thousand nine hundred and eleven and changing the election of the judges therein mentioned from the general election to the municipal election as now provided by law in accordance with the requirements of the Constitution of Pennsylvania" approved the sixth day of June one thousand nine hundred and eleven by increasing the salaries of the judges of said court

House Bill No. 1551, entitled:

An Act providing that taxes assessed against property used exclusively for public hospital purposes and which have not been paid shall be remitted by the municipal authority levying the same

House Bill No. 1560, entitled:

An Act to amend the second section of an act entitled "An Act empowering the Governor of this Commonwealth to appoint special officers or policemen for incorporated or unincorporated associations heretofore or hereafter organized for any charitable purpose" approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five

House Bill No. 1568, entitled:

An Act to provide for an additional law judge of the several courts of the eleventh judicial district

House Bill No. 1575, entitled:

An Act to further amend section twenty-one of an act entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" approved June first one thousand eight hundred and eighty-nine

House Bill No. 1576, entitled:

An Act to amend an act entitled "An Act authorizing corporations organized for profit to purchase hold sell assign

transfer mortgage pledge or otherwise dispose of the shares of capital stock of or any bonds securities or evidences of indebtedness created by any other corporation" approved July second one thousand nine hundred and one

House Bill No. 1578, entitled:

An Act requiring the sheriff prothonotary and all other county officers receiving moneys as such officers to be credited to others to give quarterly written notice to such party or parties of the amount standing to his her or their credit during the preceding quarter

House Bill No. 1581, entitled:

An Act relating to bail bond or surety bond furnished on appeals from courts of record in certain places

House Bill No. 1582, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

House Bill No. 1599, entitled:

A supplement to an act entitled "An Act providing for the incorporation and government of cities of the third class" approved the twenty-third day of May Anno Domini one thousand eight hundred and eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said Department and authorizing the exercise of the powers herein providing by a park or other municipal commission

House Bill No. 1603, entitled:

An Act empowering the several boroughs of the Commonwealth to enact and enforce ordinances prohibiting accumulations of garbage or rubbish upon private properties within their respective limits

House Bill No. 1604, entitled:

An Act to further amend an act entitled "An Act to establish a Department of Agriculture and to define its duties and provide for its proper administration" approved March thirteen one thousand eight hundred and ninety-five as amended by the acts of April fourteen one thousand nine hundred and three and June seven one thousand nine hundred and seven and to amend an act approved the fourth day of May one thousand nine hundred and five entitled "An Act entitled a supplement to an act entitled 'An Act to establish a Department of Agriculture and to define its duties and to provide for its proper administration' approved the thirteenth day of May Anno Domini one thousand eight hundred and ninety-five providing for the appointment of an Assistant Economic Zoologist and a stenographer and messenger for the Economic Zoologist" by adjusting the salaries of the officers and other persons appointed to service in said Department

House Bill No. 1606, entitled:

An Act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse of forfeiture of policies of insurance prescribing penalties for violations of this act making provision for compelling the production of evidence and repealing existing laws

House Bill No. 1609, entitled:

A Joint Resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Coal Company and making an appropriation therefor

House Bill No. 1614, entitled:

An Act authorizing the attachment of wages or salary upon judgments obtained for necessities limiting the amount of exemption to be claimed and providing for the payment of the costs

House Bill No. 1616, entitled:

An Act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes

House Bill No. 1618, entitled:

An Act authorizing Boyd L Hunter a citizen of Centre county Pennsylvania to bring suit in the court of common pleas of Centre county against the Commonwealth of Pennsylvania

House Bill No. 1620, entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

House Bill No. 1621, entitled:

An Act empowering incorporated towns of this Commonwealth without petition of the property owners to grade pave curb macadamize and otherwise improve public streets or parts thereof and assess a portion of the cost of the same on the owners of property abutting thereon and providing for the collection of the same

House Bill No. 1623, entitled:

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

House Bill No. 1625, entitled:

An Act relating to damages providing for full compensation in case of taking of property for use as a public wharf pier or bulkhead

House Bill No. 1627, entitled:

An Act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violation of this act and making provision for compelling the production of evidence and repealing existing laws

House Bill No. 1631, entitled:

An Act to validate certain charters issued by the Governor of the Commonwealth to electric light companies for districts comprising two or more municipalities or townships under the thirty-fourth section of the act approved April twenty-nine one thousand eight hundred seventy-four entitled "An Act to provide for the incorporation and regulation of certain corporations" and its supplements

House Bill No. 1633, entitled:

An Act to amend an act approved the eighth day of May one thousand eight hundred and seventy-six entitled "An Act to establish a State Board of Agriculture" as the same was amended by an act approved the thirtieth day of March one thousand nine hundred and eleven by providing for representation of the Pennsylvania Conservation Association on the State Board of Agriculture

House Bill No. 1636, entitled:

An Act making it the duty of recorders of deeds of the various counties of this Commonwealth Containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyances of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavit shall be sent to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury

House Bill No. 1639, entitled:

An Act making an appropriation to the Fiftieth Anniversary of the Battle of Gettysburg Commission to further carry out the provisions of the acts of Assembly approved May thirteenth Anno Domini one thousand nine hundred and nine entitled "An act creating a commission to be known as the Fiftieth Anniversary of the Battle of Gettysburg Commission authorizing the Governor to appoint nine members thereof and fill vacancies that may occur therein the commission to consider and arrange for observance of the fiftieth anniversary of the Battle of Gettysburg to invite the co-operation of the Congress of the United States and of other States and report to next session of General Assembly and making an appropriation for the payment of expenses of said commission" and June fourteenth Anno Domini one thousand nine hundred and eleven entitled "An Act making an appropriation to the Fiftieth Anniversary of the Battle of Gettysburg to further carry out the provisions of the act of Assembly approved May thirteenth Anno Domini one thousand nine hundred and nine creating said Commission and defining the duty thereof" respectively creating said Commission defining the duty thereof and making preliminary appropriations therefor

House Bill No. 1646, entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania abolishing the office of Secretary of Internal Affairs

House Bill No. 1647, entitled:

An Act authorizing and empowering municipalities to establish separate and distinct grades on the same street or highway

House Bill No. 1649, entitled:

An Act authorizing the trustees of the Danville State Hospital for the Insane to change the location of the effluent or the sewage disposal plant of said hospital and making an appropriation therefor

House Bill No. 1653, entitled:

A further supplement to an act entitled "An Act to regulate boroughs approved the third day of April one thousand eight hundred and fifty-one authorizing the corporate authorities of any borough to levy and collect a license tax on hacks carriages omnibuses and motor vehicles carrying persons or property for pay to regulate the operation and compensation of such vehicles within the limits of any such borough and other points or places"

House Bill No. 1656, entitled:

An Act providing for the annulment of charters of boroughs incorporated by decree of the court of quarter sessions and prescribing the manner and procedure necessary to secure such decree of annulment and providing for the reversion to the original township of the property embraced within such borough

House Bill No. 1658, entitled:

An Act to amend section eighteen of an act entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways country rounds authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expenses thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by authorizing counties to contract with boroughs in the improvement of a borough street connecting with a county road providing for the cost thereof prescribing the method by which the contract for such improvement shall be made and imposing cost of maintenance of such street on the borough

House Bill No. 1660, entitled:

An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon the indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county as amended

House Bill No. 1666, entitled:

An Act to amend section thirteen of an act entitled "An Act to provide for the incorporation and regulation of ship canal companies to connect the Great Lakes with points on navigable rivers of this Commonwealth" approved the twenty-fourth day of June Anno Domini one thousand eight hundred and ninety-five as the same was amended by an act approved the eighth day of June one thousand nine hundred and seven

House Bill No. 1681, entitled:

An Act to amend section one of an act entitled "An Act to amend section three of an act entitled "An Act authorizing the appointment of policemen in the boroughs of this Commonwealth defining their powers and duties and providing for their compensation and discharge" approved June sixth Anno Domini one thousand eight hundred ninety-three by regulating the control of policemen when on duty approved June eighth one thousand nine hundred eleven

House Bill No. 1682, entitled:

An Act to amend section five of an act approved the tenth day of April one thousand eight hundred and sixty-seven entitled "An Act for the better and more impartial selection of persons to serve as jurors in each of the counties of this Commonwealth"

House Bill No. 1689, entitled:

An Act to provide for the assessment and collection of taxes on personal property

House Bill No. 1695, entitled:

A further supplement to an act approved the seventeenth day of February one thousand nine hundred six entitled "An Act to provide for the personal registration of electors in cities

of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

House Bill No. 1697, entitled:

An Act authorizing the several orphans' courts to empower guardians of the estates of minors to join with the co-tenants of said minors in effecting amicable partition of lands held in common

House Bill No. 1699, entitled:

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

House Bill No. 1704, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand nine hundred and seven entitled "An act regulating the compensation of sheriffs for boarding prisoners confined in the county jail in the counties of the Commonwealth of Pennsylvania which do not exceed fifty thousand population by extending the provisions of the act to counties having a population not exceeding one hundred fifty thousand inhabitants

House Bill No. 1707, entitled:

An Act making an appropriation to Carlisle Hospital of Carlisle Pennsylvania

House Bill No. 1708, entitled:

An Act relating to the payment of costs in all cases wherein the judgment order sentence or decree of a court is reversed by an appellate court with or without a venire or order as to costs

House Bill No. 1712, entitled:

An Act to authorize the Courts of Common Pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustee for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon

House Bill No. 1719, entitled:

An Act amending article eleven of an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one changing the provisions relating to the Sinking Fund Commission

House Bill No. 1723, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1726, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandy Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

House Bill No. 1729, entitled:

An Act to amend an act entitled "An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one

House Bill No. 1732, entitled:

An Act relating to applications for charters of corporations of the first class and regulating the change of location of the place of business of such corporations and providing a penalty for violating the provisions thereof

House Bill No. 1733, entitled:

An Act authorizing and regulating the construction of a bridge over the Suequehanna River at Middletown borough in Dauphin county and making an appropriation therefor

House Bill No. 1738, entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

House Bill No. 1744, entitled:

A supplement to an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred seven

House Bill No. 1748, entitled:

An Act relating to the height of buildings in cities of the second class limiting the height of buildings to be erected therein and making provision for enforcing the limitations imposed by this act

House Bill No. 1749, entitled:

An Act to amend an act entitled "An Act to validate the exercise of franchise of manufacturing corporations and land companies whose charters expired and to validate the conveyances and other instruments of said corporations" approved the twenty-second day of April Anno Domini one thousand nineteen hundred and nine

House Bill No. 1750, entitled:

An Act making an appropriation to the Isaac Rendell Industrial Training School for Colored Youths in Lancaster County

House Bill No. 1767, entitled:

A supplement to an act entitled "An Act to fix the fees to be allowed the district attorney in counties containing over eight hundred thousand inhabitants" so as to provide for fees in counties containing one million two hundred thousand inhabitants and over

House Bill No. 1768, entitled:

An Act to amend an act entitled "An Act to amend an act entitled 'An Act to enable mining manufacturing and trading companies to wind up their affairs after the expiration of their charters approved the twenty-first day of May Anno Domini eighteen hundred and eighty-one' approved the twenty-third day of May Anno Domini nineteen hundred and seven extending the same so as to include companies for the purchase and sale of real estate and construction companies

House Bill No. 1771, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

House Bill No. 1793, entitled:

An Act to amend section one of article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class"

House Bill No. 1803, entitled:

An Act to equalize educational advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

House Bill No. 1837, entitled:

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware county Pennsylvania

House Bill No. 1838, entitled:

An Act to repeal the seventh section of an act approved the fourth day of April one thousand eight hundred and seventy-two entitled "An Act to authorize the borough of Phoenixville to erect water and gas works and to supply the said borough with water and gas"

House Bill No. 1839, entitled:

An Act making an appropriation to the trustees of the Medico-Chirurgical College of Philadelphia

House Bill No. 1864, entitled:

An Act directing the Legislature Reference Bureau to prepare compilations or codes by topics of the existing general laws of this Commonwealth for adoption or rejection by the

General Assembly fixing the powers and duties of the bureau therein fixing the compensation of the Assistant Director and making an appropriation therefor

House Bill No. 1871, entitled:

An Act to repeal an act approved the tenth day of April one thousand eight hundred and sixty-nine entitled "An Act relating to hawking and peddling in the county of Lehigh

House Bill No. 1872, entitled:

An Act to repeal an act approved the eighth day of April one thousand eight hundred and sixty-seven entitled "An Act for the protection of wild turkeys and squirrels and for other purposes in the county of Huntingdon"

House Bill No. 1884, entitled:

An Act making an appropriation to the Volunteers of America Sanitarium located at Aquashicola near Palmerton Carbon County Pennsylvania

House Bill No. 1891, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to establish and maintain gauging stations on certain streams within the Commonwealth of Pennsylvania authorizing said commission to issue flood warnings and making an appropriation therefor

House Bill No. 1908, entitled:

An Act to repeal an act approved the twelfth day of March one thousand eight hundred and sixty-seven entitled "An Act to extend the provisions of an act laying a tax on dogs in certain townships in the county of Chester relative to elections in West Philadelphia and to assessors in Millers-town Perry county approved the eleventh day of March one thousand eight hundred and fifty so far as provides for the taxing of dogs to the township of Londonderry in the county of Chester"

House Bill No. 1909, entitled:

An Act to repeal an act approved the sixteenth day of May one thousand eight hundred and sixty-six entitled "An Act to prevent and punish prize fights and boxing matches in the counties of Pike Schuylkill Luzerne Erie and Montgomery in so far as refers to the county of Erie

House Bill No. 1912, entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

House Bill No. 1913, entitled:

An Act to amend an act approved the sixth day of June one thousand eight hundred and ninety-three entitled "An Act to provide for the consolidation of boroughs and the government and regulation thereof" as amended

House Bill No. 1914, entitled:

An Act prohibiting the placing fixing or inserting of certain things in or on or to newspapers magazines periodicals or books without the consent of the owner or publisher and providing a penalty

House Bill No. 1916, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred and thirty-four entitled "An Act relative to the organization of the courts of justice"

House Bill No. 1928, entitled:

An Act repealing an act entitled "An Act for the better security of the City of Philadelphia from dangers incident to the refining or improper and negligent storage of petroleum benzine benzole or naphtha" approved the second day of March one thousand eight hundred and sixty-five and a supplement thereto entitled "A supplement to an act for the better security of the City of Philadelphia from dangers incident to the refining or improper and negligent storage of petroleum benzine benzole or naphtha approved March second one thousand eight hundred and sixty-five" approved the twenty-fourth day of March one thousand eight hundred and sixty-five and a further supplement thereto entitled "An Act supplementary to an act relative to the manufacture and storage of petroleum in the City of Philadelphia approved March twenty-fourth one thousand eight hundred and sixty-five and to extend the boundaries of the same" approved the twenty-third day of May one thousand eight hundred and seventy-one

House Bill No. 1930, entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial

Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

House Bill No. 1931, entitled:

An Act to repeal the present dog tax law regulating the taxing of dogs in the county of Delaware

House Bill No. 1949, entitled:

An Act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of persons property and providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes and providing for the appropriation and use of money realized therefrom making a violation of its provisions a misdemeanor and providing a penalty for the violation thereof

House Bill No. 1968, entitled:

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

House Bill No. 1987, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

House Bill No. 2001, entitled:

An Act prescribing the time and manner of submitting to the people for their approval and ratification or rejection a certain proposed amendment to the Constitution of Pennsylvania

House Bill No. 2002, entitled:

An Act authorizing the board of township commissioners in townships of the first class to join with the county commissioners in the improving of roads or streets in first class townships and providing for the assessment of a part of the cost upon the abutting property

House Bill No. 2018, entitled:

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

House Bill No. 2032, entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

House Bill No. 2051, entitled:

An Act to repeal Section five of an act entitled "A Supplement to the act entitled 'An Act for erecting part of Bedford county into a separate county' passed twentieth September one thousand seven hundred and eighty-seven and for other purposes approved April twelfth one thousand eight hundred and forty-five

House Bill No. 2052, entitled:

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

House Bill No. 2053, entitled:

A Joint Resolution authorizing the appointment of a joint legislative commission to investigate and report upon the objects methods and practices of the various combinations of fire insurance companies organized and existing in this Commonwealth for the purpose of agreeing upon fixing establishing and maintaining fire insurance rates and to draft and report such legislation as may be deemed necessary authorizing the employment of counsel stenographer and necessary experts by said commission giving it authority to sit after the adjournment of the Legislature and compel the attendance of witnesses and the production of books and papers and making an appropriation to meet the expenses of said commission

House Bill No. 2067, entitled:

A Joint Resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character of duties and compensation of persons in the employ of the State Government directing

the co-operation of the various State Departments boards bureaus and commissions and making an appropriation

House Bill No. 2085, entitled:

An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

House Bill No. 2155, entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation proclamation creating a commission to conduct the same and making an appropriation therefor"

House Bill No. 2219, entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

House Bill No. 2227, entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee upon Committees and for clerical assistance therefor

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1027.

The Chair cleared his table and laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has adopted the report of the Committee of Conference on House Bill No. 1027, as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on House bill No. 1027, entitled "An Act to amend section one of an act approved the twenty-ninth day of May one thousand nine hundred and one, entitled 'An Act relating to anthracite mines and providing for the care and life and attention of employees injured in and about said mines,' requiring the erection of medical rooms in the mines or on the surface," respectfully beg leave to submit the following amended bill as our report.

JOHN F. MANNION,
PETER MURPHY,
W. W. LENKER,

Committee on the part of the House of Representatives.

J. W. ENDSLEY,
Committee on the part of the Senate.

An Act to amend section one of an act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act relating to anthracite mines and providing for the care and life and attention of employees injured in and about said mines" requiring the erection of medical rooms in the mines and on the surface

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act relating to anthracite mines and providing for the care and life and attention of employees injured in and about said mines" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within six (6) months after the passage of this act it shall be unlawful to operate any anthracite mine employing ten (10) men or more in the State of Pennsylvania unless said mine is provided with a sufficient quantity of linseed or olive oil bandages linen splints woolen and waterproof blankets Said articles shall be stored in a room erected at a convenient place in the mine which room shall not be less than eight by twelve feet and sufficiently furnished lighted clean and ventilated so that therein medical treatment may be given injured employees in case of emergency The furnishings shall be sufficient to accommodate two or more persons in a reclining and sitting posture" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within six (6) months after the passage of this act it shall be unlawful to operate any anthracite mine employing ten (10) men or more in the State of Pennsylvania unless said mine is provided with a sufficient quantity of linseed or olive oil bandages linen splints woolen and water proof blankets Said articles shall be stored in rooms erected at a convenient place in the mine and on the surface which rooms shall not be less than eight by twelve feet and sufficiently furnished lighted clean and ventilated so that therein medical treatment may be given injured employees in case of emergency The furnishings shall be

sufficient to accommodate two or more persons in a reclining and sitting posture.

Section 4 Any corporation or individual violating the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof in the courts of the proper county shall be sentenced to a fine of not less than one hundred dollars collectible as such fines are by law collectible and payable into the proper funds of such county.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Gyger,	Kurtz,	Salus,
Beidleman,	Hall,	Magee,	Sensenich,
Buckman,	Heacock,	Martin,	Sheatz,
Catlin,	Hilton,	McIlhenny,	Snyder,
Clark,	Homsher,	McNichol,	Sones,
Cooper,	Huffman,	McNichols,	Sproul,
Crow,	Hunter,	Miller,	Thompson,
Daix,	Jarrett,	Mills,	Vare,
DeWitt,	Jones,	Moore,	Wasbers,
Endsley,	Judson,	Morgan,	Gerberich,
Farley,	Kline,	Nulty,	Pres. pro tem.
Graff,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION CONCERNING PASSAGE OF SENATE BILL NO. 819.

Mr. CATLIN. Mr. President, I ask unanimous consent to offer resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CATLIN offered the following resolution which was twice read, considered and agreed to:

Whereas, A special committee of the House of Representatives, investigating the manner in which Senate Bill No. 819 passed the Legislature, has made its report and,

Whereas, Certain of the findings of said committee are incorrect, particularly those sections which state that the bill printed for the use of the Senate and considered by this body on third reading and final passage carried file folio 1359, and that the bill carrying file folio 1831 was not delivered to either branch until April 8, and

Whereas, As a matter of fact Senate Bill No. 819 carried file folio 1821 when it passed third reading and final passage in the Senate, having been delivered to the Senate on April 2, 1913, therefor be it

Resolved, That as far as the Senate is able to ascertain after an investigation, Senate Bill 819, which was approved by his Excellency, the Governor, on April 15th, 1913, and being act bearing serial number 53 in the Pamphlet Laws of 1913, was legally passed by the Senate and House of Representatives, and its course through the two branches of the Legislature in accordance with the provisions of the Constitution.

VOTE OF THANKS TO OFFICERS OF SENATE.

Mr. NULTY. Mr. President, I move that a rising vote of thanks be given to the President pro tempore of the Senate and the officers connected with the Senate, and that the Senator from Lackawanna, Mr. McNichols put the motion.

Mr. ALEXANDER. Mr. President, I second the motion. The motion was agreed to.

RESOLUTION DISCHARGING STANDING COMMITTEES OF THE SENATE.

Mr. SNYDER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER offered the following resolution, which was twice read, considered and agreed to:

Resolved, That at the close of to-day's session the standing committees of the Senate be discharged from the consideration of all bills in their custody, and that the chairman of each committee return the bills to the Chief Clerk of the Senate.

RESOLUTION OF THANKS TO THE HONORABLE DANIEL P. GERBERICH, PRESIDENT PRO. TEMPORE.

Mr. MOORE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MOORE offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the Senate be tendered to Honorable Daniel P. Gerberich, President pro tempore of the Senate, for the able and impartial manner in which he has performed the arduous duties of his office during the session now about to close.

RESOLUTION OF THANKS TO THE CHAPLAIN.

Mr. ALEXANDER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ALEXANDER offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the Senate be tendered to Reverend Arthur C. James, Chaplain of the Senate.

RESOLUTION OF THANKS TO THE LIEUTENANT GOVERNOR, JOHN M. REYNOLDS.

Mr. FARLEY. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. FARLEY offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the Senate be tendered to Lieutenant Governor John M. Reynolds for the able and impartial manner in which he has performed the arduous duties of his office during the session of this body now about to close.

CONCURRENT RESOLUTION CONCERNING THE PRINTING OF THE JOURNALS OF THE TWO HOUSES.

Mr. JUDSON. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JUDSON offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That the Chief Clerks of the Senate and House of Representatives be directed to have the copy of the Journals of the two Houses of this session prepared and placed in the hands of the Superintendent of Public Printing and Binding within thirty days after the close of the session, and the Superintendent of Public Printing and Binding is hereby directed to have the said Journals printed, bound and delivered to the Chief Clerks of the Senate and House of Representatives within ninety days after receipt of the copy therefor.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

RESOLUTION OF THANKS TO OFFICERS AND EMPLOYEES OF THE SENATE.

Mr. KURTZ. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. KURTZ offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the Senate be tendered to Harmon M. Kephart, Chief Clerk; W. Harry Baker, Secretary; Herman P. Miller, Senate Librarian; Edward L. Groff, Assistant Librarian; William S. Nason, Journal Clerk; William P. Gallagher, Reading Clerk; N. Edwin Bonnick, Executive Clerk; John McKeown, Desk Clerk; Walter R. McKinney, Message Clerk; and James R. Bagshaw, Sergeant-at-Arms; also all other officers and employees of the Senate for the able manner in which they attended the duties of their respective offices and the uniform courtesy manifested by them toward all the Senators.

COMMITTEE TO NOTIFY THE HOUSE THAT THE SENATE IS READY TO ADJOURN SINE DIE.

Mr. SALUS. Mr. President, I ask unanimous consent to offer a resolution at this time.

Mr. SALUS offered the following resolution, which was twice read, considered and agreed to:

The PRESIDENT. Is there objection? The Chair hears none.

Resolved, That a committee of two Senators be appointed to notify the House of Representatives that the Senate is ready to adjourn sine die.

The PRESIDENT. The Chair appoints as such committee Messrs. Salus and Hunter.

DISCHARGE OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 119.

The Chair cleared his table and laid before the Senate communication from the House of Representatives presenting to the Senate for concurrence the following resolution, which was twice read, considered and agreed to:

Resolved, (if the Senate concur) That the Committee of Conference on the Child Labor Bill (House Bill No. 119), entitled:

An Act to provide for the health safety and welfare of minors by forbidding their employment or work in certain occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates and badges for certain children and prescribing rules for the issuance re-issuance filing return and recording thereof requiring certain abstracts and notices to be posted providing for the enforcement of this act by officers of the Department of Labor and Industry and the Department of Mines by the Superintendent of Public Instruction by officers of the Boards of School Directors and by police officers prescribing penalties for violations of the provisions of this act defining the procedure in prosecutions and repealing all acts and parts of acts that are inconsistent therewith

be discharged.

CONCURRENT RESOLUTION TO APPOINT COMMITTEE OF THE HOUSE AND SENATE TO INFORM THE GOVERNOR THAT THE GENERAL ASSEMBLY WILL BE READY TO ADJOURN SINE DIE AT TWELVE O'CLOCK MIDNIGHT.

Mr. BEIDLEMAN. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BEIDLEMAN offered the following resolution which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That a committee of three be appointed to wait upon the Governor, in conjunction with a similar committee (if the House shall appoint such committee), and inform him that the General Assembly will be ready to adjourn sine die at twelve o'clock midnight

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 119.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House of Representatives has non-concurred in the amendments made by the Senate to House Bill No. 119, entitled:

An Act to provide for the health safety and welfare of minors by forbidding their employment or work in certain occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates and badges for certain children and prescribing rules for the issuance re-issuance filing return and recording thereof requiring certain abstracts and notices to be posted providing for the enforcement of this act by officers of the Department of Labor and Industry and the Department of Mines by the Superintendent of Public Instruction by officers of the Boards of School Directors and by police officers prescribing penalties for violations of the provisions of this act defining the procedure in prosecutions and repealing all acts and parts of acts that are inconsistent therewith

HOUSE CONCURS IN RESOLUTION DIRECTING PRINTING AND DELIVERY OF JOURNALS OF SENATE AND HOUSE OF REPRESENTATIVES.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has concurred in resolution as follows:

Resolved (if the House of Representatives concur), That the Chief Clerks of the Senate and House of Representatives be directed to have the copy of the journals of the two Houses of this session prepared and placed in the hands of the Superintendent of Public Printing and Binding within thirty days after the close of the session and the Superintendent of Public Printing and Binding is hereby directed to have the said Journals printed bound and delivered to the Chief Clerks of the Senate and House of Representatives within ninety days after the receipt of the copy therefor

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 1027, entitled:

An Act to amend section one of an act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act relating to anthracite mines and providing for the care and life and attention of employes injured in and about said mines" requiring the erection of medical rooms in the mines and on the surface.

House Bill No. 117, entitled:

An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

RECESS.

Mr. McNICHOL. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE CONCURS IN RESOLUTION TO APPOINT COMMITTEE OF THE HOUSE AND SENATE TO INFORM THE GOVERNOR THAT THE GENERAL ASSEMBLY WILL BE READY TO ADJOURN SINE DIE AT TWELVE O'CLOCK MIDNIGHT.

The Chair cleared his table and laid before the Senate communication from the House of Representatives returning to the Senate the following resolution:

Resolved (if the House of Representatives concur), That a committee of three be appointed to wait upon the Governor in conjunction with a similar committee (if the House shall appoint such committee) and inform him that the General Assembly will be ready to adjourn sine die at twelve o'clock midnight

with the information that the House has concurred in the same and has appointed Messrs. Mitchell, Speiser and Metzenbacher as such committee on the part of the House of Representatives.

The PRESIDENT. The Chair appoints as the Committee on the part of the Senate Messrs. Snyder, Beidleman and Huffman.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1117.

He also laid before the Senate communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses in relation to House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Agreeably to order,

The Senate proceeded to the consideration of the report of the Committee of Conference on House Bill No. 1117, as follows:

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose

of considering House Bill No. 1117, entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and thirteen, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and thirteen," beg leave to submit the following amended bill as our report:

S. TAYLOR NORTH,
FREDERICK C. EHRHARDT,
W. H. WILSON,

Committee on the part of the House of Representatives.

CHARLES H. KLINE,
T. M. KURTZ,
EDWIN H. VARE,
Committee on the part of the Senate.

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen to be paid out of any moneys in the Treasury not otherwise appropriated

Section 2 For the payment of the salaries of the several State officers the clerks and employees in the several departments of the State Government and for the incidental expenses of the said departments the following sums or so much thereof as may be necessary the same to be paid on the warrant of the Auditor General upon the State Treasurer in the amounts as follows and in the manner prescribed by law

EXECUTIVE DEPARTMENT

For the payment of the salary of the Governor two years the sum of twenty thousand dollars (\$20,000)

For the payment of clerk hire two years the sum of twenty-six thousand two hundred dollars (\$26,200)

For the payment of contingent expenses two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the Lieutenant Governor two years the sum of ten thousand dollars (\$10,000)

For the payment of postage express charges and other incidental expenses of the Lieutenant Governor the sum of one thousand dollars (\$1,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen in addition to an amount fixed by an act of Assembly approved June twelfth one thousand eight hundred and ninety-three

For the payment of the traveling and incidental expenses of the Governor the miscellaneous expenses incurred in the management of the Executive Mansion the purchase and maintenance of an automobile for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of like expenses incurred and remaining unpaid prior to June first one thousand nine hundred and thirteen the sum of seven thousand five hundred dollars (\$7,500.00) or so much thereof as may be necessary to be expended at the discretion of the Governor

For all contingent expenses including clerical and stenographic charges for the Executive Department the sum of four thousand dollars (\$4,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen

EXECUTIVE CONTROLLER DEPARTMENT

For the payment of the salary of the Executive Controller two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Assistant Executive Controller two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter two years the sum of two thousand dollars (\$2,000)

For the payment of contingent expenses extra clerk hire investigations and traveling expenses two years the sum of four thousand dollars (\$4,000)

STATE DEPARTMENT

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of the Commonwealth two years the sum of six thousand dollars (\$6,000)

For the payment of clerk hire including messenger and night watchman two years the sum of seventy-eight thousand five hundred dollars (\$78,500)

For the payment of postage express charges and contingent expenses two years the sum of nine thousand dollars (\$9,000)

AUDITOR GENERAL'S DEPARTMENT

For the payment of the salary of the Auditor General two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the Auditor General for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the Deputy Auditor General two years the sum of eleven thousand dollars (\$11,000)

For the payment of the salary of the Assistant Deputy Auditor General two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the chief clerk two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of the chief clerk of the Bureau of Corporations and the two (2) assistant chief corporation clerks two years the sum of twenty-seven thousand dollars (\$27,000)

For the payment of the salary of the clerk to the Board of Public Accounts two years the sum of one thousand dollars (\$1,000)

For the payment of salaries of all other clerks and employees per act of ninth day of April one thousand nine hundred and thirteen two years the sum of one hundred and eighty-six thousand dollars (\$186,000)

For the payment of compensation and expenses of persons appointed in pursuance of law to examine the accounts of city and county officers or of individuals required by law to make report to the Auditor General of moneys due on account of fees or taxes collected for the use of the Commonwealth two years the sum of two thousand dollars (\$2,000)

For the payment of postage express charges cost of filing liens and contingent expenses two years the sum of sixteen thousand dollars (\$16,000)

For the purchase of patent indices registers law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of seven (7) traveling auditors two years the sum of twenty-five thousand two hundred dollars (\$25,200)

For the payment of the expenses of deputies and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned to them as provided by law two years the sum of fourteen thousand dollars (\$14,000)

DEPARTMENT OF INTERNAL AFFAIRS

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the clerk to the Board of Public Property two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the other officials clerks and employees in the Department of Internal Affairs two years the sum of eighty-seven thousand dollars (\$87,000)

For the payment of the salary of the Chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of four thousand dollars (\$4,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other incidental expenses for the collection of statistics by the Bureau of Industrial Statistics of the Department of Internal Affairs for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000) said amount to cover the contingent fund provided by the act of Assembly of one thousand eight hundred and seventy-four and in addition thereto the expenses of collectors of statistics appointed under the act of Assembly approved April fourth one thousand eight hundred and eighty-nine (Pamphlet Laws page twenty-six) and also to cover such extra services as may be required in compiling data for the annual report

For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same as required by the act of Assembly approved May ninth one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) to be paid upon the warrant of the Auditor General upon specifically itemized vouchers certified by the Secretary of Internal Affairs

For the payment of necessary services and expenses incurred through the Bureau of Railways of the Department of Internal Affairs in the investigation of complaints made against corporations under sections four and five of the act approved the eleventh day of May one thousand eight hundred and seventy-four for the necessary services and expenses incident to the investigation against delinquent corporations under the act approved the nineteenth day of April one thousand eight hundred and ninety-seven and for the investigation of accidents and the securing of special reports as authorized under section eleven article seventeen of the Constitution and for the payment of postage express charges and other incidental expenses of the Bureau for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of four thousand dollars (\$4,000) All expenditures under this appropriation to be itemized on vouchers certified by the Secretary of Internal Affairs and filed with the Auditor General

For the temporary employment of draftsmen in copying of surveys or other ancient papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight

hundred and thirty-three (Pamphlet Laws page forty-seven) for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of forty thousand dollars (\$40,000)

For the expenses incident to the investigating and surveying of vacant or unappropriated land as authorized and provided in the first section of the act entitled "An Act relating to the granting of titles by the Commonwealth of Pennsylvania to vacant and unappropriated land the price to be paid for the same the conveyance to the State Forestry Reservation Commission where desirable for forest culture or forest preservation preventing the granting of warrants for the beds of navigable rivers and providing for acceptance of returns of surveys without limitation as to excess or surplus" approved the third day of May one thousand nine hundred and nine for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand dollars (\$2,000)

For the payment of postage express charges and other incidental charges and expenses of the department two years the sum of three thousand dollars (\$3,000)

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrant map work authorized by act of Assembly approved June thirtieth one thousand nine hundred and seven and subsequent amendments and supplements thereto including all necessary traveling and subsistence expenses in the field work of the same for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of five thousand dollars (\$5,000)

For the inspection and repairs of State boundary line monuments under authority of section two of the act of Assembly approved May fourth one thousand eight hundred and eighty-nine and subsequent amendments and supplements thereto for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand dollars (\$3,000)

For the payment of the salaries and expenses of the Bureau for the Standardization and Supervision of Accounts in the Department of Internal Affairs two years the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary conditioned upon its passage by the General Assembly and the approval by the Governor of Senate bill number eight hundred and seventy-eight

For the payment of traveling and other contingent expenses of the Bureau of Standards as required by the act of Assembly approved June twenty-third one thousand nine hundred and eleven for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand six hundred dollars (\$3,600) and for additional equipment the sum of five hundred dollars (\$500)

TREASURY DEPARTMENT

For the payment of the salary of the State Treasurer two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the State Treasurer for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the cashier two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the assistant cashier two years the sum of five thousand dollars (\$5,000)

For the payment of clerk hire including messenger and three watchmen two years the sum of sixty-seven thousand seven hundred dollars (\$67,700)

For the payment of such compensation of such extra clerks as the State Treasurer may find it necessary to employ for the purpose of balancing and transferring accounts making new indices or for the purpose of rendering any other general assistance to the regular clerical force two years the sum of fifteen thousand dollars (\$15,000) the necessity for the employment of extra clerical assistance and the monthly wages of all extra clerks employed to be determined and fixed by the State Treasurer

For the payment of contingent expenses two years the sum of three thousand dollars (\$3,000)

For the purchase of patent indices law books and other books necessary for the proper conduct of the work of the department two years the sum of one thousand dollars (\$1,000)

For the payment of traveling expenses of the State Treasurer and employees while on departmental business two years the sum of two thousand dollars (\$2,000)

For the payment of postage express charges and other incidental expenses in the office of the State Treasurer two years the sum of four thousand dollars (\$4,000)

For the payment of the cost of procuring bonds required to be given by employees of the Treasury Department to the State Treasurer for the faithful performance of their duties two years the sum of one thousand five hundred dollars (\$1,500)

ATTORNEY GENERAL'S DEPARTMENT

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries of the three deputies Attorney General two years the sum of twenty-five thousand five hundred (\$25,500)

For the payment of clerk hire two years the sum of twenty-three thousand dollars (\$23,000)

For the payment of the contingent expenses official fees witness fees serving processes and for such other costs as the Commonwealth may be liable to pay in cases in which the Commonwealth is or may be a party and for the payment of postage express charges the purchase of law books for the law library of the Attorney General's Department and other incidental expenses for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty-five thousand dollars (\$25,000) Provided however That no part of said sum shall be used for the payment of contingent expenses official fees witness fees serving pro-

cesses or other costs incurred by reason of Senate Resolution of May twenty-two one thousand nine hundred and eleven authorizing the appointment of a commission to investigate any charges that have heretofore or may hereafter be made between Legislative Sessions against judges or other persons holding a civil office which is popularly known as the Catlin Commission

For the payment of the services and expenses of attorneys to be employed from and after the date of the passage of this act by the Attorney General to assist in the prosecution and trial of cases and the prosecution of claims in which the Commonwealth is interested and in cases in which in the judgment of the Attorney General the Commonwealth should intervene by the employment of counsel and for the payment of the services costs and expenses of special district attorneys appointed by the Attorney General for the two fiscal years commencing June first one thousand nine hundred and thirteen and for the payment of the services costs and expenses of such attorneys or special district attorneys rendered incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) Providing however That no part of said sum shall be used for the payment of the services costs and expenses of attorneys employed by the Attorney General or special district attorneys appointed by the Attorney General rendered and incurred by reason of Senate resolutions of May twenty-second nineteen hundred and eleven "authorizing the appointment of a commission to investigate any charges that have heretofore or may hereafter be made between legislative sessions against judges or other persons holding a civil office which is popularly known as the Catlin Commission"

For the payment of costs fees and expenses in the collection of amounts due the Commonwealth for the support and maintenance of the insane confined in the various asylums in the Commonwealth and chargeable to the Commonwealth and counties the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the payment of the deficiency in the salaries of the Second Deputy Attorney General three stenographers and one messenger as per act approved April twenty-ninth one thousand nine hundred and thirteen covering two days of April and the month of May one thousand nine hundred and thirteen the sum of two hundred and twenty-six dollars and sixty-seven cents (\$226.67)

BANKING DEPARTMENT

For the payment of the salary of the Commissioner of Banking two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Commissioner of Banking two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Clerk two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of five clerks two years two thousand eight hundred dollars each the sum of fourteen thousand dollars (\$14,000)

For the payment of the salaries of three stenographers and typewriters two years two thousand dollars each the sum of six thousand dollars (\$6,000)

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the contingent expenses two years the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salaries of employees and other expenses incident to the supervision of private banks as provided for in the act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries and expenses of the examiners two years the sum of one hundred and fifty-five thousand dollars (\$155,000) this item to include any technical or additional expert evidence which may be necessary to determine the solvency of institutions under the supervision of the Banking Department

For the payment of necessary expenses occasioned by instituting proceedings for violation of the act approved the twenty-third day of April Anno Domini one thousand nine hundred and nine defining certain misdemeanors and authorizing the Commissioner of Banking to institute prosecutions two years the sum of three thousand dollars (\$3,000)

DEPARTMENT OF PUBLIC INSTRUCTION

For the payment of the salary of the Superintendent of Public Instruction two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the Deputy Superintendents clerks and messenger two years the sum of twenty-one thousand dollars (\$21,000)

For extra clerical assistance necessary in the distribution of the appropriation to the common schools two years the sum of one thousand dollars (\$1,000) Provided That the sum paid for such clerical assistance shall not exceed one hundred dollars per month for five months of each of said two years

For the payment of the contingent expenses two years the sum of seven thousand dollars (\$7,000)

For the payment of the expenses of the State Normal School Examiners two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of the high school inspectors two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the traveling and other expenses of the high school inspectors for two years the sum of eight thousand dollars (\$8,000)

For the payment of the expert assistants in drawing agricultural education and industrial education two years the sum of twelve thousand dollars (\$12,000)

For the payment of traveling and other expenses of the expert assistants in drawing agricultural education and industrial education the sum of six thousand dollars (\$6,000)

For the payment of the expenses of the examining boards for State permanent certificates two years the sum of five thousand dollars (\$5,000)

For the payment of four stenographers and typewriters two years the sum of eight thousand dollars (\$8,000)

For the payment of the cost of circulating the Pennsylvania School Journal two years the sum of five thousand dollars (\$5,000)

For the payment of lecturers and instructors employed by the Superintendent of Public Instruction to lecture and teach at meetings and summer schools held by the Pennsylvania Educational Association by the Pennsylvania State College and by associations incorporated for the purpose of promoting education and popular culture for two years the sum of twelve thousand dollars (\$12,000)

BUREAU OF PROFESSIONAL EDUCATION

For the payment of the officers and assistants and expenses of the Bureau of Professional Education in the Department of Public Instruction for two years the sum of fifteen thousand dollars (\$15,000)

BUREAU OF MEDICAL EDUCATION AND LICENSURE

For the payment of the salaries and expenses of the officers and members of the Bureau of Medical Education and Licensure and for incidental expenses including rent clerical services stenographer typewriting and other necessary assistance for two years the sum of thirty thousand dollars (\$30,000)

STATE BOARD OF EDUCATION

For the payment of the necessary expenses of the members of the State Board of Education and the salaries of clerks stenographers and other employees and of other necessary expenses of the Board two years the sum of thirty thousand dollars (\$30,000)

COLLEGE AND UNIVERSITY COUNCIL

For the payment of the traveling expenses of the members of the College and University Council two years the sum of one thousand dollars (\$1,000)

DENTAL COUNCIL OF PENNSYLVANIA

For the payment of the necessary expenses of the Dental Council for two years the sum of four thousand dollars (\$4,000)

ADJUTANT GENERAL'S DEPARTMENT

For the payment of the salary of the Adjutant General two years the sum of twelve thousand dollars (\$12,000)

For the payment of clerk hire in the Adjutant General's office and employees at the State Arsenal two years the sum of seventy-seven thousand one hundred and sixty dollars (\$77,160)

For the payment of contingent expenses including the shipping of arms and so forth two years the sum of seven thousand eight hundred dollars (\$7,800)

For the payment of the salaries of the State Military Board two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of services rendered in computing compiling filing and collecting the balance due on claims of the State of Pennsylvania against the Government of the United States for stores furnished and expenses incurred by the State of Pennsylvania in furnishing its quota of troops for the Spanish American War the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General not exceeding however five per centum of the amount collected from the Government of the United States by the State of Pennsylvania on account of said claims

For the purchase of military stores in place of those sold or exchanged by the Adjutant General under the provisions of section fifty-five of an act of Assembly approved May fifth one thousand nine hundred and eleven reading as follows "The Adjutant General may with the approval of the Commander in Chief sell or exchange from time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the interests of the Commonwealth to sell or exchange" and for the expense of packing and transportation in issuing new stores or receiving old or obsolete stores returned to the State Arsenal or for expenses for military purposes as the Military Board may direct Provided That payment by the Auditor General shall not at any time be in excess of the amount paid into the State Treasury by the Adjutant General as proceeds of such sales or exchanges the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary said payments to be made on the warrants of the Auditor General drawn upon the State Treasurer upon certificates of the Adjutant General showing amount paid into state Treasury and upon properly itemized vouchers being filed by the Adjutant General

For the payment to the organizations of the National Guard of Pennsylvania entitled thereto or to the United States Government of amounts recovered and paid into the State Treasury by or on account of officers of the National Guard delinquent in

accounting for public moneys paid to them or military stores or supplies issued to such officers under the provisions of an act of Assembly approved May fifth one thousand nine hundred and eleven entitled "An Act providing for the organization discipline maintenance and regulation of the Organized Militia of the Commonwealth of Pennsylvania otherwise styled the National Guard of Pennsylvania" the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary payment to be made by warrants of the Auditor General drawn upon the State Treasurer upon proper certificate of the Adjutant General showing collection of moneys from sureties on bonds and payment of the same into the State Treasury

To reimburse the United States Government or organizations of the National Guard of Pennsylvania for losses incurred by fire in cases where such losses have been covered by insurance placed by the Adjutant General and the losses are adjusted by the insurance company or companies and payments made to the State of such losses and the amounts so recovered has been paid into the State Treasury and also to reimburse the United States Government for any United States Government stores sold by the Adjutant General and the money received for such sale has been paid into the State Treasury the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary the reimbursement to be made by warrant of the Auditor General drawn upon the State Treasurer upon proper certificate of loss or sale and duly itemized voucher being filed with the Auditor General by the Adjutant General

STATE ARMORY BOARD

For the payment of salaries of the members of the State Armory Board except members ex-officio the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

INSURANCE DEPARTMENT

For the payment of the salary of the Insurance Commissioner two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Deputy Insurance Commissioner two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the actuary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the examiner-in-chief and three assistant examiners one examiner of statements and four examiners two years the sum of forty two thousand dollars (\$42,000)

For the payment of the salaries of two inspectors two years the sum of eight thousand dollars (\$8,000)

the payment of clerk hire including messenger two years the sum of seventy-seven thousand dollars (\$77,000)

For the payment of contingent expenses and for traveling and contingent expenses of actuary examiners and inspectors two years the sum of fifty-two thousand dollars (\$52,000)

STATE FIRE MARSHAL

For the payment of the salary of the State Fire Marshal two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief Assistant Fire Marshal two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the first second third and fourth special deputy State Fire Marshals two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of a statistician two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of messenger and clerk two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of clerks and stenographers two years the sum of thirty thousand dollars (\$30,000)

For the payment of the salaries of twenty deputy State Fire Marshals at fifteen hundred dollars each per annum two years the sum of sixty thousand dollars (\$60,000)

For the payment of contingent expenses for contingent traveling expenses of the State Fire Marshal his deputies and assistants for the reporting of fires and mileage incident thereto for the investigation of fires and inspection of property for the payment of services and expenses of attorneys and detectives employed by the State Fire Marshal to assist in the detection and prosecution of the crime of arson for the payment of witness fees the taking of testimony and the serving of processes for the demolition and removal of old and dilapidated buildings et cetera and for carrying out the provisions of the act establishing the Department of the State Fire Marshal for two years the sum of fifty thousand dollars (\$50,000)

STATE LIBRARY

For the payment of the salary of the State Librarian two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the First Assistant State Librarian two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Second Assistant State Librarian two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of an assistant in charge of the Division of Public Records in connection with the State Library two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of two night assistants two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries and necessary expenses incident to the preservation of the public records in the Division of Public Records two years the sum of sixteen thousand eight hundred dollars (\$16,800)

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the night watchman two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of freight expressage postage cleaning rooms and miscellaneous expenses two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of four assistants in the Library at fifty dollars per month two years the sum of four thousand eight hundred dollars (\$4,800)

For the purchase of law books and exchanges two years the sum of six thousand dollars (\$6,000)

For the payment of the annual subscription to at least one leading newspaper in each county of the Commonwealth for permanent preservation and the newspapers of seventeen cities of the United States and for completing the files of Pennsylvania newspapers two years the sum of one thousand two hundred dollars (\$1,200)

For the purchase of miscellaneous books and illustrations two years the sum of fourteen thousand dollars (\$14,000)

For the purchase of such English Parliamentary papers as may be deemed advisable by the Librarian and Trustees of the State Library two years the sum of seven hundred and fifty dollars (\$750)

For the payment of the salaries and expenses incident to the work of preparing a law catalogue of the State Library and for the continuation of the regular cataloguing work of the Library two years the sum of five thousand eight hundred dollars (\$5,800)

For the payment of the salaries and expenses incident to the completion of the work of preparing a catalogue of the State Library on the card catalogue plan for such indexing work as may be needed two years the sum of seven thousand dollars (\$7,000)

To provide for the preparation and reproduction of papers and other matter of historical value two years the sum of one thousand eight hundred dollars (\$1,800)

STATE MUSEUM

To provide for the expenses of the State Museum and for the payment of the employees necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty-two thousand eight hundred dollars (\$22,800)

For the purchase of lantern slides to be added to the collection of the education division by the State Museum two years the sum of three thousand dollars (\$3,000)

PENNSYLVANIA FREE LIBRARY COMMISSION

For the payment of the salaries and expenses incident to the establishment and maintenance of traveling libraries and other work authorized by section two of the act of Assembly establishing the Free Library Commission of Pennsylvania approved the fifth day of May Anno Domini one thousand eight hundred and ninety-nine two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of the traveling expenses of the members of the Free Library Commission and its officers two years the sum of one thousand dollars or so much thereof as may be necessary (\$1,000)

LEGISLATIVE REFERENCE BUREAU

For the payment of the salary of the director of the Legislative Reference Bureau two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the assistant director of the Legislative Reference Bureau two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of a reference division stenographer in the Legislative Reference Bureau two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of assistant stenographer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the search clerk in the Legislative Reference Bureau two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the cataloguer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the messenger in the Legislative Reference Bureau two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment to the director of the Legislative Reference Bureau for maintenance and incidental expenses and emergency clerical help if necessary for two years the sum of six thousand dollars or so much thereof as may be necessary (\$6,000)

For the payment of the salaries of the search clerks stenographers and record clerk in the Legislative Reference Bureau as provided by law for a period of one month prior to the session of the General Assembly of one thousand nine hundred and fifteen and during such session and during one month subsequent to such session the sum of seven thousand six hundred dollars or so much thereof as may be necessary (\$7,600)

STATE REPORTER

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant State Reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationary clerk hire and assistance two years the sum of six thousand dollars (\$6,000)

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS

For the payment of the salary of the Superintendent of Public Grounds and Buildings two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant Superintendent two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the bookkeeper two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the schedule clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the stenographer two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the storekeeper two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the (additional) assistant storekeeper two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the assistant storekeeper two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of one clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the secretary of the board two years the sum of twelve hundred dollars (\$1,200)

For the payment of the salary of the stenographer for the board two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the chief and assistant engineers of the power plant and all other employees required for conducting cleaning and making repairs and everything necessary for the safety and keeping of the buildings and grounds for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of two hundred and forty-three thousand four hundred and eighty dollars (\$243,480)

For the payment of premiums on insurance upon the State Capitol the Library-Museum the Capitol Conservatories the State Arsenal Buildings the State Quarantine Station Buildings the Executive Mansion and stables and the respective contents of the same also upon all other State property real personal or mixed and wherever situated which may be properly under the control and supervision of the Board of Superintendent of Public Grounds and Buildings for two years the sum of thirty thousand dollars (\$30,000)

For the purchase of any article of furniture furnishings stationery supplies fuel or any other matters or things and for the payment of any repairs alterations or improvement the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisition is made on the Superintendent two years the sum of one hundred thousand dollars (\$100,000) which appropriation shall be known as the "Board's General Fund" Provided That no expenditure from said fund shall be made by the superintendent without first receiving authority from the board so to do and provided also That from this fund shall be paid any bills for designs or specifications ordered by the board and provided also That in awarding contracts under this schedule proposals for such contracts shall be invited by the Superintendent of Public Grounds and Buildings in such manner and at such times as the Board of Commissioners of Public Grounds and Buildings in their discretion may direct

For the payment by the Superintendent for any emergency supplies the want of which may not have been anticipated at the time of the issue of the Annual Schedule and which do not appear in the same and for which requisition shall be made upon the Superintendent and for the payment by the Superintendent for emergency repairs and supplies and all temporary help for the care maintenance and preservation of the Public Grounds and Buildings including the Executive Mansion for two years the sum of twenty thousand dollars (\$20,000)

For the payment of the cost of advertising of the annual schedule of supplies the sale of unserviceable furnishings the re-advertising of the annual schedule when necessary and all other advertisements as authorized by the Board or Superintendent for two years the sum of twelve thousand dollars (\$12,000)

For the payment of the cost of electric light power and of steam heat and power outside of the Capitol Buildings and Grounds and for the maintenance repairing and improving the installations when necessary for two years the sum of twelve thousand dollars (\$12,000)

For the payment to the city of Harrisburg for supplying the public buildings and grounds with water for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000)

For the payment of the rental charges for telephone services and the cost of toll and long distance telephone messages for the Senate House of Representatives the various departments boards and commissions of the State Government and the Executive Mansion for two years the sum of fifty thousand dollars (\$50,000)

For the payment of the cost of general supplies including stationery supplies, furniture distribution of documents, fuel repairs, alterations or improvements and other matters needed by the Legislature, the several departments boards and commissioners of the State Government and Executive Mansion as set forth in and included in the General Annual Schedule of Supplies for the State Government two years the sum of three hundred and thirty thousand dollars (\$330,000)

For the payment of deficiency in appropriation for the rental of offices and rooms outside of Capitol building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act of one thousand nine hundred and eleven for two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand thirty dollars and ten cents (\$1,030.10) or so much thereof as may be necessary

For the payment of the cost of erecting highway bridges under the act of May five one thousand nine hundred and eleven Pamphlet Laws one hundred and seventy-seven the sum of one hundred and fifty thousand dollars (\$150,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

For the payment of the cost of procuring various bonds required by statute to be given by State officials and employees for the faithful performance of their duties for two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the cost of erecting highway bridges under the act of one thousand eight hundred and ninety-five and the supplement of one thousand nine hundred and three the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

To the Board of Commissioners of Public Grounds and Buildings for the purchasing and furnishing to the Commonwealth of Pennsylvania of fourteen (14) mural and art paintings to be placed in the lunettes in the corridor connecting the rotunda with the north wing on the first floor of the new Capitol building the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary

For the payment of the rent of offices and rooms outside of the Capitol Buildings when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven for two years the sum of forty-two thousand dollars or so much thereof as may be necessary (\$42,000)

For rebuilding the driveways on the State Arsenal Grounds, Eighteenth and Herr Streets, Harrisburg, Pennsylvania, the sum of three thousand dollars or so much thereof as may be necessary (\$3,000)

For the payment of the increase in salaries of the employees in the Department of Public Grounds and buildings as provided for in Senate bill number two hundred and seventy-four (House bill number thirteen hundred and ninety-seven) passed by the Legislature and approved May eighth one thousand nine hundred and thirteen the sum of fifty-nine thousand dollars (\$59,000) or so much thereof as may be necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen

COMMISSIONERS OF SINKING FUND

For the payment of the salaries of the three commissioners two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

BOARD OF PARDONS

For the payment of the salaries of the members of the Board of Pardons two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Secretary of the Board of Pardons two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the Recorder of the Board of Pardons two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the clerk two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the messenger two years the sum of eight hundred dollars (\$800)

For the payment of the salary of the tipstaff two years the sum of eight hundred dollars (\$800)

For the payment of postage express charges and other incidental expenses of the Board of Pardons for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of eight hundred dollars (\$800)

DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Secretary of Agriculture two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Deputy Secretary of Agriculture two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Economic Zoologist of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the State Veterinarian of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the Department of Agriculture two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk to the Director of Farmers' Institutes of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Assistant Economic Zoologist of the Department of Agriculture two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salary of the clerk to the Economic Zoologist of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Deputy State Veterinarian of the Department of Agriculture two years the sum of four thousand two hundred dollars (\$4,200)

For the payment of the salary of the clerk to the State Veterinarian of the Department of Agriculture two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the stenographer to the State Veterinarian of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the contingent expenses including traveling expenses of the officers of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the expenses of the Farmers' Local Institutes including lecturers salaries two years the sum of fifty-five thousand dollars (\$55,000)

For the establishment and maintenance of a Bureau of Statistics in the Department of Agriculture two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the cost of carrying out the provisions of the act of twenty-first March one thousand nine hundred and five entitled "An Act to provide for the protection of trees" et cetera and the amendment to said act approved the fifteenth day of April one thousand nine hundred and seven and for pest suppression for two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the expenses of the State Board of Agriculture and the expenses of the members of said Board including specialists of the board and expenses and compensation of lecturers for two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the sale of certain seeds providing for the selection of samples thereof and their examination by the Department of Agriculture and the publication of information concerning the same providing also for the enforcement of the act and fixing penalties for its violations" approved April twenty-ninth one thousand nine hundred and thirteen two years the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary

For the payment of special examinations or investigations as provided for in the act of March thirteenth one thousand eight hundred and ninety-five establishing the Department of Agriculture for two years the sum of six thousand dollars (\$6,000)

To pay the increase made in salaries of officers and employees of the Department of Agriculture by House bill number one thousand six hundred and four for two years beginning June first one thousand nine hundred and thirteen the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary contingent upon the approval of said bill by the Governor

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the manufacture and sale of commercial fertilizers" et cetera approved May first one thousand nine hundred and nine for two years the sum of fifty-seven thousand dollars (\$57,000)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying out the provisions of the act of Assembly "Regulating the sale of commercial feeding stuffs" approved May third one thousand nine hundred and nine for two years the sum of thirty-two thousand five hundred dollars (\$32,500)

For payment of aid to the State Horticultural Association of Pennsylvania for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Dairy Union for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Live Stock Breeders' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania State Poultry Society for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Bee-Keepers' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of expenses of apiary inspection as provided for by act of May fifth one thousand nine hundred and eleven pamphlet laws page one hundred seventy-nine for two years the sum of three thousand dollars (\$3,000)

For the payment of the cost of selecting samples and making analyses and other expenses including salaries incident to carrying out the provisions of the act of April twenty-ninth one thousand nine hundred and thirteen "To prevent adulteration of linseed oil" et cetera for two years the sum of five thousand dollars (\$5,000)

DAIRY AND FOOD DIVISION OF THE DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Dairy and Food Commissioner of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the clerk to the Dairy and Food Commissioner two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger of the Dairy and Food Division of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salaries of the special agents of the Dairy and Food Division of the Department of Agriculture two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of attorneys assistants and special work of the Dairy and Food Division of the Department of Agriculture two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of clerical and stenographers' services in the Dairy and Food Division of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of chemists of the Dairy and Food Division of the Department of Agriculture together with their actual

expenses two years the sum of thirty thousand dollars (\$30,000)

For the payment of the inspection of the cold storage plants as to their sanitary condition and equipment and the keeping of proper supervision over same and the enforcement of all other provisions of the Cold Storage Act approved May sixteenth one thousand nine hundred and thirteen two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the traveling and necessary expenses of the Dairy and Food Commissioner and special agents including the cost of samples of food products express telegraph and other incidental expenses of the Dairy and Food Division of the Department of Agriculture two years the sum of thirty thousand dollars (\$30,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved and certified to by the Secretary of Agriculture Provided That all sums of money that may be received by the Dairy and Food Division arising from fines and costs except this appropriation shall be paid into the State Treasury daily for the use of the Commonwealth

STATE LIVESTOCK SANITARY BOARD

For the enforcement of the acts of May twenty-first one thousand eight hundred and ninety-five and March thirtieth one thousand nine hundred and five and subsequent acts and for the payment of indemnity for animals afflicted with dangerous contagious or infectious diseases and for the expense of detecting quarantining and disposing of such animals as provided by law two years the sum of three hundred and fifty thousand dollars (\$350,000)

For the payment of the cost of producing and distributing tuberculin mallein anthrax vaccine tuberculosis vaccine hog cholera vaccine for the laboratory diagnosis of the disease of animals and provide the necessary equipment for such work two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the cost of supervising and enforcing the inspection of animals brought from other states into Pennsylvania as required by the act of May twenty-sixth one thousand eight hundred and ninety-seven and subsequent acts two years the sum of ten thousand dollars (\$10,000)

For the control and suppression of rabies and the quarantine of dogs as required by the act of March twenty-seven one thousand nine hundred and three and subsequent acts two years the sum of ten thousand dollars (\$10,000)

For the payment of the expenses of the State Meat Hygiene Service and for the payment of salaries and actual expenses of the agents of the State Livestock Sanitary Board in the Meat Hygiene Service as provided by law two years the sum of sixty-three thousand dollars (\$63,000)

For the payment of the expenses of carrying out the provisions of the act approved April twenty-fifth nineteen hundred and seven and subsequent acts to encourage the breeding of horses and requiring the enrollment and inspection of stallions two years the sum of eight thousand dollars (\$8,000)

For the payment of a deficiency in indemnity for animals afflicted with tuberculosis for which certificates of appraisal have been issued by the State Veterinarian as provided by law said deficiency having been incurred during the fiscal year terminating May thirty-first one thousand nine hundred and thirteen the sum of twenty-five thousand dollars (\$25,000)

DEPARTMENT OF FORESTRY

For the payment of the salary of the Commissioner of Forestry two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Deputy Commissioner of Forestry two years the sum of five thousand dollars (\$5,000)

For the payment of clerk hire two years the sum of six thousand dollars (\$6,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other necessary expenses of the members of the State Forestry Reservation Commission two years the sum of five thousand dollars (\$5,000)

For the payment of salaries and expenses of foresters two years the sum of one hundred and sixty thousand dollars (\$160,000)

For the payment of salaries and expenses of forest rangers two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of draftsman bookkeepers stenographers and messengers two years the sum of fifteen thousand dollars (\$15,000)

For the payment of surveys two years the sum of ten thousand dollars (\$10,000)

For the payment of labor two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of examination of titles to lands purchased two years the sum of four thousand dollars (\$4,000)

For the payment of other expenses necessary and incidental to the conduct of the business of the department and the maintenance protection care planting and improvement of the forest reserves and to encourage and promote the development of forestry two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of the annual fixed charge for school purposes on lands held for forest reserves two years the sum of forty thousand dollars (\$40,000)

For the payment of the annual fixed charge for road purposes on lands for forest reserve two years the sum of forty thousand dollars (\$40,000)

For the purchase of lands to be set aside and held as State Forest Reserves two years the sum of fifty thousand dollars (\$50,000)

For the payment of postage and all other necessary expenses which may be incurred in the prevention and extinguishment of forest fires two years the sum of fifty thousand dollars (\$50,000)

For the payment of salaries and expenses of instructors clerks maitron cooks waitresses light and heat stationary books and

for maintenance at the State Forest Academy two years the sum of twenty thousand dollars (\$20,000)

For the payment of examinations and furnishing advisory reports to the citizens of the State on shade trees two years the sum of five thousand dollars (\$5,000)

For the payment of making examinations and furnishing advisory reports to the citizens of the State on farm forestry and farm woodlots two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of a deficiency in the appropriation for the examinations of titles to lands purchased to be held as State Forest Reserves for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000)

For the payment of a deficiency that has arisen in the appropriation for the payment of expenses incurred in the prevention and extinguishment of forest fires to and including May thirty-first Anno Domini one thousand nine hundred and eleven the sum of three thousand five hundred dollars (\$3,500)

For the payment of a deficiency in the appropriation for traveling and other necessary expenses of the members of the State Forestry Reservation Commission for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one hundred and twenty-six dollars and thirty cents (\$126.30)

DEPARTMENT OF MINES

For the payment of the salary of the Chief of the Department of Mines two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Deputy Chief of the Department of Mines two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the Department of Mines two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salaries of the clerks stenographers and typewriters and messenger of the Department of Mines two years the sum of twenty-two thousand eight hundred dollars (\$22,800)

For the payment of contingent expenses including traveling expenses books instruments chemicals plans express freight janitor telegrams stamps et cetera two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the inspectors of coal mines as provided by law two years the sum of three hundred and six thousand dollars (\$306,000) subject to the approval by the Governor of Senate bill creating additional inspectors.

For the payment of the salaries of inspectors of coal mines appointed temporarily as substitutes in case of disability of any of the regular inspectors two years the sum of five thousand dollars (\$5,000)

For the payment of the actual traveling expenses of the inspectors and for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual and necessary expenses two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto such sums as may be necessary therefor not exceeding in the aggregate for two years the sum of thirty-two thousand dollars (\$32,000) Provided That no examination for inspectors of coal mines shall exceed in duration the period of forty days in the bituminous districts and the period of twenty days in the anthracite districts and no examination of mine foremen assistant mine foremen and fire bosses in the bituminous districts and mine foremen and assistant mine foremen in the anthracite districts shall exceed in duration the period of ten days Provided further That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines

For the payment of counsel fees two years the sum of ten thousand dollars (\$10,000) Provided however That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines and no payment for salaries or expenses incurred shall be made under this appropriation until proper specifically itemized vouchers verified under oath are made and transmitted to the chief of the said department and by him examined approved and certified to the Auditor General

For the payment of the deficiency in the mine inspectors' salary fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand one hundred and eighteen dollars and seventy-four cents (\$1,118.74)

For the payment of the increase in salaries of the stenographers two years the sum of twelve hundred dollars (\$1,200) conditioned upon the approval by the Governor of Senate bill number one thousand four hundred and fifty-five

For the payment of expert electrical service in connection with the installation of electrical equipment in the mines two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the payment of the deficiency in the mine inspectors' traveling expense fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of six thousand five hundred dollars (\$6,500)

For the payment of counsel fees due John R. Jones attorney Scranton Pennsylvania for professional services rendered and money expended as special counsel for the Department of Mines in the investigation of alleged violations of the Child Labor Law and for the enforcement of the said law in the county of Lackawanna during the years one thousand nine hundred and seven and one thousand nine hundred and eight the sum of one thousand four hundred and ten dollars and seventy-one cents (\$1,410.71)

DEPARTMENT OF FISHERIES

For the payment of the salary of the Commissioner of Fisheries two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two stenographers two years the sum of four thousand eight hundred dollars (\$4,800)

For the purpose of hatching propagating and distributing food and game fish and stocking and supplying the waters of the Commonwealth with the same and distributing fish and employing the necessary labor and implements therefor and paying for the repairs improvements and necessary expenses to the State hatcheries two years the sum of ninety-six thousand dollars (\$96,000)

For the payment of counsel fees and court expenses two years the sum of five thousand dollars (\$5,000)

For the payment of necessary and reasonable expenses of the Commissioner of Fisheries and other members of the Fishery Commission and office employees two years the sum of six thousand dollars (\$6,000)

For the erection of fish-ways two years the sum of seven thousand nine hundred and fifty dollars (\$7,950)

For the repairs of State fishways two years the sum of one thousand dollars (\$1,000)

For the payment of salaries and reasonable expenses of fish wardens two years the sum of forty thousand dollars (\$40,000)

For the payment of contingent expenses two years the sum of four thousand dollars (\$4,000)

For the purpose of maintaining and operating launch "Commodore Perry" on Lake Erie two years the sum of nine thousand dollars (\$9,000)

For the purpose of repairing and placing the launch "Commodore Perry" on Lake Erie in a thoroughly seaworthy condition two years the sum of three thousand dollars (\$3,000)

For field work and gathering spawn and incidental expenses thereto two years the sum of sixteen thousand dollars (\$16,000)

For buildings ponds extensions and other work incidental towards completing hatcheries two years the sum of sixty-five thousand dollars (\$65,000)

For building a new and permanent hatching house and equipment at Erie the sum of twenty-two thousand dollars (\$22,000)

For dredging out of the channels and ponds on Presque Isle Peninsula Erie county in order to restore the original spawning grounds for the fish two years the sum of twenty thousand dollars (\$20,000)

For the purchase of a boat for use at Torresdale Hatchery on the Delaware for the purpose of gathering eggs and fish the sum of one thousand five hundred dollars (\$1,500)

STATE BOARD OF CENSORS

For the payment of the contingent and traveling expenses two years the sum of twenty-five hundred dollars (\$2,500)

BOARD OF GAME COMMISSIONERS

For the payment of the salary of the chief game protector who is also secretary of said board two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the assistant chief game protector who is also stenographer and typewriter two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one game protector termed a traveling game protector two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of twenty additional game protectors at the rate of seventy-five dollars (\$75.00) per month the sum of thirty-six thousand six hundred dollars (\$36,600)

For the payment of the traveling and other necessary expenses of these game protectors for the payment of services rendered or expenses incurred by either deputy game protectors or special deputy game protectors under the specific and written order of the chief game protector for the payment of incidental office expenses attorney fees and such other expenditures as may be deemed necessary by the Board of Game Commissioners for the better carrying out of the provisions of an act creating the Board of Game Commissioners two years the sum of thirty-five thousand dollars (\$35,000)

For the purpose of creating additional game preserves for the maintenance and protection of preserves created by authority of an act of Assembly approved the eleventh day of May one thousand nine hundred and five and the act of Assembly approved the fifteenth day of April one thousand nine hundred and seven and an amendment thereto approved the fifteenth day of June one thousand nine hundred and eleven for the purchase propagation and distribution throughout the State of game as may be considered advisable two years the sum of fifteen thousand dollars (\$15,000)

The appropriation to be paid quarterly to the president of the Board of Game Commissioners upon the presentation of duly certified vouchers of the expenditures of money previously drawn and satisfactory proof to the Auditor General that the expenditure is necessary for the enforcement of the laws of the Commonwealth relative to the protection of game of song and insectivorous birds or for the intelligent and necessary carrying into effect the purpose for which said Board of Game Commissioners was created

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of the salary of the Superintendent of the Department of Public Printing and Binding two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the chief clerk of the Department of Public Printing and Binding two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of one clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of the stenographer and clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of an expert proof-reader of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of one clerk who is also to have in charge the supervision of the Legislative Journal two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger of the Department of Public Printing and Binding two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the contingent expenses two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of advertising contracts for shipping documents for two years from August fifteen one thousand nine hundred and thirteen to August fifteen one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the Chief of the Division of Distribution of Documents two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the clerk in the Division of Distribution of Documents two years the sum of three thousand dollars (\$3,000)

For the payment of one stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of contracts for shipping public documents in bulk for two years from August fifteen one thousand nine hundred and thirteen to August fifteen one thousand nine hundred and fifteen the sum of twenty thousand two hundred dollars (\$20,200)

For the payment of extra labor postage express freight and incidental expenses two years the sum of ten thousand dollars (\$10,000)

For the payment of printing binding ruling et cetera two years the sum of five hundred thousand dollars (\$500,000)

For the payment of paper envelopes and other supplies two years the sum of three hundred thousand dollars (\$300,000)

For the payment of plates cuts electrotypes dies and stamps two years the sum of seven thousand dollars (\$7,000)

For advertising proposals for supplying the Commonwealth with paper lithographic printing and engraving plates cuts electrotypes dies and stamps two years the sum of six thousand dollars (\$6,000)

For the payment to the contractor with the Commonwealth of Pennsylvania for the special paper for Revenue Blanks made and held subject to the orders of the Superintendent of Public Printing and Binding which blanks will not be required by reason of the enactment by the present Legislature of new Revenue Laws the sum of fifteen thousand dollars (\$15,000.00) or so much thereof as may be necessary said special paper to be accepted by the Superintendent of Public Printing and Binding and used for other purposes

For the payment of the salaries of three proof-readers and three copyholders for the Legislative Session of one thousand nine hundred and fifteen the sum of thirty-two hundred and twenty-five dollars (\$3,225) to be paid monthly to each proofreader and copyholder as follows one hundred and twenty-five dollars per month to each proofreader and ninety dollars per month to each copyholder

STATE HIGHWAY DEPARTMENT

For the payment of the salary of the State Highway Commissioner two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the First Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Second Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Auditor two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Engineer two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the salary of the Bridge Engineer two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of fifty superintendents two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of the salaries of fifteen Assistant Engineers two years the sum of seventy-two thousand dollars (\$72,000)

For the payment of the salary of the Chief Draftsman two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of four clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the salaries of a Paymaster and two Assistants to be appointed by the State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries of a Statiscian to be appointed by the State Highway Commissioner two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of four draftsmen two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of the salary of a Chief Clerk two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of two bookkeepers two years the sum of six thousand four hundred dollars (\$6,400)

For the payment of the salaries of four stenographers or clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the necessary traveling and other incidental expenses of the State Highway Commissioner The First Deputy State Highway Commissioner the second Deputy State Highway Commissioner the Chief Engineer the Bridge Engineer the fifteen Assistant Engineers the fifty Superintendents the two Maintenance Engineers and the Paymaster and his assistants two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of contingent and incidental expenses of the State Highway Department two years the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries and other necessary expenses of the Automobile Division of the State Highway Department two years the sum of one hundred and sixty thousand dollars (\$160,000)

For the installation and equipment of a physical and chemical laboratory for the payment of salaries and expenses of chemist and necessary laboratory employes for experimental work and tests and for the payment of traveling and incidental expenses necessary to make a thorough and a comprehensive study of road construction construction methods and construction materials two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

For the reconstruction of roadways destroyed by storm cloud-burst or other catastrophe or from other unaccountable or unavoidable cause the sum of one hundred thousand dollars (\$100,000)

For the permanent improvement of highways described in the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven and acts supplementary and amendatory thereto as State-aid Highways two years the sum of one million dollars (\$1,000,000)

For the maintenance of the improved and unimproved State Highways described in the act creating the State Highway Department approved May thirty-one one thousand nine hundred and eleven and acts supplementary and amendatory thereto two years the sum of one million nine hundred thousand dollars (\$1,900,000) for the payment of all other expenses including the payment of salaries and expenses of such additional engineers engineers' assistants superintendents inspectors clerical assistance and employes necessary to carry on the work of the State Highways two years the sum of one hundred thousand dollars (\$100,000)

For the construction and repair of State Highways described in the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven its supplements and amendments and for the payment of the State's share of the maintenance and repair of State-aid Highways constructed prior to or constructed or improved under the provisions of the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven its supplements and amendments two years the sum of three million six hundred thousand dollars (\$3,600,000) and for the payment of all other expenses including the payment of salaries and expenses of such additional engineers engineers' assistants superintendents inspectors clerical assistance employes and labor skilled or unskilled necessary in the judgment of the State Highway Commissioner to carry out the work of the State Highway Department two years the sum of four hundred thousand dollars (\$400,000)

For the payment of the necessary expenses in the acquiring of turnpike roads as authorized by the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven two years the sum of two hundred thousand dollars (\$200,000)

For the payment of deficiency in the salary and necessary expenses incurred by employment of one superintendent of maintenance not specifically provided for under the act of May thirty-first one thousand nine hundred and eleven for the period from April first one thousand nine hundred and thirteen to June first one thousand nine hundred and thirteen the sum of nine hundred eight dollars and ninety-two cents (\$908.98)

BOARD OF REVENUE COMMISSIONERS

For the payment of the salaries of the three members of the board two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

DEPARTMENT OF LABOR AND INDUSTRY

For the payment of the salary of the Commissioner of Labor and Industry two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the chief inspector of the Department of Labor and Industry two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the chief clerk in the Department of Labor and Industry two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of two copying clerks in the principal office of the Department two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the stenographer and typewriter in the principal office of the Department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Messenger in the principal office of the Department two years the sum of twenty-four hundred dollars (\$2,400)

For the salary of the attorney and legal adviser to the Commissioner of Labor and Industry two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of fifty inspectors of the first grade in the Department two years the sum of one hundred fifty thousand dollars (\$150,000)

For the payment of the salaries of two inspectors of the second grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two inspectors of the third grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of four inspectors of the fourth grade in the Department two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of the Chief of the Bureau of Statistics and Information in the Department of Labor and Industry for two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the assistant chief of the Bureau of Statistics and Information two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of one filing and one copying clerk in the Bureau of Statistics and Information two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of three collectors of statistics in the Bureau of Statistics and Information two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry two years the sum of seven thousand dollars (\$7,000)

For the payment for two years of the incidental and traveling expenses of the Commissioners inspectors and other officers of the Department incurred in the discharge of their duties the necessary cost and expenses incurred in the prosecution of offenders against the factory bakeshop workshop fire-escape boiler inspection inland lake steamboat inspection and all other laws subject to enforcement by this Department for the salaries and expenses of the associate members of the Industrial Board of the Department for the payment of the salary of the Secretary of the Industrial Board for the payment of the salaries of the attaches of the branch offices of the Department and for the incidental contingent expenses for postage expressage telegraphing advertising and such special work and investigations as may be required or necessary during two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the salary of the statistician in the Bureau of Statistics and Information of the Department two years the sum of four thousand dollars (\$4,000)

QUARANTINE PHYSICIAN PHILADELPHIA

For the payment of the salary of the Quarantine Physician two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two deputy maritime physicians two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the quarantine messenger two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of eight shore employes including nurse two years the sum of twelve thousand seven hundred and seventy dollars (\$12,770)

For the payment of the salaries of nine employes on the boat two years the sum of fourteen thousand seven hundred and fifty dollars (\$14,750)

For the payment of insurance on the boat and launch two years the sum of nine hundred dollars (\$900)

For the maintenance of the boat including fuel two years the sum of ten thousand dollars (\$10,000)

For maintenance of all employes including uniforms and caps two years the sum of eight thousand dollars (\$8,000)

For the purchase of drugs two years the sum of six hundred dollars (\$600)

For the purchase of coal for heating shore buildings two years the sum of two thousand five hundred dollars (\$2,500)

For maintenance of the office including one thousand dollars (\$1,000) for service of Maritime Exchange in reporting all incoming and outgoing vessels rent and care of office stationary telephone and telegraph service and for like expenses at the office at Marcus Hook two years the sum of four thousand five hundred dollars (\$4,500)

For maintenance of the Quarantine Station including all supplies repairs water and gas supply labor painting plumbing carpenter work feed for horses necessary improvements and additions to buildings new buildings and any and all expenses incident to maintaining the grounds and buildings and the furnishing the equipping of same as well as repairs to wharf and tramway two years the sum of twenty thousand nine hundred and eighty dollars (\$20,980)

HEALTH OFFICER PHILADELPHIA

For the payment of the salary of the health officer two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the clerk to the health officer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the rent and care of the office of the health officer telephone and messenger and stationery two years the sum of two thousand six hundred and forty (\$2,640)

DEPARTMENT OF STATE POLICE

For the payment of the salary of the Superintendent of State police two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the deputy superintendent of State Police two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of four captains (each one thousand eight hundred dollars per annum) two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of four lieutenants (each one thousand five hundred dollars per annum) two years the sum of twelve thousand dollars (\$12,000)

For the payment of four first sergeants (each one thousand two hundred dollars per annum) two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of sixteen sergeants (each one thousand one hundred dollars per annum) two years the sum of thirty-five thousand two hundred dollars (\$35,200)

For the payment of sixteen corporals (each nine hundred fifty dollars per annum) two years the sum of thirty thousand four hundred dollars (\$30,400)

For the payment of the salaries of four blacksmiths (each nine hundred and fifty dollars per annum) two years the sum of seven thousand six hundred dollars (\$7,600)

For the payment of the salaries of one hundred and eighty privates (each nine hundred dollars per annum) two years the sum of three hundred and twenty-four thousand dollars (\$324,000)

For the payment of the increased salaries of re-enlisted men in accordance with the act of one thousand nine hundred and eleven two years the sum of thirty-six thousand one hundred and sixty dollars (\$36,160)

For the payment of keep of horses renewal of uniforms horse equipment replacing horses rent of barracks and maintenance of sub-stations and other necessary expenses in conducting the department for two years the sum of one hundred and seventy thousand five hundred dollars (\$170,500)

DEPARTMENT OF HEALTH

For the payment of the salary of the Commissioner of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the assistant to the commissioner secretary general inspector auditor stenographers clerks and other general employees two years the sum of thirty-one thousand eight hundred dollars (\$31,800)

MEDICAL DIVISION

For the payment of the salary of the Chief Medical Inspector two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Associate Chief Medical Inspector two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Assistant Chief Medical Inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of a chief clerk of Medical School Inspection two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of five stenographers two years the sum of eight thousand six hundred and forty dollars (\$8,640)

For the payment of the salary of twelve clerks two years the sum of seventeen thousand two hundred and eighty dollars (\$17,280)

LABORATORIES AND EXPERIMENTAL STATION

For the payment of the salary of the Chief of the Laboratories two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Bacteriologist two years the sum of four thousand five hundred and sixty dollars (\$4,560)

For the payment of the salary of two technical assistants two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of two stenographers two years the sum of three thousand one hundred and twenty dollars (\$3,120)

For the payment of the salary of three clerks two years the sum of three thousand eight hundred and forty dollars (\$3,840)

For the payment of the salary of four laboratory helpers two years the sum of five thousand five hundred and twenty dollars (\$5,520)

DIVISION OF DISTRIBUTION OF BIOLOGICAL PRODUCTS

For the payment of the salary of the Chief of the Division two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a bookkeeper two years the sum of one thousand nine hundred and twenty dollars (\$1,920)

For the payment of the salary of two stenographers two years the sum of three thousand three hundred sixty dollars (\$3,360)

For the payment of the salary of one clerk two years the sum of one thousand four hundred and forty dollars (\$1,440)

BUREAU OF VITAL STATISTICS

For the payment of the salary of the State Registrar of the Bureau of Vital Statistics two years the sum of five thousand dollars (\$5,000)

For the payment of the additional salary of the State Registrar of the Bureau of Vital Statistics two years the sum of one thousand dollars (\$1,000) conditioned upon the approval by the Governor of Senate bill number seven hundred and thirty-seven

For the payment of the salary of the Chief Clerk of the Bureau of Vital Statistics two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Classification Clerk two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the returns clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Search Clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of eight stenographers two years the sum of twelve thousand four hundred and eighty dollars (\$12,480)

For the payment of the salary of five clerks two years the sum of seven thousand two hundred dollars (\$7,200)

MARRIAGE AND MORBIDITY STATISTICS

For the payment of the salary of the Supervisor of Morbidity and Marriage Statistics two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of nine clerks on Morbidity and Marriage Statistics two years the sum of twelve thousand nine hundred and sixty dollars (\$12,960)

SANITARY ENGINEERING DIVISION

For the payment of the salary of the Chief Engineer of the Sanitary Engineering Division two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Assistant Engineer in charge of general office work two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the First Assistant Engineer on water works and sewerage two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer on tests of water and sewerage treatment plants two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer in charge of design and construction two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Assistant Engineer on water works and sewerage two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of four assistant engineers two years the sum of fourteen thousand two hundred dollars (\$14,200)

For the payment of the salary of the Chief Field Inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of ten stenographers two years the sum of sixteen thousand eight hundred dollars (\$16,800)

For the payment of the salary of nine clerks two years the sum of sixteen thousand two hundred dollars (\$16,200)

For the payment of the salary of twelve draughtsmen and map tracers two years the sum of twenty-five thousand four hundred dollars (\$25,400)

DIVISION OF ACCOUNTING AND PURCHASING

For the payment of the salary of the Chief of the Division of Accounting and Purchasing two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of four bookkeepers two years the sum of eight thousand nine hundred and sixty dollars (\$8,960)

For the payment of the salary of sixteen clerks two years the sum of twenty-three thousand four hundred dollars (\$23,400)

For the payment of the salary of four stenographers two years the sum of six thousand seven hundred and twenty dollars (\$6,720)

DIVISION OF SUPPLIES

For the payment of the salary of the Superintendent of Division of Supplies two years the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salary of a stenographer two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the salary of a janitor two years the sum of one thousand five hundred and sixty dollars (\$1,560)

DISPENSARIES

For the payment of the salary of the Chief of the Division of Dispensaries two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the salary of the Lecturer and Manager of the tuberculosis exhibit two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a Deputy Medical Inspector two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of a visiting nurse two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of an assistant visiting nurse two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of a Statistician two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of three stenographers two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the cost of diphtheria antitoxin and other products for free distribution for the poor for the employment of such special and assistant engineers stream and sanitary inspectors and such other employees as may be necessary for the fees and necessary traveling expenses of the county medical inspectors and rural health officers for the necessary traveling expenses of the Commissioner of Health his assistants and other employees for the maintenance of the Bureau of Vital and Morbidity Statistics for the maintenance of laboratories and experimental station and for the payment of all other necessary expenses of the Department of Health in supervising epidemics of disease and in protecting the public health two years the sum of nine hundred and fifty thousand dollars (\$950,000)

TUBERCULOSIS

For the constructing equipping and maintaining sanatoria infirmaries and dispensaries for the free treatment of indigent persons affected with tuberculosis and for the maintenance of laboratories for sanitary supervision isolation and treatment of indigent persons affected with tuberculosis and for the preventive education of the public for the payment of salaries and for all other necessary expenses which may be incurred in this tuberculosis work for two years the further sum of two million six hundred and twenty-five thousand dollars (\$2,625,000)

MEDICAL INSPECTION OF SCHOOLS

For the Medical Inspection of the pupils of the public schools in accordance with the provisions of the School Code the sum of two hundred twenty-five thousand dollars (\$225,000) or so much thereof as may be necessary

All expenditures made by the Department of Health shall be approved by the Governor and the amounts except those of salaries specifically mentioned shall be paid to the Commissioner of Health by warrant of the Auditor General upon requisition of said Commissioner of Health and all sums so paid shall be accounted for as expended by properly itemized vouchers

DEPARTMENT OF WATER SUPPLY COMMISSION

For the payment of the salaries of the commissioners two years the sum of eighteen thousand dollars (\$18,000)

For the payment of the salary of the engineer two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries and expenses of Engineers Engineering Assistants experts and clerical assistance employed by the Commission in making examinations and reports upon applications for water and water power company charters mergers consolidations and new or additional supplies of water and water power investigations and reports of the status of water and water power company charters special examinations investigations and reports upon protests lodged with the Commission the establishment and maintenance and operation of stream gaging stations and other expenses necessary to carry into effect the various laws relating to or affecting the Water Supply Commission of Pennsylvania two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

For the payment of the salaries and expenses of Engineers Engineering Assistants experts and clerical assistance employed by the Commission in making examinations investigations and reports upon dams and other encroachments now existing or hereafter to be placed in or along any of the streams of the Commonwealth of Pennsylvania two years the sum of forty thousand dollars (\$40,000.00) or so much thereof as may be necessary

For the payment of the deficiency in the salaries of the employees of the Commission and expenses incurred under the provisions of the act of May fourth one thousand nine hundred and five creating the Water Supply Commission of Pennsylvania up to and including May thirty-first one thousand nine hundred and thirteen the sum of one thousand two hundred dollars (\$1,200.00) which deficiency was caused by special examinations and investigations occasioned by reason of the failure of the Austin dam and the flood and high water conditions of March one thousand nine hundred and thirteen

PENNSYLVANIA STATE RAILROAD COMMISSION

For the payment of the salaries of the three commissioners two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of the salary of the secretary two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the attorney two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the marshal two years the sum of five thousand dollars (\$5,000)

For the payment of the wages or salaries of experts accountants inspectors or engineers employed by the commission the salaries of clerks stenographers messengers janitor or other office employees and experts the fees and expenses of witnesses for the purchase of books stationery printing office supplies furniture and such other materials for which no requisition may be made by the commission

under the provisions of section five of the act of May thirty-first one thousand nine hundred and seven for the compilation and printing of maps showing the lines of steam and electric railroads or railways within the State and for the necessary disbursements and contingent expenses of the commissioners their officers clerks and experts for two years the sum of one hundred and six thousand dollars (\$106,000) Provided That any expenditures made for the printing of maps showing the line of steam and electric railroads or railways within the State shall be made by contract said contract to be subject to the approval of the Auditor General of Pennsylvania before becoming effective

BOARD OF PUBLIC CHARITIES

For the payment of the salary of the general agent and secretary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the secretary of the committee on Lunacy two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two assistant general agents of the board of public charities two years the sum of eight thousand dollars (\$8,000)

For the payment of the necessary clerical aid for the board of public charities and the committee on lunacy two years the sum of seventeen thousand dollars (\$17,000)

For the payment of the traveling expenses of the commissioners of the board of public charities the general agent and secretary and the two assistant general agents thereof the committee on lunacy and the secretary two years the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary

For the payment of postage telegrams express charges messenger charges rent fuel light and incidental expenses of the board of public charities and the committee on lunacy two years the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For the payment for the services of such architects engineers and other competent persons as said board may employ to advise it in the consideration of such plans and specifications for buildings or works and improvements or repairs thereto and plants machinery or apparatus connected therewith as said board now is or may hereafter be required by law to examine and pass upon two years the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

JUDICIARY DEPARTMENT

Section 3 For the payment of the salaries of the judges of the supreme and superior courts the salaries and mileage of the president and other law judges of the several courts of Common Pleas in the Commonwealth and the judges of the separate orphans' Courts and for the compensation of Common Pleas judges holding courts in other districts and for the payment of the salaries and mileage of associate judges of the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirty-first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due to any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is entitled to receive under the several acts of Assembly fixing the compensation of judges Provided That at the beginning of the term the interval from the first Monday of January to the first day of March shall be reckoned as two-thirds of a quarter and at the close of a term the interval from the first day of December to the first Monday of January shall be reckoned as one third of a quarter

SUPREME COURT JUDGES

For the payment of the salaries of the supreme court judges two years the sum of one hundred and eighty-three thousand dollars (\$183,000)

For the payment of the salaries of the seven clerks two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the salary of the deputy prothonotary eastern district dating from May first one thousand nine hundred and thirteen two years and one month the sum of six thousand and eighty-three dollars and thirty-four cents (\$6,083.34)

For the payment of the salary of a deputy prothonotary western district two years four thousand dollars (\$4,000)

For the payment of the salary of the deputy prothonotary middle district two years the sum of one thousand four hundred and forty dollars (\$1,440)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court for the eastern district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court western district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a record clerk in the office of the prothonotary of the eastern district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the deficiency in the salary of the record clerk in the office of the prothonotary of the eastern district for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of five hundred and seventy-five dollars (\$575)

For the payment of the crier librarian and tipstaves of the eastern middle and western districts two years the sum of twenty-eight thousand two hundred and thirty-two dollars (\$28,232)

For the payment of the deficiency in the salaries of the crier librarian and tipstaves of the eastern middle and western districts for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of two thousand dollars (\$2,000)

For the payment of the cleaning of the Supreme Court Room and office and showrooms adjacent thereto two years the sum of seven hundred and twenty dollars (\$720) payable monthly and for the payment of the contingent expenses of the Supreme Court in the Middle District and the Superior Court at Harrisburg two years the sum of three hundred dollars (\$300) or so much thereof as may be necessary

For the care and use of the library of the Supreme and Superior Courts Philadelphia two years the sum of four thousand dollars (\$4,000)

For the care and use of the library of the Supreme and Superior Courts Pittsburgh two years the sum of two thousand dollars (\$2,000)

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district thereof two years the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof

For the payment of the deficiency in the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district for the two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand five hundred dollars (\$1,500) or so much thereof as may be necessary

For the purchase of books stationery supplies and other necessary expenses of the Supreme Court western district for two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said court for the said western district thereof

SUPERIOR COURT JUDGES

For the payment of the salaries of the judges of the Superior Court two years the sum of one hundred and sixty-nine thousand dollars (\$169,000)

For the payment of the salaries of the seven clerks of the Superior Court two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of the crier and necessary tipstaves of the Superior Court two years the sum of fifteen thousand eight hundred dollars (\$15,800)

For the payment of the deficiency in the salaries of the crier and necessary tipstaves of the Superior Court for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of two thousand four hundred and forty-nine dollars and fifty-six cents (\$2,449.56)

For the purchase of books stationery supplies and other necessary expenses of the said Superior Court two years the sum of six thousand dollars (\$6,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotaries of the said Superior Court Philadelphia Harrisburg and Pittsburgh

COMMON PLEAS JUDGES

For the payment of the salaries of the twenty Common Pleas judges in the county of Philadelphia and the twelve Common Pleas judges in the county of Allegheny two years the sum of seven hundred and four thousand dollars (\$704,000)

For the payment of the salaries of the two Common Pleas judges in the county of Dauphin two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of the salaries of the judges of the Courts of Common Pleas in the counties of Lackawanna and Luzerne two years the sum of one hundred and nineteen thousand dollars (\$119,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of ninety thousand (90,000) and less than two hundred and fifty thousand (250,000) two years the sum of four hundred and sixty-two thousand dollars (\$462,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of less than ninety thousand (90,000) two years the sum of three hundred and ninety-six thousand dollars (\$396,000)

For the payment to each of the two judges of the Court of Common Pleas of Dauphin county for clerk hire in accordance with the act of one thousand eight hundred and ninety-three (Pamphlet Laws page twenty-one) the sum of two thousand dollars (\$4,000)

ORPHANS COURT JUDGES

For the payment of the salaries of the five orphans' court judges in the county of Philadelphia and three orphans' court judges in the county of Allegheny two years the sum of one hundred and seventy-six thousand dollars (\$176,000)

For the payment of the salaries of one orphans' court judge in each of the counties of Lackawanna and Luzerne two years the sum of thirty-four thousand dollars (\$34,000)

For the payment of the salaries of six other orphans' court judges in the other districts of the Commonwealth two years the sum of eighty-four thousand dollars (\$84,000)

For the payment of the salary car fare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary

For the payment of the salaries of the judges of the Municipal Court of Philadelphia conditioned upon the approval by the Governor of House bill number one hundred and seven the sum of eighty-five thousand dollars (\$85,000) or so much thereof as may be necessary

For the payment of the salaries of the presiding judge and judges of the county court for the county of Allegheny the sum of fifty-one thousand dollars for two years or so much thereof as may be necessary (\$51,000)

For the payment of the salaries of the judges of the Supreme Superior Common Pleas and Orphans' Courts who may resign or retire in accordance with the act of Assembly approved June twenty-third Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

ASSOCIATE JUDGES

For the payment of the salaries of the associate judges for two years the sum of sixty-four thousand dollars (\$64,000)

MILEAGE

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of the deficiency which has arisen in the payment to the associate judge of mileage for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

LEGISLATIVE DEPARTMENT

Section 4 For the payment of the expenses of the Legislative Department for the two years ending May thirty-first one thousand nine hundred and fifteen and also for the expenses of the session and recess of one thousand nine hundred and thirteen not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and the salaries and mileage of the session officers and employees of the Legislature session of one thousand nine hundred and fifteen shall only be paid after statement of the amounts due the several Senators members officers and employees shall have been certified to the Auditor General by the president pro tempore of the Senate and speaker of the House of Representatives respectively and that the Senators and members also the officers receiving fixed salaries for said session shall each be paid three hundred dollars per month for the first four months of the session if the Legislature shall be in session that long and the balance on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employees receiving per diem salaries shall be paid amount due them at the end of each month during the session except the last month when payment shall be made on the day fixed for the final adjournment of the Legislature or during the two days previous thereto

SENATE

For the payment of the salaries of fifty Senators and extra compensation allowed by law to the president pro tempore of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand one hundred and fifty dollars (\$75,150) or so much thereof as may be necessary

For the payment of the mileage of fifty Senators session of one thousand nine hundred and fifteen the sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to fifty Senators fifty dollars each the sum of two thousand five hundred dollars (\$2,500)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to fifty Senators one hundred dollars each the sum of five thousand dollars (\$5,000)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law for the chief clerk and assistants the sum of one hundred dollars (\$100)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to the Lieutenant Governor the sum of one hundred dollars (\$100)

To the chief clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the payment of the salaries of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary

For the payment of the mileage of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of two thousand seven hundred dollars (\$2,700)

For the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000)

For the payment of the mileage of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salary of the chief clerk of the Senate for the recess periods ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary

For the payment of the salary of the secretary of the Senate for the period of two years ending May thirty-first one thousand nine hundred and fifteen the sum of ten thousand dollars (\$10,000) to be paid quarterly

For the payment of the salary of the librarian of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Librarian of the Senate for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Assistant Librarian of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary

For the payment of the salary of the clerk to the president of the Senate for two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the president of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000)

For the payment of the salaries of two watchmen of the Senate each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salaries of two custodians of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salary of the elevator operator of the Senate for the time employed during the recess periods in two years ending May thirty-one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887)

For the payment of the expenses of the Committee on Appropriations of the Senate session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on the presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of the Secretary of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of one thousand eight hundred dollars (\$1,800) to be paid to the chairman of said committee

For the payment of the messenger of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of nine hundred (\$900) dollars to be paid to the chairman of the Senate Appropriations Committee on warrant drawn by the Auditor General

For the payment of the deficiency in the expenses of the Senate Appropriations Committee for the session of one thousand nine hundred and thirteen the sum of six hundred and fifty dollars (\$650)

For the payment of salaries and increases in salaries of officers and employees of the Senate as authorized and fixed in Senate bill number one thousand eight hundred and seventy-two and which are not covered by amounts appropriated in this act the sum of eight thousand eight hundred dollars (\$8,800) or so much thereof as may be necessary for the two years ending May thirty-first one thousand nine hundred and fifteen conditioned upon the passage of said bill by the General Assembly and its approval by the Governor

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate during the recess ending January fourth one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000) and for like expenses from January fifth to May thirty-first one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk for the year ending May thirty-first one thousand nine hundred and fourteen the sum of three thousand nine hundred dollars (\$3,900) and for the six months ending November thirty one thousand nine hundred and fourteen the sum of one thousand nine hundred and fifty dollars (\$1,950) or so much thereof as may be necessary

For the payment of the incidental expenses of the Senate the six months commencing December one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand (\$2,000) dollars for which accounts have not been rendered and

settled and the whole amount expended by said Chief Clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the Chief Clerk

For the payment of postage labor and incidental expenses in the office of the Secretary of the Senate for the year ending May thirty-one one thousand nine hundred and fourteen the sum of two thousand two hundred and fifty dollars (\$2,250) and a like sum for the year ending May thirty-one one thousand nine hundred and fifteen or so much thereof as may be necessary (\$2,250)

For the payment of the increase in salaries of the Journal and Reading Clerks of the Senate for the session of one thousand nine hundred and thirteen conditioned upon the approval by the Governor of House bill number one thousand four hundred and eight the sum of fourteen hundred dollars (\$1,400)

For the payment of postage labor express charges and other expenses in the office of the Librarian of the Senate for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand one hundred (\$3,100) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred (\$3,300) dollars or so much thereof as may be necessary

HOUSE OF REPRESENTATIVES

For the payment of the salaries of two hundred and seven members of the House of Representatives and extra compensation allowed by law to the Speaker of the House session of one thousand nine hundred and fifteen the sum of three hundred and ten thousand six hundred and twenty-five dollars (\$310,625) or so much thereof as may be necessary

For the payment of the mileage of two hundred and seven members of the House session of one thousand nine hundred and fifteen the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members fifty dollars each the sum of ten thousand three hundred and fifty dollars (\$10,350)

For the payment of postage session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members one hundred dollars each the sum of twenty thousand seven hundred dollars (\$20,700)

For the payment of postage session of one thousand nine hundred and fifteen allowed by law for the Chief Clerk and assistants the sum of one hundred dollars (\$100)

To the Chief Clerk of the House of Representatives for the payment of postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For the payment of the salaries of the officers and employees of the House session of one thousand nine hundred and fifteen the sum of one hundred twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary

For the payment of the mileage of the officers and employees of the House of Representatives session of one thousand nine hundred and fifteen the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000)

For the payment of the mileage of the returning officers of the House at the beginning of the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the Chief Clerk of the House of Representatives for the recess periods ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary

For the payment of the salary of the Chief Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Assistant Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the assistant clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155)

For the payment of the salary of the Resident Clerk House of Representatives for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary

For the payment of the salaries of two watchmen of the House each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salary of the elevator operator of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-

one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887)

For the contingent expenses including clerical and stenographic charges of the Speaker of the House of Representatives during the recess ending January the fourth one thousand nine hundred fifteen the sum of five hundred dollars (\$500) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand five hundred dollars (\$3,500) and for the six months ending November thirty-one one thousand nine hundred and fourteen the sum of one thousand seven hundred and fifty (\$1,750) dollars or so much thereof as may be necessary

For the payment of the incidental expenses of the House of Representatives for the six months commencing December one one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the House of Representatives who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand dollars for which accounts have not been rendered and settled and the whole amount expended by said Chief Clerk shall not exceed the sum of ten thousand dollars (\$10,000) out of which amount such necessary extra labor in the House of Representatives shall be paid as shall be certified by the Speaker and the Chief Clerk

For the payment of postage labor express charges and other expenses in the office of the Resident Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand (\$3,600) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand five hundred (\$3,500) dollars or so much thereof as may be necessary

For the payment of the increase in salaries of the Journal and Reading Clerks of the House of Representatives for the session of one thousand nine hundred and thirteen conditioned upon the approval by the Governor of House bill number one thousand four hundred and eight the sum of fourteen hundred dollars (\$1,400)

For the payment of salaries and increases in salaries of officers and employees of the House of Representatives as authorized and fixed in Senate bill number one thousand eight hundred and seventy-two which are not covered by amounts appropriated in this act the sum of nine thousand one hundred dollars (\$9,100) or so much thereof as may be necessary for the two years ending May thirty-first one thousand nine hundred and fifteen conditioned upon the passage of said bill by the General Assembly and its approval by the Governor

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

LEGISLATIVE JOURNAL

Section 5 The expenses for paper and printing of the Legislative Journal shall be paid out of the general appropriations for paper and printing made to the Department of Public Printing and Binding contained in this act

Section 6 For the payment of the Chief Clerk of the Senate and the Chief Clerk of the House of Representatives for making indices for the Journals of each house for the session of one thousand nine hundred and thirteen the sum of three hundred dollars each (\$600)

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) in accordance with the act establishing said Journal

To the Chief Clerk of the Senate for the payment of the editing and proof-reading on all copy furnished by the Senate for the Legislative Journal session of one thousand nine hundred and fifteen the sum of two thousand five hundred (\$2,500) dollars or so much thereof as may be necessary and to the Chief Clerk of the House of Representatives for the payment of like services in the House the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

Section 7 For the payment of the compensation allowed by law to the compiler and assistant compiler of Smull's Legislative Hand Book for the year one thousand nine hundred and thirteen the sum of one thousand five hundred dollars each (\$3,000) and like amounts for the years one thousand nine hundred and fourteen (\$3,000)

SCHOOLS

Section 8 For the support of the public schools and normal schools of this Commonwealth for the two fiscal years commencing on the first Monday of July one thousand nine hundred and thirteen the sum of sixteen million dollars (\$16,000,000) Provided The City of Philadelphia shall be entitled to a proper portion of this appropriation including not only its pro rata as provided by existing laws regulating the distribution to the several counties but also the sum of twenty-two thousand dollars or so much thereof as may be necessary for the education of teachers in the Phila-

delphia Normal School for girls and the Philadelphia School of Pedagogy for Young Men and out of the amount received by the City of Philadelphia there shall be paid the sum of three thousand dollars to the Teachers' Institute of said city the sum of ten thousand dollars to the Philadelphia School of Design for Women for their corporate purposes and the sum of ten thousand dollars to the Teachers' Annuity and Aid Association of said city And provided further That out of the amount hereby appropriated there shall be paid for the education of teachers in the State Normal Schools the sum of six hundred thousand dollars to be applied as follows For each student over seventeen years of age who shall sign an agreement binding said student to teach in the common schools of this State two full annual terms there shall be paid the sum of one dollar and fifty cents a week towards the payment of expenses for tuition for said students Provided That each student in a State Normal School drawing said allowance from the State must receive regular instruction in the science and art of teaching in a special class devoted to that object for the whole time for which said allowance is drawn which amount shall be paid upon the warrants of the superintendent of Public Instruction And provided further That out of the said amount hereby appropriated there shall be set apart the sum of one hundred thousand dollars (\$100,000) to aid in paying the tuition of pupils who attend high schools outside of their own district and the sum of four hundred and fifty thousand dollars (\$450,000) for the encouragement and support of Township and Borough High Schools including joint high schools maintained by two or more townships or by a borough and one or more townships but no high school shall receive appropriation as a high school of the first grade unless it has three teachers who devote their entire time to high school work during a term of nine months and no high school shall receive appropriation as a high school of the second grade unless it has two teachers who devote their entire time to high school work during a period of eight months nor shall any high school receive appropriation unless it has a regular attendance of twelve pupils doing high school work And provided further That out of the said amount hereby appropriated there shall be set apart the sum of two hundred and forty thousand dollars (\$240,000) to be expended on the warrants of the Superintendent of Public Instruction for the payment of the salaries of the County Superintendents of Public Schools two years The remainder of the amount hereby appropriated shall be paid on warrants of the Superintendent of Public Instruction drawn in favor of the several school districts of the Commonwealth in amounts designated by the State Treasurer and whenever he shall notify the Superintendent of Public Instructions in writing that there are sufficient funds in the State Treasury to pay for the same

INTEREST ON FUNDED DEBT

Section 9 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and thirteen and the first day of February one thousand nine hundred and fourteen and on the first day of August one thousand nine hundred and fourteen and the first day of February one thousand nine hundred and fifteen the sum of sixty-two thousand and forty dollars (\$62,040)

For the compensation of the fiscal agent The Farmers and Mechanics National Bank of Philadelphia the sum of one thousand (\$1,000) dollars for each year ending November thirtieth one thousand nine hundred and thirteen and November thirtieth one thousand nine hundred and fourteen (\$2,000)

Section 10 For the payment of persons employed by the Auditor General to discover prosecute and collect delinquent corporation taxes for the two years beginning May thirty-one one thousand nine hundred and thirteen and for the payment of persons who have been so employed prior to that date the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary

Section 11 For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings for the two years beginning June one one thousand nine hundred and thirteen the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 12 For the payment of costs in suits against delinquent dealers for mercantile and other licenses incurred during the years one thousand nine hundred and thirteen and one thousand nine hundred and fourteen the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

Section 13 For the balance due or to become due retired county officers on account of overpayment of mercantile and other taxes collected for the Commonwealth the sum of three thousand dollars (\$3,000)

Section 14 For the payment of the commission of such State Military State Agents at Washington as have been or may be employed by the accounting officers under the acts of Assembly of one thousand eight hundred and seventy-one and one thousand eight hundred and seventy-two to collect the claims due the Commonwealth from the Government of the United States for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary subject to the approval of the Attorney General Provided however That the amount shall not exceed the sum of ten per centum collected through such agent or agents and paid into the State Treasury

Section 15 For the payment of the expenses for the publication in the various newspapers of the State of the several amendments to the Constitution of the Commonwealth

the sum of one hundred and seventy-five thousand dollars (\$175,000) or so much thereof as may be necessary.

Section 16 For the payment of military claims in pursuance of the act of April sixteenth one thousand eight hundred and sixty-two the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary.

Section 17 For the payment of the expense of publishing the monthly statement of the General and Sinking funds as required by the act of February seventeenth one thousand nine hundred and six and for the payment of such advertisements as are required by law to be published by the accounting officers in the newspapers including advertisements for "proposals for publication of the decisions of the Supreme Court" under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary.

Section 18 For the payment of the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary.

Section 19 For the payment of the mileage of the appraisers of the mercantile and other license taxes of the several counties of the Commonwealth two years the sum of seventeen thousand dollars (\$17,000).

Section 20 For the payment of pensions and gratuities that have been granted by act of Legislature or that may hereafter be granted according to law the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary to be paid out of any funds of the State Treasury not otherwise appropriated.

Section 21 For the purpose of refunding collateral inheritance taxes paid in error for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of eight thousand dollars (\$8,000) said refunds being directed by the acts of Assembly of June twelve one thousand eight hundred and seventy-eight and March twenty-fifth one thousand nine hundred and one.

Section 22 For the purpose of refunding of direct inheritance taxes that may have been paid into the State Treasury under the provisions of the act of May eleventh one thousand nine hundred and one the sum of five hundred dollars (\$500) or so much thereof as may be necessary the direct inheritance tax laws having been declared unconstitutional.

Section 23 For the payment of the various counties of the bonus paid to the State by foreign railroad corporations for the right to pass through said counties which repayment is authorized by the act of May eleventh one thousand eight hundred and ninety-nine the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary.

Section 24 For the payment of such costs of contested primary and general elections as the Commonwealth may by law be liable to pay two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary.

Section 25 For the payment of the necessary expenses incurred during the past two years or which may be incurred for the two years ending May thirty-first one thousand nine hundred and fifteen in returning paupers and indigent insane persons having no legal settlement within this Commonwealth to any other State or country to which they may belong as provided by section four of an act of Assembly approved the twenty-second day of June Anno Domini one thousand eight hundred and ninety-seven (Pamphlet Laws page one hundred and seventy-seven) entitled "Providing for the return of paupers and indigent insane persons not having a legal settlement within this Commonwealth to any other State or country to which they may belong" the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary.

Section 26 For the payment of compensation and expenses of members of commissions heretofore appointed by the Governor to examine judges of any of the Supreme Superior Common Pleas or Orphans' Court of this Commonwealth who by reason of physical or mental disability appear to be incapacitated from performing their judicial functions and duties as provided by the act of Assembly approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the two years ending May thirty-first one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000).

Section 27 For the payment of the expenses of holding uniform primary elections as prescribed by the act of General Assembly of the Commonwealth of Pennsylvania approved the seventh day of February one thousand nine hundred and six for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the deficiency which has arisen under the provisions of said act the sum of eight hundred thirty thousand dollars (\$830,000) or so much thereof as may be necessary.

Section 28 For the clerical and incidental expenses of the board created for the examination of letters patent relative to the granting of charters for underground and elevated passenger railway companies the sum of one thousand five hundred dollars (\$1,500) for the two fiscal years ending May thirty-first one thousand nine hundred and fifteen.

Section 29 To Walter George Smith Judge William H. Staake and Robert Snodgrass esquire commissioner in the part of Pennsylvania of the National Commission on Uniformity of Legislation for the payment of expenses and incidentals already incurred and to be incurred during the two years beginning June first one thousand nine hundred and thirteen as members of said commission the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary.

Section 30 For the purpose of refunding under the provisions of the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions as Notary Public when

such commissions have not been issued or if issued have not been recovered and have been cancelled two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary.

Section 31 For the purpose of reimbursing the several counties of the Commonwealth for payments made to Incorporated County Agricultural Associations under the provisions of the act of June thirteenth one thousand nine hundred and seven the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary.

Section 32 For the payment of rewards for convictions of violations of the Game Fish and Fire Laws under the provisions of the act of March twenty-second one thousand eight hundred and ninety-nine two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary.

Section 33 For the payment of the cost of painting the portrait of Auditor General A. E. Sisson to be placed in the Auditor General's Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary.

Section 34 For the payment of the cost of painting the portrait of State Treasurer C. F. Wright to be placed in the State Treasury Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary.

Section 35 For the payment of the expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary and for like expenses for issuing like certificates to the Senators of the session of one thousand nine hundred and fifteen the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon the presentation of vouchers approved by the President pro tempore of the Senate.

Section 36 For the payment of the expenses incident to issuing certificates of election to the members of the House of Representatives for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary and for like expenses for issuing like certificates to the members of the House of Representatives of the session of one thousand nine hundred and fifteen the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon presentation of vouchers approved by the Speaker of the House of Representatives.

Section 37 For the payment of the deficit incurred in the expenses of the commission appointed under a joint resolution approved March twenty-fourth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws twenty-six) for the purpose of investigating and reporting upon both physical conditions and legal rights in the matter of surface support where anthracite coal has been removed or the rights to remove said coal is vested in others than the owner of the surface and for the further purpose of suggesting new legislation relative to the same the sum of five thousand dollars or so much thereof as may be necessary (\$5,000).

Section 38 For the payment to the Commission for the Investigation and Control of the Chestnut Tree Blight Disease in Pennsylvania for the field expenses the scientific work the salaries and expenses of the employees the expenses of the members of the Commission and for all other necessary expenses which properly pertain to the work for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary.

Section 39 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable John H. Riebel member of the House of Representatives from Philadelphia County deceased the sum of nine hundred ninety-four dollars (\$994.00) or so much thereof as may be necessary to be paid to his legal representative the amount to be certified to the Auditor General by the Speaker of the House of Representatives paid by the State Treasurer upon warrant of the Auditor General.

Section 40 For the payment of T. H. Ledden Assistant Sergeant-at-Arms of the House of Representatives for mileage and expenses incurred in serving upon the sheriff of Philadelphia County of the election proclamation issued by the Speaker of the House of Representatives for a special election to fill the vacancy caused by the death of the Honorable John H. Riebel the sum of twenty-four dollars and fifty-five cents (\$24.55) to be paid on warrant of the Auditor General drawn on the State Treasurer upon presentation of properly itemized voucher certified by the Speaker of the House of Representatives.

Section 41 For the payment of the deficit for the fiscal years ending May thirty-first one thousand nine hundred and thirteen in the salary car fare and expenses of judges holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh one thousand nine hundred and eleven the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary.

Section 42 For the payment of the salary mileage stationery and postage of Max Aron elected a member of the House of Representatives vice John H. Riebel deceased late of the Thirtieth District Philadelphia the sum of sixteen hundred ninety-two dollars (\$1,692.00).

Section 43 For the payment of expenses of the Secretary of the Commission appointed under Concurrent Resolution approved June twentieth one thousand nine hundred and eleven to investigate the method of inflicting the death penalty in this and in other States and counties such expenses being incurred in the performance of the work authorized by the Commission the sum of one hundred dollars (\$100) or so much thereof as may be necessary.

Section 44 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Edward H. Fahey member of the House of Representatives from Philadelphia County deceased the sum of three hundred and ninety-two dollars (\$392.00) or so much thereof as may be necessary to be paid to his heirs executors administrators or assigns the amount to be certified to the Auditor General by the Speaker of the House of Representatives and paid by the State Treasury upon warrant of the Auditor General

Section 45 To the Commission appointed by virtue of the Joint Resolution approved the fourteenth day of June one thousand nine hundred and eleven for the purpose of investigating and reporting upon the proper and safe construction of buildings within this Commonwealth which said Commission was continued for the next two years by virtue of a joint resolution approved the twenty-first day of March one thousand nine hundred and thirteen the sum of six thousand dollars or so much thereof as may be necessary to be used and expended in the same manner as authorized by said joint resolution approved June fourteen one thousand nine hundred and eleven.

Section 46 To the Pennsylvania State Board of Veterinary Medical Examiners and Registration for the enforcement of the act approved the eleventh day of April one thousand eight hundred and eighty-nine and subsequent acts relating thereto for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

Section 47 To the Fiftieth Anniversary of the Battle of Gettysburg Commission to meet the general expenses transportation subsistence quarters et cetera of entertaining the greatly increased number of Pennsylvania veterans of the Civil War who have accepted her invitation to participate in the Reunion Celebration at Gettysburg Pennsylvania July first to fourth one thousand nine hundred and thirteen and for similar entertainment there of the honorably discharged veterans of the Civil War from the several States and Territories of the Union who have also in unexpectedly increased numbers likewise accepted Pennsylvania's invitation the sum of thirty-five thousand dollars (\$35,000.00) or so much thereof as may be necessary is hereby specifically appropriated to said Commission to be so expended. Said appropriation to be paid by warrant of the Auditor General drawn upon the State Treasurer upon specifically itemized vouchers duly approved by the officers of said Commission

Section 48 To the Western State Penitentiary of Pennsylvania for contingent expenses which may be rendered necessary in carrying out the provisions of the act approved the nineteenth day of June one thousand nine hundred and thirteen entitled "An Act fixing the penalty for murder of the first degree regulating the procedure incident to the infliction thereof prescribing and providing for a place and manner of inflicting said penalty on the grounds of the new Western Penitentiary of this Commonwealth in Centre County making an appropriation therefor repealing inconsistent legislation and providing that neither this act nor said repeal shall apply to any case in which it shall appear that said crime was committed prior to the date of the approval of this act" during the two fiscal years ending the thirty-first day of May one thousand nine hundred and fifteen the sum of five thousand dollars

Section 49 For the payment of salaries and all other expenses necessary to carry into effect the provisions of House of Representatives Bill number one hundred and eighty-three known as "The Public Service Company Law" conditioned upon its passage by the General Assembly and approval by the Governor the sum of four hundred thousand dollars (\$400,000.00) or so much thereof as may be necessary

Section 50 For the payment of services and expenses of A K Cassel of Philadelphia as special agent of the Dairy and Food Commissioner from June one thousand eight hundred and ninety three to June one thousand eight hundred and ninety-five and for the amounts expended by him in the redemption of certificates of indebtedness of the Dairymen's Protective Association the sum of four hundred dollars (\$400) or so much thereof as may be necessary said amount to be paid after due proof under oath has been filed with the Auditor General

Section 51 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Jacob C Stineman member of the Senate from Cambria County deceased the sum of four hundred and fourteen dollars and eighty cents (\$414.80) or so much thereof as may be necessary to be paid to his legal representatives the amount to be certified to the Auditor General by the President pro tempore and paid by the State Treasurer upon warrant of the Auditor General

Section 52 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Archibald W Powell member of the Senate from Allegheny County who resigned May fifth one thousand nine hundred and thirteen the sum of four hundred and fifty-seven dollars and twenty cents (\$457.20) or so much thereof as may be necessary the amount to be certified to the Auditor General by the President pro tempore and paid by the State Treasurer upon warrant of the Auditor General

Section 53 For the care and treatment of persons committed to psychopathic wards of hospitals for observations diagnosis or treatment in pursuance of the act approved the ninth day of June one thousand nine hundred and eleven and as amended by the act of May first one thousand nine hundred thirteen the sum of ten thousand dollars (\$10,000.00) or so much thereof as may be necessary

Section 54 For the payment of expenses or registration of births and deaths in cities of the first and second class in accordance with the provisions of the act of Assembly approved June thirteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred) the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

Section 55 For the purpose of reimbursing Joseph A Glesekamp of Pittsburgh Pennsylvania for fines erroneously paid into the State Treasury the sum of one thousand nine hundred and thirty-two dollars and ninety-five cents (\$1,932.95)

Section 56 For the payment of the expenses of the Joint Committee of the Senate and House of Representatives (authorized by concurrent resolution of May twelfth one thousand nine hundred and eleven) which is to co-operate with the National Committee in its work of preparing a plan for the celebration of the One Hundredth Anniversary of Peace Among English Speaking Peoples one thousand nine hundred and fourteen and one thousand nine hundred and fifteen which treaty of peace was concluded between America and Great Britain at Ghent on December twenty-four one thousand eight hundred and fourteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

Section 57 For the payment of the expenses connected with the necessary arrangements for the proper representation of this Commonwealth at the Anglo-American Exposition to be held in London from May to October one thousand nine hundred and fourteen including the erection of a suitable State Building and the organizing the arranging and the displaying of exhibits to be furnished by the various departments of the State to represent the Commonwealth the sum of twenty-five thousand dollars (\$25,000)

Section 58 For the payment of the expenses of the Commission authorized by concurrent resolution to investigate the different systems of recording deeds mortgages and insurance of titles the sum of three thousand dollars (\$3,000) or so much as may be necessary

Section 59 For the payment of the expenses of the Joint Committee of the Senate and House of Representatives to investigate the workings of the civil service laws in cities of the first class as provided by concurrent resolution number thirty-two session of one thousand nine hundred and thirteen the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary to be paid on warrant of the Auditor General on the State Treasurer and countersigned by the chairman of said committee

Section 60 For the payment of expenses including counsel fees of the Committee to Revise the Laws of the Commonwealth relating to corporations and revenue conditioned upon the approval by the Governor of the concurrent resolution authorizing the appointment of said commission the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

Section 61 For the printing and binding of three thousand (3,000) additional copies of the last report of the Committee to Revise the Corporation and Revenue Laws of the Commonwealth conditioned upon the approval by the Governor of the concurrent resolution authorizing the printing and binding of the same the sum of fifteen hundred dollars (\$1,500)

Section 62 For the payment to Pierce Rettew for inserting gummed slips packing marking and shipping ten hundred and ten (1010) volumes of the annual report of the Department of Health year one thousand nine hundred and nine the sum of three hundred and eighty-three dollars and eighty cents (\$383.80)

Section 63 For the payment of the expenses of the Commission to consider and report upon a revision of the laws for the government of the cities of the first class of Pennsylvania as provided for by concurrent resolution conditioned upon the approval by the Governor the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

Section 64 For the payment to John O Sheatz of Philadelphia ex-State Treasurer for annual premium on bond paid by him as State Treasurer on April thirtieth one thousand nine hundred and eight the sum of one thousand two hundred dollars (\$1,200)

Section 65 For the payment of the expenses of the Commission of the General Assembly to investigate and report to the next session of the Legislature on all matters pertaining to cold storage and the preservation of food products in accordance with the concurrent resolution approved by the Governor June nineteenth one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

Section 66 For the payment of the expenses of the Joint Committee of the General Assembly to investigate the manner in which Life Insurance Companies authorized to conduct business within the Commonwealth of Pennsylvania and industrial policies on which the premium is payable either weekly or monthly transact their business within this Commonwealth et cetera known as Concurrent Resolution Number Twenty-five conditioned upon its approval by the Governor the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Alexander,	Gyger,	Kurtz,	Salus
Reidleman,	Hall,	Magee,	Sensenich,
Buckman,	Heacock,	Martin,	Sheatz,
Catlin,	Hilton,	McIlhenny,	Snyder,
Clark,	Homsher,	McNichol,	Sones,
Cooper,	Huffman,	McNichols,	Sproul,
Crow,	Hunter,	Miller,	Thompson,
Dale,	Jarrett,	Mills,	Vare,
DeWitt,	Jones,	Moore,	Wasbers,
Endsley,	Judson,	Morgan,	Gerberich,
Farley,	Kline,	Nulty,	Pres. pro tem.
Graff,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. D. P. Gerberich) in the presence of the Senate signed the same.

NOTIFICATION THAT HOUSE IS READY TO ADJOURN.

Messrs. Glenn, Roney and Swift a committee of the House of Representatives, being introduced, informed the Senate that the House of Representatives is now ready to adjourn sine die, and were extended the thanks of the Senate.

REPORT OF COMMITTEE TO NOTIFY HOUSE THAT SENATE IS READY TO ADJOURN.

Mr. HUNTER. Mr. President, the Committee appointed to notify the House of Representatives that the Senate is ready to adjourn sine die desire to report to the Senate that they have fulfilled the duties of their appointment.

REPORT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

Mr. SNYDER. Mr. President, the Committee appointed by the Senate to act with a like committee from the House of Representatives to wait on His Excellency, the Governor of the Commonwealth, desire to report that we have waited on His Excellency the Governor of the Commonwealth and he wishes to state that he has nothing further to present.

ADJOURNMENT SINE DIE.

The PRESIDENT. This being the day and hour fixed by concurrent resolution for final adjournment and the hour of twelve o'clock midnight having arrived I hereby declare the Senate adjourned sine die.

HOUSE OF REPRESENTATIVES.

FRIDAY, June 27th, 1913.

The House met at 10:30 A. M.

The SPEAKER (George A. Alter) in the Chair.

PRAYER.

The Chaplain, Rev. J. E. Wright, delivered the following prayer:

O God, as we look into Thy face this morning our hearts are stirred to thankfulness, and our lips to praise. Thou hast been wonderfully good to us and we recognize that goodness. Thou hast given us experiences of exceptional interest which will contribute not merely to our personal enrichment, but as we also believe to the enrichment of the Commonwealth and to the good of the people. We thank Thee for what our eyes have seen and what our ears have heard indicative of the progress of the purposes of God. Thou art manifestly working Thy righteous will and Thou hast chosen us to be Thy agents and ministers in bringing that will about. We rejoice in the honor and the dignity of it and also in the fact that we are not alone but are only a little section or fragment of a great host of earnest men who are steadily striving for the things that are good

and trying to make the world better. For the part Thou has given us in this world-wide struggle, we give to Thee our thanks. Whether in public life or in private life, may we acquit ourselves like men and be strong in the Lord and in the power of his might. We rejoice that Thou hast brought us face to face during these many months. And now, as we separate and return to our homes, may we have approving consciences to reward us, with the blessing of Heaven and the favor of the people. And Thy name shall have the praise of it forever. Amen.

The SPEAKER. The Clerk will read the Journal of the proceedings of yesterday.

The Clerk proceeded to read the Journal of the proceedings of yesterday when, on motion of Mr. Moses, the further reading was dispensed with and the Journal approved.

LEAVE OF ABSENCE.

The SPEAKER asked and obtained leave of absence for Mr. Newton who was compelled to go home on account of illness.

BILL PASSED IN ORDER.

The SPEAKER. Bill No. 1, on third reading, (Senate Bill 989), had better be passed in its order. Manifestly it is not worth while to consume the time of the House in passing it.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on third reading of H. R. bill No. 2251 (Senate No. 1894), entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Allen,	Gans,	Matt,	Sassaman,
Alworth,	Geary,	McAleer,	Savacool,
Ambler,	Geiser,	McAllister,	Schaeffer, A. C.,
Arthur,	Gibson,	McCaig,	Schuck,
Bass,	Good,	McClintock,	Scott, J. R. K.,
Becker,	Goss,	McDermott,	Scott, S. B.,
Benninger,	Gramley,	McKay,	Semmens,
Bigger,	Gransback,	McNichol,	Shaffer, C. A.,
Bittles,	Gray, Joseph,	Mechling,	Shaffer, I. E.,
Blair, W. A.,	Hackett,	Mellott,	Sherwood,
Blair, W. F.,	Haggerty,	Metzenbacher,	Showalter,
Bleloch,	Heidinger,	Miller,	Smith, J. W.,
Body,	Hemminger,	Missimer,	Smith, L.,
Brosius,	Herman,	Mitchell,	Snively,
Brown,	Heyburn,	Moore,	Snyder,
Caldwell,	Hibshman,	Morrow,	Spangler,
Campbell, C. M.,	Hobbs,	Moses,	Spillinger,
Campbell, J. J.,	Hoffman,	Moulthrop,	Steedle,
Carson,	Howard, J.,	Murphy,	Steele,
Carter,	Howard, R.,	Musser,	Stein,
Claycomb,	Isler,	Neel,	Stone,
Cleary,	Irwin, G. C.,	Neely,	Strauss,
Collins,	Jackson,	Newbaker,	Swartz,
Conner,	Jones, E. E.,	North,	Swift,
Conniff,	Keegan,	O'Neill,	Thomas,
Conrade,	Keepert,	Peachey,	Trach,
Cox,	Kenna,	Pennegar,	Ulerich,
Currier,	Kennedy,	Pennock,	Ulman,
Curry,	Kern,	Perry, H. L.,	Walsh,
Davis,	Kitts,	Perry, S. J.,	Watson,
DeFrees,	Klepper,	Piper,	Wettach,
Dickinson,	Kuhn, H. P.,	Post,	Whitaker,
Donahoe,	Kuhns, E. G. M.,	Price,	Whitman,
Donnally,	Lanius,	Ramsey,	Wildman,
Down,	Latshaw,	Redfield,	Williams,
Dunn, H. B.,	Leslie,	Reese,	Wilson, J. H.,
Dunn, J. A.,	Letzkus,	Rex,	Wilson, W. H.,
Ehrhardt,	Light,	Rhoads,	Wiltbank,
Eichenberger,	Lohr,	Richards,	Young, G. K.,
Ely,	Lowers,	Robinson,	Young, J. H.,
Ewing,	Malie,	Rockwell,	Zimmerman,
Flynn,	Mannion,	Roney,	Alter,
Forster, I. G.,	Martin,	Rothenberg,	Speaker.
Foster, J. D.,	Mather,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk inform the Senate that the House has passed the same without amendment.

CONFERENCE REPORTS.

The SPEAKER. The next order is consideration of Conference Reports on page 5 of the Calendar. No. 1 was passed over last night until further notice by the sponsor thereof. No. 2 has not been received from the printer. No. 3 is not on the files.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1383.

To the Honorable, the Senate and House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: We, the undersigned, Committee of Conference, on the part of the Senate and House of Representatives for the purpose of considering House bill No. 1383, entitled "An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June, one thousand nine hundred and eleven, entitled 'A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco, California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same,' " beg leave to submit the following amended bill as our report:

JOHN T. MATT,
FREDERICK C. EHRHARDT,
C. M. C. CAMPBELL,

Committee on the part of the House of Representatives.

CHARLES H. KLINE,
THEODORE M. KURTZ,
HARRY MORGAN,
Committee on the part of the Senate.

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same" The money hereby appropriated shall be paid out of any moneys in the State Treasury not otherwise appropriated to be expended on vouchers duly certified to the Auditor General by the president of the commission

On the question,

Will the House adopt the report?

Mr. JOHN R. K. SCOTT. Mr. Speaker, I desire to ask the conferees of the House what amount was agreed upon?

The SPEAKER. The Chair understands it stands as it passed the House.

Mr. MATT. Mr. Speaker, \$300,000.00.

Mr. ALLEN. Mr. Speaker, I want to compliment the conferees on the part of the House for the work they have done in this report. While I still believe the amount is exorbitant, I shall vote for the bill.

On the question recurring,

Will the House adopt the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Allen,	Forster, I. G.,	Lowers,	Rothenberger,
Alworth,	Foster, J. D.,	Mannion,	Runk,
Ambler,	Frey,	Martin,	Sassaman,
Arthur,	Gans,	Mather,	Savacool,
Baldwin, G. A.,	Geary,	Matt,	Schaeffer, A. C.,
Baldwin, R. J.,	Geiser,	McAleer,	Schuck,

Bass,	Gibson,	McAllister,	Scott, J. R. K.,
Becker,	Glenn,	McArdle,	Scott, S. B.,
Benninger,	Good,	McCaig,	Semmens,
Benson,	Goss,	McClintock,	Shaffer, C. A.,
Berntheizel,	Gramley,	McDermott,	Shaffer, I. E.,
Bigger,	Gransback,	McKay,	Sherwood,
Bittles,	Gray, Joseph,	McNichol,	Showalter,
Blair, W. A.,	Hackett,	Mechling,	Smith, J. W.,
Blair, W. F.,	Haggerty,	Mellott,	Smith, L.,
Bleloch,	Heidinger,	Metzenbacher	Snively,
Body,	Hemminger,	Miller,	Snyder,
Brosius,	Herman,	Missimer,	Spangler,
Brown,	Hess,	Mitchell,	Speiser,
Brownlee,	Heyburn,	Moore,	Spillinger,
Caldwell,	Hibshman,	Morrow,	Steedle,
Campbell, C. M.,	Hobbs,	Moses,	Steele,
Campbell, J. J.,	Hoffman,	Moulthrop,	Stein,
Carson,	Howard, J.,	Murphy,	Stone,
Carter,	Howard, H.,	Neel,	Strauss,
Cheeseman,	Humes,	Neely,	Swartz,
Cleary,	Isler,	Newbaker,	Swift,
Cochran,	Irwin, G. C.,	North,	Thomas,
Collins,	Jackson,	O'Neill,	Trach,
Conner,	Jones, E. E.,	Peachey,	Ulerich,
Conniff,	Kaiser,	Pennegar,	Ulman,
Conrade,	Kaufman,	Pennock,	Walnut,
Cox,	Keegan,	Perry, H. L.,	Walsh,
Currier,	Keepert,	Perry, S. J.,	Walton,
Curry,	Kennedy,	Peters,	Watson,
Davis,	Kern,	Piper,	Wettach,
DeFrees,	Kitts,	Post,	Whitaker,
Dickinson,	Klepper,	Price,	Whitman,
Donahoe,	Kuhn, H. P.,	Ramsey,	Wildman,
Donnelly,	Kuhns, E. G. M.,	Redfield,	Williams,
Down,	Lanius,	Reese,	Wilson, J. H.,
Dunn, H. B.,	Latshaw,	Reeser,	Wilson, W. H.,
Dunn, J. A.,	Lenker,	Rex,	Wiltbank,
Ehrhardt,	Letzkus,	Rhoads,	Young, G. K.,
Eichenberger,	Light,	Richards,	Young, J. H.,
Ely,	Lohr,	Robinson,	Zimmerman,
Ewing,	Rockwell,	Roney,	Alter,
Flynn,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 221.

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference, on the part of the Senate and House of Representatives, for the purpose of considering House bill number two hundred and twenty-one, entitled "An Act fixing the salary of registers of wills in counties within which are or may be located any cities of the first class, and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur," beg leave to submit the following amended bill as our report.

T. HENRY WALNUT,
E. J. McALEER,
SAMUEL B. SCOTT,
Committee on the part of the House.

SAML. W. SALUS,
EDWIN H. VARE,
AUGUSTUS F. DAIX, JR.,
Committee on the part of the Senate.

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter the salary of registers of wills in every county of this Commonwealth containing a population of one million five hundred thousand and upwards shall be ten thousand (\$10,000) dollars a year

Section 2 The register of wills in said counties shall pay into the county treasury all fees or commissions of any kind earned by them for services performed either for the county or for the State or otherwise after deducting therefrom counsel fees and other legal expenses incurred in the collection of the same and the said registers being authorized and empowered to employ an attorney or attorneys to aid them in the collection in the orphans' court and other courts and otherwise of inheritance taxes provided that the amount so deducted for counsel fees and other legal expenses shall not exceed twelve thousand dollars per annum

Section 3 This act shall not affect the compensation of any register of wills elected prior to the enactment hereof during the term for which he shall have been elected

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House adopt the Conference Report??

Mr. S. B. SCOTT. Mr. Speaker, I desire to inform the House that the House Conferees have maintained the whole position of the House in this matter.

The SPEAKER. The Chair congratulates the Conferees. On the question recurring,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Adams,	Ely,	Light,	Rothenberger,
Allen,	Ewing,	Lohr,	Runk,
Alworth,	Flynn,	Lowers,	Sassaman,
Ambler,	Forster, I. G.,	Mannion,	Savacool,
Aron,	Foster, J. D.,	Martin,	Schaeffer, A. C.,
Arthur,	Frey,	Mather,	Schuck,
Baldwin, G. A.,	Gans,	Matt,	Scott, J. R. K.,
Barner,	Geary,	McAleer,	Scott, S. B.,
Bass,	Geiser,	McAllister,	Semmens,
Bayle,	Gibson,	McArdle,	Shaffer, C. A.,
Becker,	Glenn,	McCaig,	Shaffer, I. E.,
Benninger,	Good,	McClintock,	Sherwood,
Benson,	Goss,	McDermott,	Showalter,
Bergey,	Grabe,	McNichol,	Smith, J. W.,
Berntheizel,	Gramley,	Meckling,	Smith, L.,
Bigger,	Gransback,	Mellott,	Snively,
Bittles,	Gray, Joseph,	Metzenbacher,	Snyder,
Blair, W. A.,	Hackett,	Miller,	Spangler,
Blair, W. F.,	Haggerty,	Mermer,	Speiser,
Bleloch,	Heidinger,	Mitchell,	Spillinger,
Body,	Hemminger,	Moore,	Steedle,
Brosius,	Herman,	Morrow,	Steele,
Brownlee,	Hess,	Moses,	Stein,
Burnett,	Heyburn,	Mouthrop,	Stone,
Caldwell,	Hibshman,	Murphy,	Straus,
Campbell, C. M.,	Hobbs,	Neel,	Swartz,
Campbell, J. J.,	Hoffman,	Neely,	Swift,
Carson,	Howard, J.,	Newbaker,	Thomas,
Carter,	Howard, R.,	Newton,	Trach,
Cheeseman,	Isler,	North,	Ulerich,
Claycomb,	Humes,	O'Neill,	Uman,
Cleary,	Irwin, G. C.,	Peachey,	Walnut,
Cochran,	Jackson,	Pennegar,	Walsh,
Collins,	Jones, E. E.,	Pennock,	Walton,
Conner,	Jones, J. R.,	Perry, H. L.,	Watson,
Conrade,	Kaiser,	Perry, S. J.,	Wettach,
Cox,	Kaufman,	Peters,	Whitaker,
Currier,	Keegan,	Piper,	Whitman,
Curry,	Kenna,	Post,	Wildman,
Davis,	Kennedy,	Price,	Williams,
DeFrees,	Kern,	Ramsey,	Wilson, J. H.,
Dickinson,	Kitts,	Redfield,	Wilson, W. H.,
Donahoe,	Klepper,	Reese,	Wiltbank,
Donnelly,	Kuhn, H. P.,	Reeser,	Young, G. K.,
Down,	Kuhns, E. G. M.,	Rex,	Young, J. H.,
Dunn, H. B.,	Lanius,	Rhoads,	Zimmerman,
Dunn, J. A.,	Latshaw,	Richards,	Alter,
Ehrhardt,	Lenker,	Roney,	Speaker.
Eichenberger,	Leslie,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

RESOLUTION EXTENDING TIME OF FINAL ADJOURNMENT.

Mr. HUMES. Mr. Speaker, I desire to offer a resolution.

The SPEAKER. The resolution will be read by the Clerk. The Clerk read the resolution as follows:

In the House of Representatives, June 27, 1913.

Resolved (if the Senate concur) that the time for adjournment sine die of this General Assembly be extended until twelve o'clock tonight.

On the question,

Will the House adopt the resolution?

Mr. HUMES. Mr. Speaker, if this resolution is not adopted, and the strict letter of the resolution that has already been acted upon by the House and the Senate is complied with, we will be in the position of having the State wide primary bill and several other conference reports die. I do not believe that this House can afford to place itself in that position. The conference report on the State wide primary bill, in the condition practically that it passed the House, is now in the hands of the printer and it will probably be late in the afternoon before it will be placed on the desks of the members, so it may be acted upon. I trust no chance will be taken in this particular of placing ourselves in the position that the gavel may fall finally before that conference report is acted upon, and I trust that the members will see this in the right light, and adopt the resolution.

Mr. R. J. BALDWIN. Mr. Speaker, I don't believe that this House is going to make the mistake of not extending the session twelve hours rather than to take the responsibility suggested by the gentleman from Crawford. The House will have to carry the responsibility. It is only a question of twelve more hours and the House certainly is not going to refuse to adopt this amendment.

Mr. JOHN R. K. SCOTT. Mr. Speaker, is it essential for us to adopt this resolution now. It is quite possible that we will not reach the afternoon session. We have seen morning legislatures extended quite late. It might be possible that this clock will not reach the hour of twelve o'clock, noon, until we have completed our work. Of course, if it is the desire of the Chair that this resolution shall be adopted, I dare say that none of us will oppose the Chair's desire, but session after session we have sat here and the clock has always been accommodating and never had reached the hour of twelve o'clock noon until we have completed our work. The gentleman from Crawford, Mr. Humes, is anticipating that the Clock will move faster than usual. Of course, all of us will bow to the desire of the Chair.

The SPEAKER. In reply to the interrogation of the gentleman, I desire to state that the clock has kept such excellent time during the session that the Chair hesitates at having the clock impaired. While the Chair is making this statement, the Chair should also add that the substantial reason for having a definite extension is that the conferees on the Child Labor Bill are not very far apart and if they had a definite extension of time, the Chair feels that it would be very helpful. However, if the work of the House is completed at six o'clock this evening, the Assembly can adjourn then, at that time, notwithstanding the resolution.

Mr. R. J. BALDWIN. Mr. Speaker, I would like to ask that if it is true if there was any point raised, and no argument went on the records of the House and sometimes the clock does not move forward very fast—but if some member should rise to an argument on the question, it would appear on the record. I think we should adopt this resolution.

Mr. STEIN. Mr. Speaker, will the House pardon me for just one second in calling attention to the fact of the remarks of the gentleman from Crawford, Mr. Humes. It seems to me rather strange that he wants us to do in six hours what this House has not been able to do in six months and now the statement is made that if we have twelve hours satisfactory action can be taken on this bill. The time is entirely inadequate for the purpose. I therefore ask the members of the House to vote it down.

Mr. SNYDER. Mr. Speaker, let us be true to ourselves; true to our constituents and let us stay here until the work is done.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I dare say that if it is the desire of the Chair, as indicated, that the House should adopt this resolution, none of us will oppose it.

On the question recurring,

Will the House adopt the resolution?

Whereupon a division was called, and 115 gentlemen or more than the majority of the whole House having voted in the affirmative,

The resolution was agreed to.

Ordered, That the Clerk present the same to the Senate for concurrence.

REPORT OF CONFERENCE COMMITTEES.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 416.

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference on the part of the House of Representatives and the Senate, for the purpose of considering House bill number four hundred and sixteen, entitled "An Act to prevent occupational diseases and to provide for the health of employees exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical examinations and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof," beg leave to submit the following amended bill as our report.

T. HENRY WALNUT,
HENRY E. LANIUS,
WILLIS E. HEIDINGER,

Committee on the part of the House of Representatives.

CHARLES H. KLINE,
J. HARRY MORGAN,
JOS. H. THOMPSON,
Committee on the part of the Senate.

An Act to prevent occupational diseases and to provide for the health of employees exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical examinations and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every employer shall without cost to the employees provide reasonably effective devices means and methods to prevent the contraction by his employees of any illness or disease incident to the work or process in which such employees are engaged in the industries and occupations specified in section two of this act

Section 2 Every work or process in the manufacture of white lead red lead litharge sugar of lead arsenate of lead lead chromate lead sulphate lead nitrate or fluo-silicate is hereby declared to be especially dangerous to the health of the employees who while engaged in such work or process are exposed to lead dusts lead fumes or lead solutions

Section 3 Every employer shall without cost to the employees provide the following devices means and methods for the protection of his employees who while engaged in any work or process included in section two are exposed to lead dusts lead fumes or lead solutions

(a) The employer shall provide and maintain work rooms adequately lighted and ventilated and so arranged that there is a continuous and sufficient change of air and all such rooms shall be fully separated by partition walls from all departments in which the work or process is of non-dusty character and all such rooms shall be provided with a floor permitting an easy removal of dust by wet methods or vacuum cleaning and all such floors shall be so cleaned daily

Every work or process referred to in section two including the corroding or oxidizing of lead and the crushing mixing sifting grinding and packing of all lead salts or other compounds referred to in section two shall be so conducted and such adequate devices provided and maintained by the employer as to protect the employee as far as possible from contact with lead dust or lead fumes Every kettle vessel receptacle or furnace in which lead in any form referred to in section two is being melted or treated and any place where the contents of such kettles receptacles or furnaces are discharged shall be provided with a hood connected with an efficient air exhaust all vessels or containers in which dry lead in any chemical form or combination referred to in section two is being conveyed from one place to another within the factory shall be equipped at the places where the same are filled or discharged with hoods having connection with an efficient air-exhaust and all hoppers chutes conveyors elevators separators vents from separators drums pulverizers chasers dry-pans or other apparatus for drying pulp lead dry-pans dump and all barrel packers and cars or other receptacles into which corrosions are at the time being emptied shall be connected with an efficient dust-collecting system such system to be regulated by the discharge of air from a fan pump or other apparatus either through a cloth dust collector having an area of not less than one-half square foot of cloth to every cubic foot of air passing through it per minute the dust-collector to be placed in a separate room which no employee shall be required or allowed to enter except for essential repairs while the works are in operation or such other apparatus as will efficiently remove the lead dusts from the air of the workrooms

(b) The employer shall provide a wash room or rooms which shall be separate from the work rooms be kept clean and be equipped with

(1) Lavatory basins fitted with waste pipes and two spigots conveying hot and cold water or

(2) Basins placed in troughs fitted with waste pipes and for each basin two spigots conveying hot and cold water or

(3) Troughs of enamel or similar smooth impervious material fitted with waste pipes and for every two feet or trough length two spigots conveying hot and cold water

Where basins are provided there shall be at least one basin for every five such employees and where troughs are provided at least two feet of trough length for every five such employees The employer shall also furnish nail brushes and soap and shall provide at least three clean towels per week for each such employee A time allowance of not less than ten minutes at the employer's expense shall be made to each such employee for the use of said wash room before the lunch hour and at the close of the day's work

The employer engaged in the manufacture of white lead red lead litharge sugar of lead arsenate of lead lead chromate lead sulphate lead nitrate or fluo-silicate shall also provide at least one shower bath for every ten such employees The baths shall be approached by wooden runways be provided with movable wooden floor gratings be supplied with controlled hot and cold water and be kept clean The employer shall furnish soap and shall provide at least two clean towels per week for each employee An additional time allowance of not less than ten minutes at the employer's expense shall be made to each such employee for the use of said baths at least twice a week at the close of the day's work The employer shall keep a record of each time that such baths are used by each employee which record shall be open to inspection at all reasonable times by the State Department of Labor and Industry and also by the State Department of Health

(c) The employer shall provide a dressing room or rooms which shall be separate from the work rooms be furnished with a double sanitary locker or two single sanitary lockers for each such employee and be kept clean

(d) The employer shall provide an eating room or eating rooms which shall be separate from the work rooms be furnished with a sufficient number of tables and seats and be kept clean No employee shall take or be allowed to take any food or drink of any kind into any work room nor shall any employee remain or be allowed to remain in any work room during the time allowed for his meals

(e) The employer shall provide and maintain a sufficient number of sanitary drinking fountains readily accessible for the use of employees

(f) The employer shall provide at least one pair of overalls and one pair of jumpers for each such employee and repair or renew such clothing when necessary and wash the same weekly

(g) The employer shall provide and renew when necessary at least one reasonably effective respirator for each employee who is engaged in any work or process included in section two

Section 4 Every employee who while engaged in any work or process included in section two is exposed to lead dusts lead fumes or lead solutions shall

(a) Use the washing facilities provided by the employer in accord with section three (b) and wash himself at least as often as a time allowance is therein granted for such use

(b) Use the eating room provided by the employer in accord with section three (d) unless the employee goes off the premises for his meals

(c) Put on and wear at all times while engaged in such work or process a suit of the clothing provided by the employer in accord with section three (f) and remove the same before leaving at the close of the day's work and keep his street clothes and his working clothes when not in use in separate lockers or separate parts of the locker provided by the employer in accord with section three (c)

(d) Keep clean the respirators provided by the employer in accord with section three (g) and use one at all times while he is engaged in any work or process included in section two of this act

Section 5 The employer shall post in a conspicuous place in every work room where any work or process included in section two is carried on in every room where washing facilities are provided and in every dressing room and eating room a notice of the known dangers arising from such work or process and simple instructions for avoiding as far as possible such dangers The Commissioner of Labor and Industry shall prepare a notice containing the provisions of this act and shall furnish free of cost a reasonable number of copies thereof to every employer included in section two and the employer shall post copies thereof in the manner hereinbefore stated The notices required in this section shall be printed in plain type on cardboard and shall be in English and in such other languages as the circumstances may reasonably require The contents of such notices shall be explained to every employee by the employer when the said employee enters employment in such work or process in interpreters being provided by the employer when necessary to carry out the above requirements

Section 6 The employer shall cause every employee who while engaged in any work or process included in section two is exposed to lead dusts lead fumes or lead solutions to be examined at least once a month for the purpose of ascertaining if symptoms of lead poisoning appear in any employee The employee shall submit himself to the monthly examination and to examination at such other times and places as he may reasonably be requested by the employer and he shall fully and truly answer all question bearing on lead poisoning asked him by the examining physician The examinations shall be made by a licensed physician designated and paid by the employer and shall be made during the working hours a time allowance therefor at the employer's expense being made to each employee so examined

Section 7 Every physician making an examination under section six and finding what he believes to be symptoms of lead poisoning shall enter in a book kept for that purpose in the office of the employer a record of such examination containing the name and address of the employee so examined the particular work or process in which he is engaged the date place and finding of such examination and the directions given in each case by the physician The record shall be open to inspection at all reasonable times by the State Department of Labor and Industry and by the State Department of Health

Within forty-eight hours after such examination and finding the examining physician shall send a report thereof in duplicate one copy to the State Department of Labor and Industry and one to the State Department of Health The report shall be on or in conformity with blanks to be prepared and furnished by the State Department of Health free of cost to every employer included in section two and shall state (a) name occupation and address of employee (b) name business and address of employer (c) nature and probable extent of disease and (d) such other information as may be reasonably required by the State Department of Health

The examining physician shall also within the said forty-eight hours report such examination and finding to the employer and after five days from such report the employer shall not continue the said employee in any work or process where he will be exposed to lead dusts lead fumes or lead solutions included in section two of this act

Section 8 The State Department of Labor and Industry shall enforce this act and prosecute all violations of the same The officers or their agents of the said department shall be allowed at all reasonable times to inspect any place of employment included in this act

Every employer who either personally or through any agent violates or fails to comply with any provision of section one or section three shall be guilty of a misdemeanor and on conviction for the first offense shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor

more than two hundred (\$200) dollars and on conviction for a second offense shall be sentenced to pay a fine of not less than two hundred (\$200) dollars nor more than five hundred (\$500) dollars and on conviction for each subsequent offense shall be sentenced to pay a fine of not less than three hundred (\$300) dollars nor more than one thousand (\$1,000) dollars and in each case he shall stand committed until such fine and the costs are paid or until he is otherwise discharged by due process of law

Every employee who violates or fails to comply with any provision of section four shall be guilty of a misdemeanor and on conviction for the first offense shall be sentenced to pay a fine of not less than ten (\$10) dollars nor more than twenty (\$20) dollars and on conviction for the second offense shall be sentenced to pay a fine of not less than twenty (\$20) dollars nor more than fifty (\$50) dollars and on conviction for each subsequent offense not less than thirty (\$30) dollars nor more than one hundred (\$100) dollars and in each case he shall stand committed until such fine and the costs are paid or until he is otherwise discharged by due process of law

Every employer who either personally or through any agent violates or fails to comply with any provision of sections five six or seven relating to him and every employee who violates or fails to comply with the provisions of section six relating to him shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of not less than ten (\$10) dollars nor more than one hundred (\$100) dollars

Section 10 In this act unless the context otherwise requires "employer" includes persons firms partnerships limited partnerships and corporations

Section 11 For the purpose of determining the constitutionality of any provision of this act section one hereof is declared to be independent of and separable from the remaining sections

Section 12 This act shall take effect on the first day of October one thousand nine hundred and thirteen except as to subdivisions (a) (b) (c) and (d) of section three which subdivisions shall take effect as follows

Subdivisions (b) (c) and (d) of section three on the first day of October one thousand nine hundred and fourteen

Subdivision (a) of section three on the first day of October one thousand nine hundred and fifteen

On the question,

Will the House adopt the conference report?

Mr. WALNUT. Mr. Speaker, this bill is known as the Lead Poisoning Bill. As it was originally introduced, it covered the manufacturers of all white lead products. It also covered tile and pottery works and other businesses that dealt with lead solution and lead products in any form. The purpose of the bill was to protect workmen against lead poisoning. On the investigation of the Federal Department of Labor it showed very clearly that there is marked necessity for such a bill. The only provisions contained in the bill were those requiring the introduction of certain sanitary precautions for the protection of the men employed in these places. The bill passed the House without a dissenting voice and it passed the Senate without a dissenting vote. It then went to the Governor and was recalled from the Governor for the purpose of making corrections of certain typographical errors. Immediately after its recall, opposition developed from the tile workers in the western part of the State, but it passed the House again, however, and went to the Senate, and then further opposition developed, not only from the tile workers but from people who dealt in enamel and porcelain ware. The evidence produced on the subject showed clearly that if any precaution was needed anywhere it was needed in that particular industry. As high as thirty per cent. of the employees in connection with lead solution were affected and injured by the work that they performed. However, the bill passed the Senate, was reconsidered and referred to a conference committee and one member of that conference committee said that he would not agree to report the bill back unless we absolutely took from it the provisions affecting the pottery works and the porcelain and enamel works. Their position was absolutely indefensible to my mind and they had no argument to advance. The only position they took was that the persons engaged in that business objected to the introduction of the shower baths and wash stands and other similar sanitary devices. They were of no great hardship to the industry but would merely require and permit the employee to be properly cleanly and protect himself against the most serious defects of his employment. The only position they took was that the operators of these businesses were opposed to the inconvenience, the small inconvenience, necessitated by these sanitary improvements. They absolutely refused to report that bill back to the Senate unless the amendment was made striking out those industries from the purpose of the bill. I tried for three days to get the conferees of that

committee together. We met together yesterday and I found that they were absolute in their position which they took and they didn't pretend to defend it or offer any argument. They simply stated, "We will not agree to the bill unless that provision is stricken out." In order to save the bill in its application to the other industries covered, we, therefore, found it necessary to strike those provisions out of it. I, therefore, ask the gentlemen of this House to pass this bill, notwithstanding this improper amendment required by the Senate.

On the question recurring,

Will the House adopt the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Adams,	Eichenberger,	Light,	Roney,
Allen,	Ely,	Loar,	Rothberger,
Alworth,	Ewing,	Lowes,	Runk,
Ambler,	Flynn,	Malle,	Sassaman,
Aron,	Forster, I. G.,	Mannion,	Savacool,
Arthur,	Foster, J. D.,	Martin,	Schaeffer, A. C.
Baldwin, G. A.,	Frey,	Mather,	Scott, J. R. H.,
Baldwin, R. J.,	Gans,	Matt,	Scott, S. B.,
Barner,	Geary,	McAleer,	Semmens,
Bass,	Geiser,	McAllister,	Shaffer, C. A.,
Becker,	Gibson,	McCaig,	Shaffer, I. E.,
Benninger,	Good,	McClintock,	Sherwood,
Benson,	Goss,	McDermott,	Showalter,
Bergey,	Grabe,	McKay,	Smith, J. W.,
Berntheizel,	Gramley,	McNichol,	Smith, L.,
Bigger,	Gransback,	Mechling,	Snively,
Bittles,	Graz, Joseph,	Mellott,	Snyder,
Blair, W. A.,	Hackett,	Metzenbacher,	Spangler,
Blair, W. F.,	Haggerty,	Miller,	Speiser,
Bleloch,	Heidinger,	Missimer,	Spillinger,
Body,	Hemminger,	Mitchell,	Steedle,
Brosius,	Herman,	Moore,	Steele,
Brown,	Hess,	Morrow,	Stein,
Brownlee,	Heyburn,	Moses,	Stone,
Burnett,	Hibshman,	Moulthrop,	Strauss,
Caldwell,	Hobbs,	Murphy,	Swartz,
Campbell, C. M.,	Hoffman,	Musser,	Swift,
Campbell, J. J.,	Howard, J.,	Neel,	Thomas,
Carson,	Howard, R.,	Neely,	Trach,
Carter,	Humes,	Newbaker,	Ulerich,
Cheeseman,	Isler,	North,	Ulman,
Claycomb,	Irwin, G. C.,	O'Neill,	Walnut,
Cleary,	Jackson,	Peachey,	Walsh,
Cochran,	Jones, E. E.,	Pennegar,	Walton,
Collins,	Kaufman,	Pennock,	Watson,
Conner,	Keegan,	Perry, S. J.,	Wettach,
Conrade,	Keeper,	Piper,	Whitaker,
Cox,	Kennedy,	Price,	Whitman,
Currier,	Kern,	Ramsey,	Wildman,
Curry,	Kitts,	Redfield,	Williams,
Davis,	Klepper,	Reese,	Wilson, J. H.,
DeFrees,	Kuhn, H. P.,	Reeser,	Wilson, W. H.,
Dickinson,	Lanius,	Rhoads,	Wiltbank,
Donahoe,	Latshaw,	Richards,	Young, G. K.,
Donnelly,	Lenker,	Robinson,	Young, J. H.,
Down,	Leslie,	Rockwell,	Zimmerman,
Dunn, H. B.,	Letzkus,		Alter,
Dunn, J. A.,			Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL
No. 884.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on Senate bill number eight hundred and eighty-four, entitled "An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes, penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith," respectfully beg leave to submit the following amended bill as our report.

JAMES P. McNICHOL,
EDWIN H. VARE,
SAML. W. SALUS,

Committee on the part of the Senate

EDWIN R. COX,
GEO. T. CONRADE,

Committee on the part of the House of Representatives

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met it is hereby enacted by the authority if the same That the receiver of taxes in cities of the first class of this Commonwealth shall designate one of the registrars appointed by the Registration Commissioners for each election district in said cities to be deputy poll tax collector for such district who shall receive poll tax from persons who have been duly assessed in said district and make proper receipt therefor on any of the registration days provided by law

Section 2 The receiver of taxes shall prepare blank poll tax receipts bound together in books containing fifty each impressed with the proper seal of the city which said books shall be issued to the said deputy collectors of poll tax from time to time as required and the stub of each receipt together with all unused receipts shall on or before the second day next succeeding each registration day be returned to the receiver of taxes and kept by him as a part of the records of his department for a period of two years

Section 3 The said deputy poll tax collectors shall give bond in form and amount approved by the receiver of taxes and shall for their services receive ten percentum of the amount collected by them which shall be in addition to the compensation allowed them by law for their services as registrars They shall make a full return of all moneys (less their commission of ten percentum) and blank receipts received by them on or before the second day next succeeding each registration day

Section 4 Any deputy poll tax collector who shall upon request refuse to accept the payment of a tax and to furnish a receipt therefor from an elector upon whom said tax has been properly assessed and who offers the same according to law or who shall accept payment of a tax from and issue a receipt to any person other than the said elector or his duly authorized agent or attorney shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not exceeding five hundred dollars

Section 5 All acts or parts of acts inconsistent herewith the hereby repealed

On the question,

Will the House adopt the conference report?

Mr. S. B. SCOTT. Mr. Speaker, this report is not signed by myself, because I dissented from the conclusions of the conference committee. If the House will again read the names of the other members of the conference committee, "James P. McNichol, Edwin H. Vare, Samuel W. Salus, Edwin R. Cox and George T. Conrade," it will appreciate why it was impossible for me to impress my opinion upon them. But, Mr. Speaker, the difference is this: This bill provides for the appointment of a deputy receiver of taxes from among the registrars in cities of the first class. It is very important for the convenience of the voters that they be able to purchase their poll tax receipts at the same time they register. The way it is done now is the reason for the loss of a great many votes which ought to be cast. There is also a provision whereby party workers can procure the tax receipts. Therefore, Mr. Speaker, this bill in its major purpose is a good one and I do not care to take the responsibility of running any campaign against the passage of the bill, but I desire to point out to the House that the bill as it comes from the conference committee provides that the receiver of taxes may appoint his deputy from any one of the four registrars. That means, of course, that he will appoint him from those of his own party, which means that the office of receiver of taxes will be able to create a machine in the City of Philadelphia consisting of over 1,100 members, a tremendous brigade. It was the desire of the House that his choice should come from the majority party in the division. Of course, that sometimes would be one party and at the same time in some divisions would be of the other party. Therefore, his machine would be broken and it would not be so easy to control. However, Mr. Speaker, the amount of money in each case is extremely small and the emoluments are small and the general purpose of the bill is good; therefore, I feel the House ought to pass this bill, although I cannot agree with the report.

Mr. COX. Mr. Speaker, it has been contended that as the receiver of taxes collects the money for this poll tax, he has the right to appoint his fiscal agents, therefore, it would be nothing more than proper to permit him to select from one of four, instead of tying him down to two of the majority party. I believe this bill is a very fair and progressive bill, in that it permits the purchasing of tax receipts in every division in the City of Philadelphia, and it would give the reform receiver of taxes, should he be elected, the same privilege that the Republican receiver of taxes has to-day. I believe this bill is fair and impartial.

On the question recurring,

Will the House adopt the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Adams,	Geiser,	Matt,	Runk,
Allen,	Gibson,	McAleer,	Sassaman,
Alworth,	Good,	McAllister,	Schaeffer, A. C.
Ambler,	Goss,	McArdle,	Schuck,
Aron,	Grabe,	McCaig,	Scott, J. R. H.
Baldwin, G. A.,	Gramley,	McClintock,	Scott, S. B.
Bass,	Gransback,	McDermott,	Semmens,
Becker,	Gray, Joseph,	McKay,	Shaffer, C. A.
Benninger,	Hackett,	McNichol,	Shaffer, I. E.
Benson,	Haggerty,	McShilling,	Sherwood,
Berntheisel,	Heidinger,	Mellott,	Smith, J. W.,
Bigger,	Hemminger,	Metzenbacher,	Smith, L.,
Bittles,	Herman,	Miller,	Snively,
Blair, W. A.,	Hess,	Missimer,	Snyder,
Blair, W. F.,	Heyburn,	Mitchell,	Spangler,
Bleloch,	Hibshman,	Moore,	Spieser,
Boby,	Hobbs,	Morrow,	Spillinger,
Brosius,	Hoffman,	Moses,	Steedle,
Brown,	Howard, J.,	Moulthrop,	Steele,
Brownlee,	Howard, R.,	Murphy,	Stein,
Caldwell,	Humes,	Neel,	Stone,
Campbell, C. M.,	Isler,	Neely,	Strauss,
Campbell, J. J.,	Irwin, G. C.,	Newbaker,	Swartz,
Carson,	Jackson,	Newton,	Swift,
Carter,	Jones, E. E.,	North,	Thomas,
Cheeseman,	Keegan,	O'Neill,	Trach,
Claycomb,	Keepert,	Peachey,	Ulrich,
Cleary,	Kenna,	Pennegar,	Uman,
Conner,	Kennedy,	Pennock,	Walnut,
Conrade,	Kern,	Perry, H. L.,	Walsh,
Cox,	Kitts,	Perry, S. J.,	Walton,
Currier,	Klepper,	Peters,	Watson,
Curry,	Kuhn, H. P.,	Piper,	Wettach,
Davis,	Kuhns, E. G. M.,	Post,	Whitaker,
DeFrees,	Lanius,	Price,	Whitman,
Dickinson,	Latshaw,	Reese,	Wildman,
Donahoe,	Lenker,	Reedfield,	Williams,
Donnelly,	Leslie,	Reese,	Wilson, J. H.,
Dunn, H. B.,	Letzkus,	Reeser,	Wilson, W. H.,
Ehrhardt,	Light,	Rex,	Wiltbank,
Kichenberger,	Lohr,	Rhoads,	Young, G. K.
Flynn,	Lowery,	Richards,	Young, J. H.,
Forster, I. G.,	Malie,	Robinson,	Zimmerman,
Frey,	Mannion,	Rockwell,	
Gans,	Martin,	Roney,	
Geary,	Mather,	Rothenberger,	Alter.

NAYS—1.

Burnett,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1146.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the houses on House bill No. 1146, entitled "An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled 'An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman, superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to

be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act," respectfully beg leave to submit the following amended bill as our report

ROBERT F. FREY,
ROBERT W. LOHR,
W. J. PRICE.

Committee on the part of the House of Representatives.

WALTER McNICHOLS,
CLARENCE J. BUCHMAN,
Committee on the part of the Senate.

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highway of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligations and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and

townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highway making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

Route Eight From Milford to the New York State line commencing in Milford and running to Matamoras Pike county opposite Port Jervis New York

Route Forty-eight From Bedford to the Maryland State Line Commencing in Bedford and running by way of Cruse and Evitts to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice to a point on the dividing line between Bedford and Somerset counties thence by way of Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decaturington and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punxsutawney Markton Coolspring and Knoxdale into Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirbyville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Cetrionia to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of Gouldsboro to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elmhurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna County

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line between Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Hamlin Hamlin Ariel Pink Hoadley and Cherry Ridge into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Clifford South Gibson Hartford and New Milford thence over route ten into Montrose Susquehanna county

Route Two Hundred and Twenty-seven From Honesdale to the New York state line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Center Ararat and Jackson to Susquehanna thence over route ten to Great Bend thence to the New York state line

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Tafton thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angels to Gouldsboro thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Baoba Rowlands and Lackawaxen to Shohola Pike county opposite Barryville New York

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford

counties thence by way of Woodbury Waterside Loysburg and Foreman to Hartley Brick School House thence over route thirty-nine to Everett thence by way of Clearville Pineycreek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville and Hills Grove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barbour and Loysock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county" is hereby amended to read as follows

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence by way of Dundaff Forest City and Uniondale to Herrick Centre thence over route two hundred and twenty-seven to the New York State line

Route Eight From Milford to the New York State line Commencing in Milford and running to the Delaware River at Matamoras Pike county opposite Port Jervis New York

Route Forty-eight From Bedford to the Maryland State line Commencing in Bedford and running by way of Bedford Springs the Penner School House Strominger's Gap the Arnold School House the White Chapel Methodist Episcopal Church Burning Bush McFerren School House Patience the Bortz Memorial Church the Smith School House the town of Centerville the Londonderry School House the Hite School House the Bethel Church and the Anderson School House to the Maryland State line

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset counties thence by way of New Baltimore Deeter Gap McDonaldton Berlin into Somerset Somerset county

Route Fifty-seven From Huntingdon to Clearfield Commencing in Huntingdon and running over route fifty-five to Tyrone thence by way of Bald Eagle to a point on the dividing line between Blair and Centre counties thence by way of Sandy Ridge to a point on the dividing line between Centre and Clearfield counties thence by way of Osceola to a point on the dividing line between Clearfield and Centre counties thence to Phillipsburg thence to a point on the dividing line between Centre and Clearfield counties and thence by way of West Decatur Wallacetown and Williams Grove into Clearfield Clearfield county

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence by way of Punksutawney Walston Oliveburg Markton Coolspring and Stanton to Brookville Jefferson county

Route One Hundred and Fifty-seven From Reading to Allentown Commencing at a point on the boundary line of the city of Reading and running by way of Temple Kirbyville Kutztown and Maxatawny to a point on the dividing line between Berks and Lehigh counties thence by way of Breinigsville Trexlertown and Dorneyville to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Sixty-eight From Stroudsburg to Scranton Commencing in Stroudsburg and running by way of Bartonville Tannersville Swiftwater Mount Pocono and Tobyhanna thence to a point on the dividing line between Monroe and Wayne counties thence by way of the Drinker Turnpike to a point on the dividing line between Wayne and Lackawanna counties thence by way of Moscow Elmhurst and Dunmore to a point on the boundary line of the city of Scranton Lackawanna county

Route One Hundred and Seventy-one From Stroudsburg to Honesdale Commencing in Stroudsburg and running over route one hundred and sixty-eight to Swiftwater thence to Pocono Summit thence over route one hundred and sixty-nine to Paradise Valley thence by way of Cresco and Mountain Home to a point on the dividing line between Monroe and Pike counties thence by way of Laanna to a point on the dividing line between Pike and Wayne counties thence by way of South Sterling Newfoundland Hamlin Ariel Clemo and Hoadley into Honesdale Wayne county

Route One Hundred and Seventy-four From Honesdale to Montrose Commencing in Honesdale and running over Route six to Carbondale thence running to a point on the dividing line between Lackawanna and Susquehanna counties thence by way of Clifford Glenwood Harford and New Milford thence over route ten into Montrose Susquehanna county

Route Two Hundred and Twenty-seven From Honesdale to the New York State line Commencing in Honesdale and running over route six to Prompton thence by way of Allenville Creamton Pleasant Mount Wayne Fish Hatchery and Belmont to a point on the dividing line between Wayne and Susquehanna counties thence by way of Herrick Gelatta and Gelatta and Oakland Jackson to Susquehanna thence over route ten to Great Bend thence to the New York State line

Route Two Hundred and Fifty-four From Milford to Scranton Commencing in Milford and running over route seven to Tifton thence by way of Paupac Crosses and Greentown to a point on the dividing line between Pike and Wayne counties thence by way of Newfoundland and Angels and Gouldsboro to the Drinker Turnpike thence over route one hundred and sixty-eight to a point on the boundary line of the city of Scranton Lackawanna county

Route Two Hundred and Fifty-five From Honesdale to the New York State line Commencing in Honesdale and running over route seven to a point on the dividing line between Wayne and Pike counties thence by way of Bo-

hemia Rowlands and Lackawaxen to Sholola Pike county opposite Barryville New York

Route Two Hundred and Eighty-six From Hollidaysburg to the Maryland State line Commencing in Hollidaysburg and running in part over route forty-seven thence by way of McKee Gap Roaring Spring Martinsburg and Curryville to a point on the dividing line between Blair and Bedford counties thence by way of Woodbury Waterside Loysburg by way of Old Order Brethren Church Foreman near Armstrong School House Church of the Brethren Richey or Gochenour School House Hoover School House Valley Mill to route number thirty-nine near the Hartley farm thence over route number thirty-nine to Everett thence by way of Clearfield going by way of a public watering trough near Hanks by Weimer School House Morris Store Chapmans Run Postoffice by five forks of road Fletcher School House Zion Lutheran Church Kinzer's Store Conrod's School House Simon Jay's Store Piney Creek and Silver Mills to a point on the Maryland State line

Route Two Hundred and Ninety-one From Laporte to Williamsport Commencing in Laporte and running by way of Forksville Estella Lincoln Falls to mouth of Elk Creek and Hills Grove to a point on the dividing line between Sullivan and Lycoming counties thence by way of Barbour and Loysock to Montoursville thence over route eighteen to a point on the boundary line of the city of Williamsport Lycoming county Pennsylvania

Route Two Hundred and Ninety-six From Scranton to the New York State line Commencing at a point on the boundary line of the city of Scranton thence over routes six and one hundred and seventy-four to Clifford Susquehanna county thence by way of Deendaff Forest City and Uniondale to Herrick thence over route two hundred and twenty-seven to the New York State line

On the question.

Will the House adopt the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Adams,	Eichenberger,	Leslie,	Rothenberger,
Allen,	Ely,	Letzkus,	Sassaman,
Alworth,	Ewing,	Light,	Savacool,
Ambler,	Flynn,	Lohr,	Schaeffer, A. C.,
Aron,	Forster, I. G.,	Lowes,	Schuck,
Arthur,	Foster, J. D.,	Malle,	Scott, J. R. K.,
Baldwin, G. A.,	Frey,	Mannon,	Scott, S. B.,
Baldwin, H. J.,	Gans,	Martin,	Semmens,
Bass,	Geary,	Mather,	Shaffer, C. A.,
Becker,	Geiser,	Matt,	Shaffer, I. E.,
Benniger,	Gibson,	McClintock,	Sherwood,
Benson,	Good,	McDermott,	Showalter,
Bergey,	Goss,	McKay,	Smith, J. W.,
Berntheisel,	Grabe,	McNichol,	Smith, L.,
Bigger,	Gramley,	Mechling,	Snively,
Bittles,	Gransback,	Mellott,	Snyder,
Blair, W. A.,	Gray, Joseph,	Miller,	Spangler,
Blair, W. F.,	Hackett,	Moore,	Speiser,
Body,	Haggerty,	Morrow,	Spillinger,
Brosius,	Heldinger,	Moses,	Steedle,
Brown,	Hemminger,	Moulthrop,	Steele,
Brownlee,	Herman,	Murphy,	Stein,
Burnett,	Hess,	Musser,	Stone,
Caldwell,	Heyburn,	Neel,	Strauss,
Campbell, C. M.,	Hibshman,	Neely,	Swartz,
Campbell, J. J.,	Hobbs,	Newbaker,	Swift,
Carson,	Hoffman,	North,	Thomas,
Carter,	Howard, J.,	O'Neill,	Trach,
Cheeseman,	Howard, R.,	Peachey,	Ulicher,
Claycomb,	Isler,	Pennegar,	Uman,
Cleary,	Irwin, G. C.,	Pennock,	Walnut,
Collins,	Jackson,	Perry, H. L.,	Walsh,
Conner,	Jones, E. E.,	Perry, S. J.,	Walton,
Conniff,	Kaiser,	Piper,	Watson,
Conrade,	Kaufman,	Post,	Wettach,
Cox,	Keegan,	Price,	Whitaker,
Currier,	Keepert,	Ramsey,	Whitman,
Curry,	Kenna,	Redfield,	Wildman,
DeFries,	Kennedy,	Reese,	Williams,
Dickinson,	Kern,	Reeser,	Wilson, J. H.,
Donahoe,	Kitts,	Rex,	Wilson, W. H.
Donnelly,	Klepper,	Rhoads,	Wiltbank,
Down,	Kuhn, H. P.,	Richards,	Young, G. K.,
Dunn, H. B.,	Kuhns, E. G. M.,	Robinson,	Young, J. H.,
Dunn, J. A.,	Lanlus,	Rockwell,	Zimmerman,
Ehrhardt,	Latshaw,	Roney,	Alter,
	Lenker,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

QUESTION OF PERSONAL PRIVILEGE.

Mr. MILLER. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. MILLER. Mr. Speaker. I feel that before this session adourns that some further record should be made of

the workings of the conference committee on the Employers' Liability Law.

I think that is relevant and important that the record be complete? I stated a week ago yesterday the history of the conference committee up to that time, and I predicted that there would be an absolute disagreement between the conferees of the House and the Senate. That disagreement was reached on Wednesday night of this week. It was the eleventh meeting or attempted meetings between the two committees. I will not use up any time this morning in attempting to convey to you the dilatory tactics or the delayed meetings that took place between the fifth meeting, which occurred a week ago on Wednesday, and the eleventh meeting, which occurred on Wednesday night of this week. Let me say that in all that time there was never a clear proposition submitted to the committee on the part of the conferees of the Senate. Let me say that during the entire day of Tuesday of this week, that members of the commission which drafted this act were here, endeavoring to submit a plan which would satisfy the Senate conferees, the State insurance plan, which they said they were willing to agree to in connection with the bill prepared by the commission, yet their plan, no matter how reasonable, was rejected. It simply means this, that we must gather from these actions one conclusion and that is that the dominating power in the other body wants no employers' liability law in any form. I am not going to speak at length, or criticize the judge or find fault with anyone, but I believe there are men in that body who honestly digested that proposed bill, and after digest, honestly and sincerely believed that it should be enacted into law. There were other men who did not believe that the bill as prepared by the commission was entirely fair, but still honestly in their hearts wished a compensation law, but I believe that the majority of that body and the dominating power in that body, no matter what their professions were, wanted no compensation bill in any form, and they have succeeded in doing just what they wished to do and succeeded in reaching that result. I have no sympathy with men who have made campaign pledges or promises and said they favored a fair compensation bill and then rejected this bill in toto or accepted it with the optional clause in it, which made it amount to absolutely nothing. I have no sympathy with those men, because when they made those statements and those assertions during the campaign they knew they said something which in their hearts was not true; because as early as Spring of last year this bill in practically the same form in which it was introduced in this House was published and known to everyone. Hearings were had upon it during July of last year, and if any one disagreed with it when he made those campaign pledges it was his duty to except from these pledges the bill prepared by the Industrial Accident Commission which had been at work for two years.

The SPEAKER. The Chair would ask the gentleman to yield the floor for a moment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the concurrent resolution of the House as follows:

In The House of Representatives, June 27th, 1913.
Resolved (if the Senate concur) that the time of adjournment of this General Assembly be extended until twelve o'clock tonight

QUESTION OF PERSONAL PRIVILEGE.

The SPEAKER. The gentleman from Lehigh will continue.

Mr. MILLER. I wish to occupy no further time of this House but simply say that it is quite clear to this House and to the public at large where the responsibility is to be fixed for the broken pledges and for the disappointment meted out to the people of Pennsylvania. The difference between this body and the body on the other side is that the dominating force of this House, the majority of members here, wish the Compensation Bill, and were honest in striving for it, while the majority on the other side were against a Compensation Bill in any form and succeeded in stifling that legislation.

RESOLUTION REQUESTING INFORMATION FROM THE AUDITOR GENERAL.

Mr. J. R. K. SCOTT offered the following resolution, which was twice read, considered and agreed to.

Whereas, The contingent items of the general appropriation bills of the various sessions carry large sums of money, and,
Whereas, It is important to intelligently regulate these and other items in the future general appropriation acts,

Therefore, be it resolved, by the House of Representatives that the Auditor General of the Commonwealth of Pennsylvania be requested to tabulate the vouchers of expenditure of such item or items of the general appropriation bills of 1911 and 1913 and report to the next House of Representatives or at any intervening special session of the present House of Representatives such tabulation and any other facts or information obtainable in such vouchers, and such suggestions for future remedial legislation as he may deem necessary in said matter.

REPORT FROM THE COMMITTEE APPOINTED TO INVESTIGATE CHARGES AGAINST JUDGES OF THE FOURTEENTH JUDICIAL DISTRICT.

Mr. WHITAKER. Mr. Speaker, I desire to offer a report from the committee appointed to investigate the charges preferred against Judge Umbel and Judge Van Swearingen.

The SPEAKER. The Clerk will read the report.

The Clerk then read the report as follows:

House of Representatives,
Harrisburg, Pa., June 27, 1913.

To the House of Representatives:

The Special Committee of the House of Representatives appointed to investigate the charges and allegations lodged by H. S. Dumbauld against Hon. Robert E. Umbel, President Judge of the Fourteenth Judicial District, and to inquire to what extent said charges involve the judicial conduct of Hon. J. Q. VanSwearingen, Associate Judge of said Fourteenth Judicial District, respectfully report that your Committee, after causing to be subpoenaed all witnesses desired by the complainant and respondents, sat at Uniontown on Thursday and Friday, the nineteenth and twentieth instants, and commenced the taking of testimony. Over two hundred witnesses have been subpoenaed, and upon the statement of the complainant and respondents that fully three weeks would be required to present their testimony, the Committee adjourned its hearings until Monday June 30th.

The examination of but three witnesses was possible during the two days' session, and the testimony of these few witnesses called by the complainant was not sufficient to disclose whether or not the charges against Judge Umbel are well founded or not. As the implication of Judge VanSwearingen is confined in the complaint to his relations with one, Samuel E. Frock, one of the witnesses heard, it is but fair to state that this witness, in his testimony, did not show guilty complicity in the matter complained of on the part of this judge.

At the Committee's request the Attorney General has prepared an opinion as to the right of the Committee to sit after adjournment of the Legislature, which opinion is attached hereto, and is, in part as follows:

"I am therefore of the opinion that, as a legal proposition, the power of your committee to hold hearings and compel the attendance of witnesses, and the production of books and papers, et cetera will not cease by reason of the adjournment of the General Assembly."

Your committee, having been unable to complete its duties and being in doubt as to whether or not it should proceed with the investigation after adjournment, submits the matter to the House and requests instruction.

Respectfully submitted,

Signed SAMUEL A. WHITAKER,
CLEON E. BERNTHEIZEL,
JOHN M. FLYNN,
AUGUSTINE P. CONNIFF,
J. H. DEFREES.

Mr. ROCKWELL. Mr. Speaker, I move that the committee be authorized to continue its investigation under the resolution and report its findings to the Speaker of this House when completed.

Mr. ULERICH. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. STEIN. Mr. Speaker, I desire to offer as a substitute motion the following: That the committee be discharged with the thanks of the House and that further proceedings be suspended until the next session.

Mr. KEEGAN. Mr. Speaker, I second the motion.

POINT OF ORDER.

Mr. SPEISER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. SPEISER. Mr. Speaker, my point of order is that the motion by the gentleman from Tioga is out of order. The investigating committee has been authorized and proceeded under a resolution of this House—under a joint resolution and ceases to exist after this House adjourns sine die. In the ruling of the Catlin Commission it was held that a Committee acting under a resolution of one of the Houses of the Assembly would have no right to subpoena witnesses and no right to insist on that subpoena being obeyed during the recess or interim of the General Assembly. Therefore, the Committee would be without power. I think the gentleman's motion would be futile.

The SPEAKER. The Chair over-rides the point of order for this reason: There is no parallel between the Catlin Commission and this Committee. The Catlin Commission was appointed to investigate matters over which the Senate had no particular jurisdiction above or other than the jurisdiction of the House. This committee is solely and exclusively within the jurisdiction of the House. The question is whether or not the House shall prefer charges. The Attorney General has given an opinion in which he says "There is no doubt of the right of the committee to proceed with the investigation after the adjournment of the House and it is likewise the opinion of the Chair and, therefore, the point of order is over-ruled.

Mr. ROCKWELL. Mr. Speaker, in relation to the substitute motion offered by the gentleman from Allegheny, I don't know where it emanated from or what the purpose of it but if it comes from the private interests who are effected by this resolution bearing on the case of Judge Umbel, it seems to be a great mistake on his part or any one to allow this investigation to become squashed at this time. There are grave charges in this allegation on which the resolution was based and the public in this State have been informed throughout the State of these charges and if these proceedings are squashed at this time, I believe that this House would do a great injury to the Judiciary of this State. There is a feeling growing up throughout the State against the Judiciary and some of it is justified and some is not, but here we have a specific allegation against a judge—several allegations which, if true, should prevent that man or any ordinary man from sitting on the bench of this State. If we, as a House of Representatives after hearing these allegations and appointing this Committee and having power, if we believed that the Committee has a right to go on and find out whether there is anything wrong in it, and if there is anything wrong and we stop then indefinitely, we are doing a great wrong to the public in this State. If there is not anything wrong the Committee can find that out and then some action can be taken as the circumstances may warrant. I believe the substitute motion by the gentleman from Allegheny should be voted down and that this motion should be adopted that this matter may be sifted to the bottom.

Mr. STEIN. Mr. Speaker, I am glad that the gentleman from Tioga made the remarks he did as it will give me and all the other gentleman who will support my views in the matter an opportunity for placing ourselves on record as to our purpose in offering this substitute motion. I can say with my friend from Tioga that no man has more respect or belief in the uprightness of a man as a judge than myself; no man places a stricter line of conduct that should be followed by a judge than myself. The reason that I have recommended the substitute motion is because it is the only source that will adequately put the case in hand. You must remember that these are charges that came in almost in the very last week of the session. Every fact has been open history in the county of Fayette or the western part of it for at least three or four years. Why, in all fairness if the charges are so serious as the petition would indicate was it not presented earlier in the session so the thing could be adequately taken up and we could have gone into the facts of the case. It is true that the Attorney General seems to indicate that the Committee has power to sit after the adjournment of this House. The Attorney for the State, Mr. Bell, says wisely that it will be strictly legal but it is for the House to determine to do it. While it may be technically correct for this Committee to continue the investigation after the adjourning of this House, but he very much doubts the wisdom of such a course and I believe he is right. If the Committee should sit, there are a hundred and fifty witnesses that have been actually subpoenaed and there are possibly a hundred and fifty more

from whom testimony might be taken. What happens to that county? The two judges on the bench serve the public as judges; one of them is under investigation and while the existing presumption is that until his guilt is proven he is innocent and yet he will be resting under these charges and the respect due the Judiciary is undermined and the respect cannot exist because that Judge is under a charge. That judge, if this committee continues is not given the right of a speedy trial and you may know that there will be delay and you know as well as I do that justice delayed is equivalent to justice denied. There can be no square deal to this man. Assuming that the charges are true, and I say there is nothing absolutely in it, but if true is it fair that the matter be held up to the suspicion of the Commonwealth for two years without any opportunity of having an adjudication of his conduct. Is it fair to any man of the Commonwealth to have two years elapse between the indictment and trial. If any man in this House or if your neighbor comes with some political reasons and brings an indictment against you, would you consider it a fair deal to refuse, on the part of that neighbor to give you a trial for two years and to hold you up for that length of time. There is another very serious question: Who can tell in two years what will happen to the gentlemen on this Committee? Who will be here to read the notes of that Committee? What will become of all the work that these men have prepared? It is quite possible that none of these men who are members of this Committee will be returned although I hope that every one will return to this House in consideration of the good work that they have done, but in the case of their not returning what would be the result of their findings. It would simply be taking time and funds of the State to open scandal and charges attaching to the name of a judge who has not done anything wrong. In justice to them and in justice to ourselves and in justice to the principles of fair play, I say that this testimony should be filed. I am not asking that the charges be smothered and thrown out but let us do nothing until the next session so that the man may have a speedy trial if it is justified.

Mr. ROCKWELL. Mr. Speaker, the argument of the gentleman from Allegheny, is not feasible. He states that it would be unwise to let this matter go over for two years and that nothing can be done that would be fair to the judge, presuming him to be innocent. Yet he says if we investigate now or continue to investigate, we put the judge under a cloud for two years. If the Committee finds there is nothing of it, they report to the Speaker and the judge is exonerated and that clears his skirts. If the result of the investigation would justify the calling of an extra session, of this House then His Excellency the Governor could call an extra or special session to take this matter up.

Mr. R. J. BALDWIN. Mr. Speaker, at what expense.

Mr. ROCKWELL. Mr. Speaker, if we can protect the Judiciary of this State I say the expense of an extra session should not be considered for an instant.

Mr. ALLEN. Mr. Speaker, will the gentleman from Tioga be interrogated?

The SPEAKER. Will the gentleman from Tioga, Mr. Rockwell, permit himself to be interrogated?

Mr. ROCKWELL. Mr. Speaker, yes, sir.

Mr. ALLEN. Mr. Speaker, I want to ask the gentleman from Tioga, if the committees of the House don't die with the House?

Mr. ROCKWELL. Mr. Speaker, I suppose that the standing committees of the House, when the House adjourns, sine die, would virtually cease to exist. But when there is a special committee it is different. Here is a special committee of the House of Representatives meeting under certain power and it is absolutely different from any other committee I know of.

Mr. ALLEN. Mr. Speaker, the reason I asked the gentleman that question is simply this: I am convinced, irrespective of any opinion of the Attorney General or anybody else that there are two separate functions that can be delegated to members of this House. One of these is the function of commissioner; the other the function of committeeman.

The Constitution provides in matters of this kind that a committee shall be appointed and that committee shall file its report and on that report this House shall sit as a Grand jury, either to prefer charges or to ignore the bill, so to speak. Now, the position of continuing this committee is untenable to me and to my mind for several good reasons.

That is, good to me at least. One of those reasons is simply this: When this House adjourns sine die, the House as a House passes out of existence. True, as members of this House we continue until December 14th and can at any time be called together for such purposes as may be indicated in a special call. If no special call be issued, then and in that event a new House convenes, our terms of office having expired. After the House adjourns sine die unless by a bill or resolution be duly passed according to the provisions of the law, every committee, I contend, Mr. Speaker, dies absolutely, and the authority conferred upon it by this House for the purposes of this House dies with the adjournment sine die. Mr. Speaker, if a commission be appointed for any purpose, that commission is authorized to report at any such subsequent session as it may be continued to and its work extended to. Now, this House as constituted today is made up of what? It is made of 206 members and those 206 members are an entity in this House. And this House, according to a resolution which now stares us in the face, will adjourn sine die at 12 o'clock tonight. This House some weeks ago, acting upon suggestions which could have been in the possession of the House upon the very day of its opening, this House some weeks ago appointed a committee for the purpose of reporting back to us, as members of the grand jury, if you please, the result of their investigation. They started upon that work conscientiously. They find that they are unable to complete that work. They make the report to the House of 1913, to the session which created it, to the 206 members who are here now. After adjournment, to whom can they report? To the Speaker? No, not to the Speaker, because of the fact that their report is made to this House and this House dies. It might be said that we might be reconvened in a month from now. It has been said in the newspapers some time ago that the effort would be made to continue the session of this House past the 4th of July and that then His Excellency, the Governor, would recess the House and send us home and call this same House again for the purpose of continuing its legislative work. It has also been indicated that this House might die its natural death at the hour fixed for final adjournment and that, after an election was held, the House might be reconvened again. The same House? Yes, the same House so far as the members are concerned, and yet probably the personnel of this House may be changed quite a little. This House, under its constitutional authority delegated to it by the Constitution, commissioned a committee, appointed would be better, perhaps, for the purpose of returning to this House a certain matter. That committee now comes back to this House and says, "We cannot complete our work." Is this House going to say, "Continue your work, not as a committee, continue your work as a commission. Report your work to an individual, our Speaker, whose office as presiding officer of this House dies with the House, but whose official position continues because of the fact that the laws continue in his hands and certain powers in the interim." Can the Speaker recall the House? No. There is only one authority in this State that can recall this House and that authority is His Excellency, the Governor. Is this committee appointed to report to His Excellency, the Governor? This committee was appointed to report to this House. If, Mr. Speaker, during a recess of the session, a sufficient statement of facts be lodged in the hands of His Excellency the Governor and on that information a person holding a judicial position in this great Commonwealth it is concluded ought to be impeached and it so impresses itself upon his mind and he believes that in justice to the people and protecting their rights he should convene this House, he can do so on his own motion. But now the question is as to the disposition of this committee. Is there any authority at law, and I defy any member of this House to point it out to me, because if it is a law I want to know it—is there any provision of the law, can anyone ever cite me of an instance where a committee of this House has been appointed for the purpose of reporting to this House, or a committee of any other House which has been appointed for the purpose of reporting to that House, that their work was continued during the time of an adjournment sine die? Certainly not. Simply because of the fact that this committee was appointed and brought into being on charges preferred makes it no different from any other committee appointed by this House and now acting for this House. Why, every committee, your committee on appropriations, your committee on High-

ways, your Committee on Railways, Corporations, Municipal Affairs or Centennial Affairs, dies with this House absolutely. Their work has been concluded. And likewise, Mr. Speaker, your committee of investigation which was created for doing a thing which it says it cannot do, dies with this House. Does anyone here think that the continuance of this committee and any report which they may make is going to be of such serious importance as that a session is going to be convened for the purpose of considering whether or not this House as a grand jury, because that is all it is, as a grand jury files its bill of indictment with the Senate and says to the Senate, "Act upon this and try this case"? Certainly not. As was suggested by the gentleman from Delaware, though of course he did not say it on the floor, what can be done with the expenses? Where is the provision for the expense? A great question has been raised here time and time again over arguments about the expenses of those who come on account of registration or other matters. Where are the expenses coming from to pay those people who are called away from their business affairs by this committee? Not a commission but a committee to report to this House which has passed out of existence. There can be no question, Mr. Speaker, in my mind but that the committee has acted fairly in this matter, that the charges were unfairly filed at a time when they had no right to be filed. If there were merit in those charges that were lodged in the hearts and the minds of the people who had those facts when this session convened, why were they not filed until this session is about to close? If there were merit in those charges, they should have been filed at that time. The committee after acting on the charges filed at the wrong time,—and I will say the committee has acted fairly and investigated the charge which comes to this House,—says to this House that we are ready to continue or discontinue. And now, Mr. Speaker, if we act according to law as it is and the rules of the House as they have been made by precedent time and time again and no new precedent established, if we live up to what a committee means and no more, we will say to this committee, "You have done all that you can do and now we discharge you from further consideration of this matter. It can be taken up by our successors when they come to fill our places and do their duty by the Commonwealth, because of the fact that we have done ours."

Mr. JOSIAH HOWARD. Mr. Speaker, we should not be afraid of an extra session, because I believe the workmen's compensation should be passed at the extra session if it is not passed at this. But, Mr. Speaker, the members of this House who are not attorneys perhaps think the same way that I do. I would like to know, Mr. Speaker, whether it is practicable to continue this committee or whether it is impracticable. That is, will this committee make a report which will be published? If the report of the committee is not published until the next session of the Legislature, then there would be no purpose in continuing this committee, but if their report is published immediately after it is made, then the report would be practicable. It would be taken up for action. No action could be taken for two years. There could be no purpose for continuing this committee, but if this committee can report in two or three months and that report is made public, it may exonerate the judge or we may be called for an extra session. Now, I would like to know, Mr. Speaker, whether that report would be made public, and if so, I will vote accordingly.

The SPEAKER. The Chair will state in response to the interrogatory of the gentleman from Cameron that in the event of this committee's being continued and in the event of its making a report, that the Chair would make the report public unless the accused Judge should satisfy the Chair that the publication of the report would be an injustice to him. It would be published unless withheld at the request of the judge.

Mr. JOSIAH HOWARD. Then, Mr. Speaker, we certainly ought to continue this committee and permit it to make its report.

Mr. STONE. Mr. Speaker, we as representatives of the State of Pennsylvania can as Democrats who are honorable, Republicans who are honorable or Progressives who are honorable vote for this resolution. It is not fair to us as members of this House; it is not fair to those judges who are charged to make this postponement. Nobody should

be afraid of the daylight. We have a committee that will go on and perform their duty and complete their evidence within a week or so as our Honorable Speaker has suggested to you. When the report is made if it is against him it will be published. If it is for him it will be published. The world will know and action can be taken upon the report by this Committee, in whom we all have confidence. Therefore, for the honor of the House of Representatives, for the integrity of the bench, to both as much as ourselves, let us vote this proposition down and vote to let the Committee perform its duty.

Mr. KITTS. Mr. Speaker, I was in the Judiciary General Committee when this matter was brought up and although I was impressed that the informer in this case from Fayette County had furnished that kind of information that warranted an investigation, I felt that it was a good deal like a person who puts a writ in the hands of a sheriff to serve a few minutes before the expiration of the last day on which it could be served. I think this session of the Legislature is like a court when the question comes in in this manner and that the old common law "tardi venit" should be put into operation. Suppose there is some question,—and I quite agree with the position taken by the gentleman from Allegheny, Mr. Stein, and Mr. Allen—that if the Sergeant-at-Arms, together with this Committee, goes down to Fayette County to carry out this investigation and the attorneys representing those two judges should through some legal decision that they may have, say to the witnesses, or public officials that they shall disobey the subpoenas of the Sergeant-at-Arms, what would be the result? It would be dragged into the courts and on through the superior and supreme courts in litigation. It seems to me it is a needless waste of the State's money. We do not know at the present time, from the opinion of the Attorney General, absolutely whether we have the authority to let the Committee go down there and sit and hold meetings and compel the attendance of witnesses and take the testimony, or whether or not we do not have it. Therefore, it seems to me it would be a fool hardy proposition to spend the State's money when we are not sure of our stand on this proposition, with no one to whom we will report or where we will report. I want to call the attention of the House to one fact: It seems to me it is a hardship upon this Committee and upon the Sergeant-at-Arms inasmuch that there has been no appropriation made for this investigation. Do we expect the Committee to go down into Fayette County and sit during the Summer and Fall and let them go there and pay the expenses out of their own pockets, pay their hotel bills and mileage and the Sergeant-at-Arms to do likewise? I think that if this Committee should be expected to sit during the recess of this Assembly, some financial assistance should have been made in the way of an appropriation bill, and for one I am in favor of the motion as made.

Mr. SPANGLER. Mr. Speaker, I move the previous question.

Mr. KITTS. Mr. Speaker, I second the motion.

The SPEAKER. Perhaps no other gentleman desires to speak. The Chair will put the question.

The question is on the adoption of the motion offered by the gentleman from Allegheny, Mr. Stein, as a substitute for the motion offered by the gentleman from Tioga, the motion of the gentleman from Allegheny, Mr. Stein, being, that the Committee be dismissed and investigation now dropped.

On the question,

The yeas and nays were required by Mr. STEELE and Mr. SWIFT.

Mr. CONNIFF. Mr. Speaker, as a member of the Committee, I ask to be excused from voting.

The SPEAKER. The gentleman will not be recorded.

Mr. DeFREES. Mr. Speaker, for the same reason, being a member of the Committee, I desire to be excused from voting.

The SPEAKER. The gentleman will not be recorded.

Mr. FLYNN. Mr. Speaker, owing to my position as a member of the Committee, I would rather not be recorded.

The SPEAKER. The gentleman will not be recorded.

Mr. WHITAKER. Mr. Speaker, I desire to be relieved from voting, being a member of the Committee.

The SPEAKER. The gentleman will not be recorded.

Mr. BERNTHEISEL. Mr. Speaker, when my name was

called, I answered present. As a member of the Committee I desire to make sure that I am not recorded.

The SPEAKER. The gentleman is not recorded.

Mr. HESS. Mr. Speaker, aye.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I challenge the vote of the gentleman from Lancaster, Mr. Hess.

The SPEAKER. On what grounds?

Mr. GEORGE A. BALDWIN. Mr. Speaker, that he was not in the House when his name was called.

The SPEAKER. Was the gentleman from Lancaster, (Mr. Hess) in the House when his name was called?

Mr. HESS. Mr. Speaker, no sir, I was not.

The SPEAKER. The challenge is sustained.

Mr. DAVIS. Mr. Speaker, aye.

Mr. GEORGE A. BALDWIN. Mr. Speaker, I challenge the vote of the gentleman from Lackawanna, Mr. Davis, on the ground that he was not in the room when his name was called.

The SPEAKER. Was the gentleman present when his name was called.

Mr. DAVIS. I was leaning against the rail in the room.

The SPEAKER. In what room?

Mr. DAVIS. Mr. Speaker, in this room.

Mr. THOMAS. Mr. Speaker, Mr. Davis was here at the rail when his name was called.

The SPEAKER. The challenge is not sustained. The word of the gentleman from Lackawanna (Mr. Davis) determines the matter.

Mr. HESS. Mr. Speaker, I would like to explain that I was present when the question was put and the roll began, but I was out at the telephone when my name was called.

The SPEAKER. The gentleman will not be recorded.

Mr. GANS. Mr. Speaker, I voted under a misapprehension and desire to change my vote from no to aye.

The SPEAKER. The gentleman will be so recorded.

Mr. ULMAN. Mr. Speaker, I wish to change my vote from no to aye.

The SPEAKER. The gentleman will be so recorded.

Mr. FREY. Mr. Speaker, I desire to be recorded as voting no.

The SPEAKER. The gentleman will be so recorded.

Mr. ULRICH. Mr. Speaker, I call for a verification of the roll.

The SPEAKER. The roll will be verified.

This was done as follows:

YEAS—92.

Allen,	Elchenberger,	Kern,	Roney,
Amber,	Ely,	Kitts,	Rothenberger,
Aron,	Ewing,	Kuhns, E.G.M.,	Sassaman,
Arthur,	Forster, I. G.,	Lanius,	Savacool,
Bass,	Foster, J. D.,	Letzkus,	Schuck,
Becker,	Gans,	Mannion,	Sherwood,
Benninger,	Geary,	McAllister,	Smith, J. W.,
Blair, W. F.,	Geiser,	McCaig,	Spangler,
Body,	Good,	McDermott,	Speiser,
Brown,	Goss,	McNichol,	Spillinger,
Caldwell,	Gransback,	Mechling,	Steedie,
Campbell, J. J.,	Gray, Joseph,	Mellott,	Stein,
Carter,	Hackett,	Missimer,	Strauss,
Cochran,	Haggerty,	Moore,	Thomas,
Collins,	Hayburn,	Murphy,	Trach,
Conner,	Hoffman,	Neel,	Ullman,
Conrade,	Howard, R.,	Newbaker,	Walsh,
Curry,	Humes,	O'Neill,	Watson,
Davis,	Isler,	Perry, H. L.,	Watson,
Donahoe,	Keegan,	Perry, S. J.,	Wildman,
Donnelly,	Keepert,	Price,	Wilson, J. H.,
Dunn, J. A.,	Kenna,	Ramsey,	Wiltbank,
Ehrhardt,	Kennedy,	Richards,	Zimmerman,

NAYS—83.

Adams,	Frey,	McClintock,	Scott, J. R. K.,
Alworth,	Gibson,	McKay,	Scott, S. B.,
Baldwin, G. A.,	Glenn,	Metzenbacher,	Semmens,
Baldwin, R. J.,	Grabe,	Mitchell,	Shaffer, C. A.,
Benson,	Gramley,	Morrow,	Shaffer, I. E.,
Bergey,	Heidinger,	Moses,	Showalter,
Bigger,	Hemminger,	Moulthrop,	Smith, L.,
Bittles,	Hibshman,	Musser,	Snively,
Blair, W. A.,	Hobbs,	Neely,	Snyder,
Bleloch,	Howard, J.,	North,	Steele,
Brosius,	Irwin, G. C.,	Peachey,	Stone,
Brownlee,	Jackson,	Pennegar,	Swift,
Burnett,	Jones, E. E.,	Pennock,	Ulrich,
Campbell, C.M.,	Jones, J. R.,	Post,	Walnut,
Carson,	Kuhn, H. P.,	Redfield,	Whitman,
Cheeseman,	Latshaw,	Reeser,	Williams,
Claycomb,	Lenker,	Rex,	Wilson, W. H.,
Cleary,	Lohr,	Rhoads,	Young, G. K.,
Currier,	Martin,	Rockwell,	Young, J. H.,
Dickinson,	Mather,	Runk,	Alter,
Dunn, H. B.,	McAleer,	Schaeffer, A. C.	Speaker.

So the question was determined in the affirmative and the substitute motion agreed to.

BILLS SIGNED BY THE SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 11.

An Act defining commodities regulating the sale thereof and providing penalties for violation hereof

Senate Bill No. 485.

An Act relating to and regulating motor vehicles and vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder

Senate Bill No. 791.

An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lines and alleys within their corporate limits laid out by this Commonwealth

Senate Bill No. 830.

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" as amended

Senate Bill No. 878.

An Act providing for the establishment of a Bureau for the standardization and supervision of accounts in the Department of Internal Affairs requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any sub-division thereof to keep accounts and records and to make reports in the form prescribed by said bureau providing for the inspection by said bureau of the accounts of all such officers or offices defining offenses in relation thereto and providing punishment for violations of the provisions thereof

Senate Bill No. 883.

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

Senate Bill No. 986.

An Act authorizing any person firm or corporation owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license regulating the taxation of such corporations requiring certain reports to be made to the Auditor General and providing penalties

Senate Bill No. 1459.

An Act amending article two of section one of an act entitled "An Act relating to the descent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers

Senate Bill No. 1460.

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgments of deeds and sequestration of life estates" by regulating the appointment and number of appraisers

Senate Bill No. 1820.

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

Senate Bill No. 942.

An Act providing for the printing binding and distribution of two publications heretofore published by the State namely "Pennsylvania at Gettysburg" and the "Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work

Senate Bill No. 994.

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure

Senate Bill No. 1407.

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

House Bill No. 183.

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incor-

poration and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

House Bill No. 451.

An Act creating a reward or bounty for the destruction of certain noxious animals and birds killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

House Bill No. 593.

An Act relating to contracts of insurance relief benefit or indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

House Bill No. 696.

An Act providing and requiring standard provision in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act

House Bill No. 711.

An Act relating to the management of the Eastern State Penitentiary

House Bill No. 857.

An Act to authorize the judges of separate orphans' court at the request of the judges of the common pleas to hear and determine all issues in the court of common pleas courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace

House Bill No. 888.

An Act designating the daisy as the floral emblem of the State flower for this Commonwealth and fixing a day for the observance of the same

House Bill No. 953.

An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the sanitary keeping of stables and other places in such cities where horses mules cows sheep goats or swine are kept and for the collecting storing and transporting of manure from such animals providing that no manure shall be collected or stored in any stable manure pit or other place without a permit or transported in violation of said rules and regulations making a violation of the act or of said rules and regulations a misdemeanor prescribing penalties therefor and repealing inconsistent acts

House Bill No. 1010.

An Act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

House Bill No. 1246.

An Act providing and regarding the releasing on parole of certain prisoners who have been sentenced for life

House Bill No. 1408.

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives

House Bill No. 1469.

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

House Bill No. 1547.

An Act to amend section two of an act entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" approved the twenty-first day of April Anno Domini one thousand nine hundred and three

House Bill No. 1636.

An Act making it the duty of the recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyance of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavits shall be sent only to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury And further providing That neither the said affidavit nor the contents thereof shall be shown or made known to or permitted to be seen by any person or persons whatsoever except the said recorder and said authorities charged with the duty of the revision and equalization of taxes upon real estate and the necessary assistants and employes in their respective offices and providing penalty for the violation thereof

House Bill No. 1689.

An Act to provide for the assessment and collection of taxes on personal property

House Bill No. 1738.

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

Whereupon,

The SPEAKER in the presence of the House signed the same.

MEMORIAL SERVICE.

Mr. SPEISER. Mr. Speaker, I move that the next half hour be taken up in holding a memorial service in honor of the late Honorable Edward H. Fahey.

Mr. RONEY. Mr. Speaker, I second the motion.

The motion was unanimously agreed to.

The SPEAKER. Will the gentleman from Philadelphia, The Hon. J. R. K. Scott kindly take the Chair.

Mr. J. R. K. SCOTT in the Chair.

The CHAIRMAN. Gentlemen of the House, our late colleague, generous in his life time, loyal in his friendship, strong in his allegiance to his party, loved by all irrespective of political color, it is now indeed meet that we his colleagues in our sorrow pay our respects to our lamented brother, the Hon. Edward H. Fahey, of the Eighth Legislative District, Philadelphia.

The CHAIR recognizes the gentleman from Philadelphia, Mr. Roney.

Mr. RONEY. Mr. Chairman, twice during this session the angel of death has visited us, and upon each occasion has taken away a worthy brother. The last to be called to final judgment was that big, open hearted, generous soul, the Honorable Dr. E. H. Fahey, of the 8th legislative district, of Philadelphia. It is peculiarly sad to hold these services at this time, the last day of the memorable session of 1913, as we commemorate the passing on a notable life on the last day of a notable session. I trust that the memory of the Honorable Edwin H. Fahey shall live in the minds of us as long as we shall have impressions of this session. Let us, therefore, in the closing hours of this legislature bow our hearts in silent prayer and hope for his eternal peace, and I know that his memory shall live in our minds until our lives shall be adjourned sine die.

Mr. STEIN. Mr. Chairman, as has been said, "In the midst of life there is death and in the midst of joy there is sorrow." We are gathered here this afternoon to pay a last work of tribute to the memory of a departed brother. It is but an example of that age-old truth. We are gathered here today and as for myself it is a duty both sad and grand to render a last word of tribute to the memory of "Doc" Fahey as he was familiarly known to us all. I want to say that of all the friendships I formed in this House I dare say the first one, outside of my immediate colleagues from Allegheny, was that most obliging and courteous friend from Philadelphia, the Honorable Doctor Fahey, whose memory we are today honoring. In his life he was the same at all times, always obliging, always with a kind word, always with a helping hand, and with a readiness to render assistance wherever he could.

Of all the names that I shall carry with me the rest of my life, and I believe I will remember most of them as long as God grants me my life, there will be one who stands

out pre-eminent and above all those and that is our dear departed Doctor Fahey. I believe, Mr. Speaker, and Gentlemen, that we should not be true to the respect we owe him if we did not offer to him in this way the respect we had for him. I am sure that I voice the sentiment of all who hear me saying these words that he is one who has been good and true to us and to me his memory will rest as one to be remembered through life.

The CHAIRMAN. The Chair recognizes the gentleman from Philadelphia, Mr. McNichol.

Mr. McNICHOL. Mr. Chairman, it caused quite a shock for the members of this House to learn of the death of the gentleman whom we now commemorate. He left us evidently in full possession of health and but a few days after the tidings of his death was flashed over this Commonwealth and each and every day that we have assembled here our thoughts were called to his memory by the appearance of the silent tribute (indicating flowers) resting upon his desk. It calls to mind the uncertainties of this life; it calls our attention to the fact that when we think we are the most secure our hold upon life is the most uncertain. I am sure that the members of this House appreciate the gentle character of the genial Doctor. He was always courteous and always willing to serve friend and foe alike. He drew no distinction when it came to serving the man. He recognized in each and every one with whom he came in contact as a brother. I am sure that we will always remember his presence here and the days that we served with him and when we are called upon to perform our religious devotion that each and every one of us will offer a prayer for the happy repose of the soul of our late brother.

The CHAIRMAN. The Chair recognizes the gentleman from Delaware, Mr. R. J. Baldwin.

Mr. R. J. BALDWIN. Mr. Chairman, it is of course with sorrow that we rise to speak of our departed friend. In this hour of bright sunlight, spreading its light and rays to all the outside world, we now reach the time when the ceremonies relate to the closing of the life of a departed friend and also to the closing of the life of a memorable session of the Legislative body of an empire. I have known our departed friend for a decade. It is nearly twenty years since I first met him and became acquainted with him in connection with public affairs. It is nearly twenty years since he first became a Representative in the Legislative Halls of the best eight millions of people on the map of the world. He came from the same beautiful county that your humble member from Delaware came. He was born in the County of Chester close by the county of Delaware. His people and my people grew up in the same community? I knew his father and his mother and I knew his brother and am well acquainted with him. He had the respect and the confidence of his people. He came from what we call the lower walks of life. His people were what we call poor people. Whatever his worldly affairs he may have attained, were through the efforts of his own energies and his own intelligence. He rose from what you might term a common working man, to be one of the counsellors in a legislative body that wielded such far reaching influence in the social structure of the greatest State in the galaxy of states that compose this great Republic, that is the admiration and the wonder of the world. It is no mean achievement on the part of any individual. He who can do so is not an ordinary man, and aside from his achievement from that standpoint, I knew Doctor Fahey only to love him. Never in my political career, did I ever doubt a word that Doctor Fahey spoke to me in earnestness. He was loyal to his friends and truthful at all times; honest and upright. This is the best that can be said of any man. I never in all my experience in this legislative body heard a single individual ever criticize Doctor Fahey in a way that would be disrespectful or intimate that he was not loyal to his friends and a soldier that marched to the front in any army that he might enlist in. It is with sadness, Brother Members, and Mr. Chairman, that I have many times looked back and seen that vacant chair, draped in mourning and yet it is only the lot that must come to all of us. But nevertheless, it makes us sad. But after all, the law of God and nature is perhaps the best. Life passes but a span; each can perform his mission well and serve his people and his community during the active period of his life and when that summons appears, and the law of nature says that we must step aside and allow others of

the younger generation to take our places, no doubt it is right. Therefore, by friends, while we have lost a friend, while we are seeing his vacant chair with sorrow and regret, yet we can with confidence feel that he has gone to that eternal reward where all good soldiers finally rest. I hope that our brother members will always keep fresh in their memory the honorable Representative, Doctor Fahey, who so ably represented a portion of that magnificent city, which is one of the greatest and grandest on the map of the globe.

The CHAIRMAN. The Chair recognizes the gentleman from Philadelphia, Mr. S. B. Scott.

Mr. S. B. SCOTT. Mr. Chairman, almost eight years ago now, I came to these halls for the first time, a raw, green, inexperienced member of the House. My first Committee assignment was upon the Committee of the Municipal Corporations which our deceased friend presided over and from that time until the time of his lamented death, I feel that I can say with the utmost conscientiousness that we were friends. Mr. Chairman, that friendship might to some seem peculiar for on account of the accidents of birth and the vicissitudes of politics and all sorts of other causes, there were many differences existing between us but never of a personal nature. And the possibility of that friendship is due to his remarkable sweetness of temper and his great capacity for friendship. We were almost seat-mates and always for me he had nothing but kindness and sweetness of expression, not connected with the same political party or of the same Christian faith, many things divided us and yet I have for him, in my heart nothing but love. Mr. Chairman, in memory of that departed spirit I desire to repeat the words of the great poet which merges all difference but retains the elemental and final hope of all.

Sunset and evening star,
And one clear call for me,
And may there be no moaning of the bar,
When I put out to sea.

But such a tide as moving seems asleep,
Too full for sound or foam,
When that which drew from out the mighty deep,
Turns again home.

Sunset and evening bell,
And one clear call for me
And may there be no meaning at the bar
When I put out to sea.

For though from out this bourne of time and place,
The flood shall bear me far
I hope to see my Pilot face to face,
When I have crossed the bar.

The CHAIRMAN. The Chair recognizes the gentleman from Elk, Mr. Flynn.

Mr. FLYNN. Mr. Chairman, I feel that I cannot let this occasion pass without paying my humble tribute to our departed friend, Doctor Edward H. Fahey. I knew Doctor Fahey during my entire legislative career with the exception of one session and I and he also had previous experience in the Legislature before my coming. Coming here as I did, very much the same as the gentleman from Philadelphia, who has just spoken, young and inexperienced, I can look back now upon the many kindnesses which were shown me by Doctor Fahey. It seemed a pleasure to him at all times to serve his friends. Although, we differed on questions of politics and sometimes during the session in the past political feelings ran very high but I never knew the time when that made the slightest difference in his attitude towards his fellow members. He always had the same pleasant smile and the same happy greeting and the same desire to help wherever he could. His character was almost irresistible. Almost up to the day of his death, he maintained this disposition and we hope that in the Hereafter his reward will be such as he so richly deserved.

Mr. BASS. Mr. Chairman, this is indeed a very sad occasion to me. I grieve for the loosened grasp of the generous hand, for the silence of the golden mouth, the stillness of the sympathetic heart. Dr. Fahey was indeed a very kind friend to me and as I look upon this table covered with crape and this vacant chair, I am made to understand that he is gone, forever gone, where shadowy forms rehearse in silent show the exalted contemplations of the soul. Here is the last stage of all earthly progress; here is the logic of all flesh; here is the unstrung heart; the shattered dreams; here is an instance of that fate which neither the zeal of youth nor the resources of age nor the capabilities of power nor the fascinations of wealth

or genius, not even faith, with its undimmed light in God, can baffle or resist. Life is constantly going out and let us Mr. Speaker, let us as men calmly, seriously and sensibly, recognize the important teachings of this sad event. Let us ask ourselves this question: Had the call come to me, could it have been said of me what is honestly said of him? Would it have been said; could it have been said that we were as faithful, as dutiful to our State and to mankind as was he. I want to say just one or two other things because of certain things that you will understand, gentlemen. Dr. Fahey was a very brave man. He belonged to the bravest race of men. While it is true that he was born in Chester county, the oldest county in the State and a Pennsylvanian, he bore the strong characteristics of his great race. His ancestors came from the Isle called the Emerald of the Ocean, so favored of nature, so oppressed of number, so famous and yet so unfortunate, the land of the shamrock and of the harp and of chivalry and of genius, whose warriors, whose orators and whose bards adorn all modern history with their works, and whose children, like the chosen tribes, are scattered as the leaves and around all standards but their own are entwining their wreaths.

"Lead, Kindly Light" was rendered by Messrs. Swift, Stein, Mitchell, Walsh and Thomas.

Mr. SWIFT. Mr. Chairman, it may seem strange and peculiar, and yet I feel called upon or prompted at this moment to say a word. The members of this House will remember the last evening that Doctor Fahey was with us. Back of the rail a group of us were sitting. Doctor Fahey was standing by my side and he took me by the arm and said, "Doctor, I wish you would sing." I said, "I cannot sing tonight." You will remember possibly he insisted and walked with me into the lobby and said, "I wish you had sung; maybe I will never get to see you again." That was on Thursday night. I took the train and went to Pittsburgh. On Monday morning I picked up the paper and the first thing I saw was the death of Doctor Fahey. I feel, Mr. Chairman, perhaps I was remiss; I feel perhaps we might have spent a moment in song,—that piece which is sung around the world today, "Lead, Kindly Light." Gentlemen, I do not know but that the ears of that man, unhampered by the physical conditions, and the spirit of that man may have heard and understood the feeling we have put into this song today. I do not know, but I want to just leave this word of tribute: A kinder heart, a more loving hand, a more cheerful spirit, you or I never met in this world; his words of cheer and comfort, his ever constant smile, his happy disposition expressed in act and word, has made every member of this House with whom he came in contact feel better and more than that be better.

The Chaplain (Rev. J. E. Wright) offered the following prayer:

O God, it is eminently fitting that at intervals we should turn from the routine of work and from the enjoyment of our pleasure and engage in such serious thoughts as those which come before us in this memorial service. We thank Thee for the pleasure of association and fellowship and we thank Thee for the beautiful tributes just uttered with reference to our late colleague, Doctor Fahey, whose heart was so true and tender; whose face was always lighted with a cheerful smile; whose hand was always stretched out in kindly fellowship and who spent so many years in faithful service in this House. O God, we believe that one who lives as he lived has surely not lived in vain. We thank Thee for the impressions which he evidently made and for the reward which has been given to him. May we all try so to live as that when the summons come to us to go, we may respond with cheerfulness, without apprehension, knowing that we have done our best and that God is over us for good; and His name shall have the praise of it forever. Amen.

Mr. SPEISER. Mr. Speaker, I offer the following resolution.

The CHAIRMAN. The resolution will be read.

The resolution was read by the Clerk as follows:

RESOLUTION.

Whereas, Almighty God has removed from among our midst our late lamented colleague, the Honorable Edward H. Fahey, Representative of the 8th Representative District of Philadelphia, and

Whereas, his loss is one to be greatly mourned and is of great moment, and

whereas, Honorable Edward H. Fahey was a man of virtue and honor, a friend and a brother and beloved by all of his colleagues of this Legislature, therefore it is unanimously

Resolved, by the House of Representatives, That we express our sorrow and our sense of loss at the departure of a good friend and splendid legislator and that this resolution and the remarks made at these memorial exercises, be spread upon the Legislative Journal.

Mr. CONRADE. Mr. Chairman, I move the adoption of the resolution by a rising vote.

Mr. CONNOR. Mr. Chairman, I second the motion.

The resolution was unanimously agreed to.

The CHAIRMAN. The memorial services are now concluded.

PRESENTATION ADDRESSES.

Mr. McALEER in the Chair.

Gentlemen of the House, before going on with the ceremonies which are to follow, the Committee Appointed to prepare for the same desire to thank the members of the House for their generous and prompt responses. I thank you in the name of the Committee composed of Mr. Charles A. Shaffer, Mr. E. E. Jones, Mr. Geary and your humble servant, and now I will ask that the Rev. Dr. Swift will step forward.

Dr. SWIFT. Mr. Chairman, not long since Hans and Jacob were walking down the street. Hans put his hand tenderly upon the shoulder of Jacob and whispered in his ear "Jacob, did you ever buy a gold brick." Jacob said "Nein; once I bought one that I thought was a gold brick.

We have no bricks that we think are gold bricks to give today. We have, however, the privilege and the honor to present something which shall express at least the spirit and the thought and reveal the heart of the members of the Assembly of 1913. Merit in all ages has carried with it its reward. Not only does it bring a compensation which may be expressed in things material, but it brings a compensation to those who have been faithful, that cannot fade away, and we believe that in this hour, while little gifts of material things may convey to a slight extent the thought of this House towards some who have served it so well, yet we believe that the expression of love and gratitude because of this service rendered, is a thing that each member of this House has expressed and would impress that thought upon the men and the hearts of those who have served us so well. I have reference particularly to Mr. Clarence Seiler, Mr. George Wills, Mr. A. L. Glass, Mr. Willard Black, Mr. James G. Connor and Mr. David G. Davies and Mr. F. W. Morrison. These we present with that which expresses to every heart a thing that never ends. It has a story—the ring of pure gold. Will these gentlemen stand up that are named, please? The ring expresses that thought of endless and unending love and respect and confidence and to each of these gentlemen this House presents a purse of gold, which carries with it that that means the purest, the loveliest, the best expression of nature to us all, and so this House presents these purses as their expression of constant recognition and constant memory of the services they have so faithfully rendered from the opening of this session until the present time.

Will Mr. Jacob Lightner please stand up? To you, because of your fidelity and your constancy to the Speaker, who has so faithfully served this House and whom you have so faithfully served, because of your courtesy to us all, we present to you, in the name of this House, the ruby ring. Wear it where you can see it and whenever you look upon it remember the faith and the confidence this House has in you.

Mr. John W. Barrett please stand up. Feeling that you have served us and always on time rendered a service that was needed, meeting every demand of this House, we wish to place in your hands this token, a gold watch, which tells the story of our thought and spirit of our interest.

Mr. Ira D. Meals, please stand up. I need not say that this House has watched you, in your services, in your constancy, in your effort to meet every demand, not simply by day, but by night, and we desire to place in your possession a token of our love, a token of our expression, something that will reveal every day to you, as you go to and from your duties, the fact that this House appreciates not only the services that you have rendered here this session, but that which you have rendered previous to this and will render hereafter. The desk and chair before

you, Mr. Meals, is yours. Receive it in the same spirit and the same thought that this House presents it.

The Chair would ask the gentleman from Allegheny, Mr. Stein to please come forward.

Mr. STEIN. Mr. Chairman and Gentlemen of the House, Ladies and Gentleman, you will observe that the Speaker, in timing this occasion has descended from the sublime to the ridiculous in placing me after Dr. Swift. I would request that all you gentlemen please keep quiet, because you cannot tell who is going to get something. The Chairman informs me that I can present any of these presents to any one to whom I please, and of course that includes myself, if I am eligible.

Now friends, it is often said that we reserve the best things of life until after life and that kindly words that we ought to speak of each other during our earthly career are usually left unsaid until the funeral services, but today, ladies and gentlemen, it is my privilege and my very pleasant duty to reward by some small token of appreciation the very valuable services that our competent and very courteous clerk, Mr. Lieb, has performed.

He is such an accommodating and obliging fellow, that his heart goes out to all of us and we thought that we would honor him through the person he honors and that is his better half, Mrs. Lieb. And I therefore present to them a set of dishes and some silverware. You will see that there is room at the table for the head of the House and for the better half and for generations to come. We present this to you, Mr. Leib, and we hope you and your family may use it, and that every time you may have occasion to use it that you will think of the kindly appreciation that every member of this House has had for you for the very faithful and valuable services you have rendered.

Mr. LEIB. Mr. Chairman and Gentlemen of the House, on behalf of Mrs. Leib and myself, I certainly desire to thank you one and all for your kind gift.

Mr. FLYNN. Mr. Chairman, I have been delegated by my colleagues to present to one of the employees of the House a token of the high esteem in which he is held by the members of the House. Each session of the Legislature develops many heroes. Many of us are given the opportunity to stand in the limelight and to make a mark for ourselves which will go down to posterity, but we have in the person of Mr. James N. Moore, the man behind the gun, as it were, the man who keeps us all straight in and with our legislation, the man who prepares our bills for us and points out the errors which perhaps we have made in them and in various other ways helps us in our work as legislators. I think that I but voice the sentiments of every member of this House when I say that each and every one of us look upon him as a friend, and on behalf of the gentlemen of the House I present to him this purse of gold. Also on behalf of the Chief Clerk of this House I present him with a beautiful scarf pin, and in doing this I wish him and his health and prosperity for years to come.

Mr. JAMES N. MOORE. Gentlemen of the House, I wish to assure you that I fully appreciate the gifts, not only for their value, but for the recollection that they carry.

Mr. McNICHOL. Mr. Chairman and Gentlemen of the House, a pleasant duty has been assigned to me, that is the participation in the recognition of some of our friends in the House by the general body. No more pleasing assignment could have been made, had the selection rested with myself, than to have been designated to honor and recognize our genial friend, Tom Garvin. It must certainly be pleasing to a man who started out in his official career meeting an opposition and recognizing that at the completion of that career that those who were his opponents realized now the error of their way and had they to do it over again, our good friend would have been selected to the office he is now filling unanimously. We have selected as an expression of our appreciation a tribute that I know will not only please Mr. Garvin, but will be more appreciated by his better half because the better halves have a more intimate knowledge of the usefulness of such a beautiful rug as is hung upon the rail here. And in presenting this to him, I wish him and her and theirs long life, health, wealth and prosperity.

Mr. THOMAS H. GARVIN. Mr. Chairman and Members of the House, I want to assure you that I can fully appreciate the gift that you have presented to me and my good wife and mine as has been said in the presentation of this magnificent rug and I assure you that it will take

a place in my household and we will always be ready to have it tramped over by any member or friend of this body that may take the opportunity of calling on me. In extending that to Mrs. Garvin, I might say that Mrs. Garvin is present and hears this and joins with me in extending to you our sincere thanks. I trust that the statement made by the gentleman is the sentiment of the members of this House. I have tried during by official capacity here to render the proper service to each and every person irrespective of party, creed or district he may have come from, with the same courteous treatment.

Mr. HESS. Mr. Chairman, Mr. Speaker and Members of the House of Representatives, Ladies and Gentlemen. An occasion such as this is always full of sentiment and under pathos. When a body of men come together to lend their minds and their energies to accomplish a common purpose it is full of meaning. And particularly is this true when that purpose is to enact laws for the common good. In the rivalries that will exist; in the struggles that will ensue; as minds and hearts, and souls are thrown into contact with those of our fellows, relations and attachments will be established that cannot be lightly broken nor carelessly cast aside. And now that the hour of parting has come, when the good-byes will be said, when hands will be clasped that will never be clasped again, when we realize that each one of us must return to the even tenor of our own way and that we will pass out of one another's lives except as we shall dwell there in memory it seems to me that we touch the most beautiful side of our human nature.

The imaginary slight and the honest difference of opinion that have lead to harsh words and harsher thoughts are now forgotten, as we allow our minds to recall the splendid memories that have resulted from our experience during the last six months. We started amid the chill of winter and amid the chill of a sharp party and faction rivalry, but as we have labored conscientiously together our hearts have become mellowed and softened like this perfect day in June, and our lives are in tune with higher ideals and a richer brotherhood.

Very much impoverished indeed must be the heart and life that will not feel drawn toward loftier aspirations as a result of its experience in this legislative session and of this hour. And that will not carry away with them memories that will contribute their fragrance and their brightness when life's pathway seems darkest, memories that will precede the timid spirit and beckon it on even through the dark river itself.

Mr. Speaker, your administration as speaker of this House will pass into history as a successful and as a progressive administration. It is true that not all of the bills that were favored by you and this House have been enacted into law, but a large majority of them have. Those that have not have been accorded such fair treatment as to silence the voice of the most reckless critic. Your administration, Mr. Speaker, will always be honored by the absolute fairness with which you have treated all members and all issues. As an executive officer you showed a high order of ability but that is not the best that can be said of you. The distinguishing feature of your administration has been an unswerving devotion to a conscientious knowledge of the right. Your fair treatment to all has made those whose opinions differ most widely from your own, your staunchest friends. Mr. Speaker, it now becomes my very picaresque privilege and duty to present to you, on behalf of the members of this House, these tokens of the very high esteem and respect in which we hold you. I present to you this Keenophone and it is the wish of every member of this House that your life may always be filled with melodies as sweet as those dispensed by this modern invention. I present you this magnificent Grandfather's clock also. May your life ever be in tune with its time without an unworthy tremor and as sweet as the chimes which have been put into this clock by its maker. I also present to you this portrait. May your influence upon those that have the good fortune of coming in contact with you during the session be as lasting as the work of the artist upon the canvass before us. We ask you to accept these tokens not for their monetary value but with the assurance that their presentation is inspired by a wealth of esteem and affection beyond price and that cannot be measured by earthly standards of value. We want to congratulate you upon your success during this session. We hope that your coming days may be full of honor.

We hope that prosperity may abide with you and your family and we hope that in presenting to you these tokens of the high respect and regard and esteem in which we hold you together with the hope that the choicest blessings or life may come to you and that you may be spared to live a long life to bless this and future generations. And we hope that in presenting these gifts to you we are presenting them to the next Governor of the Commonwealth of Pennsylvania.

GIFT FROM MR. GARVIN.

On behalf of the Chief Clerk, Mr. Garvin, I will present to you a very handsome traveling bag.

The CHAIRMAN. Is the House ready to hear from the next Governor.

Mr. ALTER. Mr. Chairman, and Members of the House, the magnificent presents which you have just given me, like the kind treatment which through all this session, you have extended to me, is so far beyond anything I can ever hope to deserve and so infinitely beyond any power of mind to give expression to, that I can simply say—I thank you sincerely from the bottom of my heart. When, almost six months ago, this House bestowed upon me the highest honor in its possession I said, in accepting that honor, that "I hope for the co-operation and help of every member of this House in discharging the duties which then devolved upon me." I want to say that from that day to the present, that request has been complied with by every member of this House. The treatment of the Speaker by the members of this House has been marked by uniform courtesy and consideration at all times and I say this absolutely without any qualification or exception. It is altogether probable that I see sitting before me the Speaker of the next House. I observe some gentlemen now looking as if they were having their pictures taken. I know not whether it will be one of them or not and I don't know whether he sits to the left of the Speaker's chair or to the right of the Speaker's chair but I still am enough of a partisan to hope that he does not sit too far to the right of the Speaker's chair (indicating the Democratic side of the House.) But whoever he may be, the best hope that I can express for him is that the body over which he presides may be as earnest and sincere in striving for the welfare of Pennsylvania as the body over which it has been my privilege to preside. Mr. Chairman, as has been said, we shall never all meet here again but I hope that the love which I have for the members of this House may be reciprocated to such an extent that many of them may avail themselves of the invitation which I now earnestly extend to you, to come to see me at Springdale and I shall take great pleasure in having them listen to the beautiful music which I shall be able to play and until the time approaches for their departure, if there is anyway to entertain them, I shall be willing on that occasion to turn back the hands of the clock.

REPORT OF CONFERENCE COMMITTEE.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 984.

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee on Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 984, entitled "An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences, fixing the compensation of assessors or registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket," beg leave to submit the following amended bill as our report.

J. P. McNICHOL,
W. E. CROW,
J. K. P. HALL,

Committee on the part of the Senate.

JOHN W. FLYNN,
CHARLES J. RONEY, JR.,
JOHN F. LOWERS,

Committee on the part of the House of Representatives.

An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences fixing the compensation of assessors and registry assessors for making said registration and enrollments and prescribing penalties for false registration or enrollment

ment and for voters voting or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at each and every registration of voters held under any of the election and registration laws of this State whether it is a personal registration or otherwise and in all cities counties boroughs townships and all other districts there shall be a registration and enrollment of the voters according to their respective party preferences and affiliations Provided however that if at any time the laws of this Commonwealth shall provide for the nomination of a candidate or candidates for any office or offices at non-partisan primaries then and in that case every enrolled or registered qualified elector shall be entitled to receive and vote such non-partisan primary ballot in accordance with the provisions of the law authorizing and establishing such primary

Section 2 In all election districts in cities of the first second and third classes where personal registration is required any elector desiring to participate in the primaries of any party shall at the time of registration state under oath to the registering officers the name of the party of which he is a member and whose ballot he desires to vote at the primaries and it shall then be the duty of the proper registering officers to write the name of such party opposite the name of the elector on the registration list in a column which it is hereby made the duty of the Registration Commissioners to provide in the registration books for that purpose If any elector about to register and enroll as a member of a party is challenged he shall not be registered as a member of that party unless he makes oath before the said registrars that at the last preceding November election at which he voted he voted for a majority of the candidates of that party Provided however That the group of Presidential electors shall be counted as two candidates And provided further That any qualified voter may enroll as a member of any party which has secured by order of the court of common pleas of Dauphin county the exclusive use of a party name or political appellation for the ensuing primary If a voter does not desire to vote at a primary election he shall not be required to answer as to his party affiliation or membership and such party affiliation or membership shall not be recorded

When an elector in cities of the first second and third classes registers his political party at the fall registration he may vote the ballot of that party at the succeeding fall and spring primary Should he change his political affiliation by voting for a majority of candidates of some other party at the November election and desire to change his party vote at the spring primary he may appear before the registrars of his division at the spring registration and upon taking oath that at the preceding November election he voted for a majority of candidates of some other party it shall be the duty of the registrars to change his political designation on the register and if otherwise qualified he may vote the ballot of the said party at the spring primary Any elector who has registered at the fall registration but did not designate his political party may appear before the registrars of his division at the spring registration and under oath designate the party of which he is a member and for whom he desires to vote at the ensuing spring primary provided he takes oath if challenged that at the last preceding November election at which he voted he voted for a majority of candidates of that party and if otherwise qualified he may vote the ballot of said party at the spring primary Provided however That the group of Presidential electors shall be counted as two candidates and Provided further That any qualified elector may enroll as a member of any party which has secured by order of the court of common pleas of Dauphin county the exclusive use of a party name or political appellation for the ensuing primary

Section 3 In all election districts (other than in cities of the first second and third classes) the registry assessor shall within forty-five days after the approval of this act make an enrollment of each voter residing within the district in which he is authorized to make an assessment and registration of voters and thereafter at the time of making the annual assessment in addition to the duties now authorized and required by law make an enrollment of all the voters in his district Said assessor or registry assessor shall leave at the residence of each and every voter in his district found to be absent when his residence is visited by the assessor or registry assessor at the time of making the annual assessment a certificate of enrollment which shall be in the following form

Certificate of Enrollment

Date.....191..

I.....a duly qualified voter residing in.....election district hereby declare that I desire to be enrolled as a member of the.....party and express my desire to vote the ticket of the.....party at the.....primary election next ensuing and request that my name be enrolled on the assessor's list as a member of said party for the purpose of participating in said primary or primaries

(Signature of Elector)

Witness.....

(Address)

The above certificate of enrollment shall be furnished to each assessor or registry assessor by the county commissioners of the various counties at the time of the delivery of

said assessor's books by the county commissioners

Section 4 The assessor or registry assessor making the enrollment in districts other than in cities of the first second and third classes shall ascertain if possible at the time of making the annual assessment by personal inquiry of the elector the party politics preferences or affiliations of the elector and note and record the same with the residence and other particulars required in making the assessment and in case the elector is not at his residence at the time the said assessor or registry assessor visits the residence of the elector he shall leave a certificate of enrollment which the elector may fill out and give to the assessor or registry assessor at some time prior to or on the sixty-second or sixty-third day preceding each primary at which time said assessor or registry assessor shall sit at the polling place and receive said certificate at which time the same shall be recorded by the assessor or registry assessor in the register

Section 5 The county commissioners shall have the register so prepared as to permit the assessor or registry assessor to insert the party enrollment of each elector Upon the receipt of the certificate of enrollment from the elector the assessor or registry assessor shall insert in the registry after said elector's name his party enrollment Provided however If an elector has at any time received party enrollment under the provisions of this act it shall be the duty of the assessor or registry assessor to insert in the said registry from year to year at the time of making the annual assessment said party enrollment after the name of the said elector until such time as a certificate of enrollment is presented to or filed with him by the said elector to a contrary effect Each elector not already enrolled desiring to participate in the primaries must file with the assessor or registry assessor his enrollment certificate If an elector does not desire to vote at a primary election he shall not be required to sign or execute the above certificate as to his party affiliation or membership and such party affiliation shall not be recorded

Section 6 If an elector in districts other than in cities of the first second and third classes enrolled as a member of a party is challenged at the primaries as to his party enrollment he shall make oath before the election officers that at the last preceding November election at which he voted he voted for a majority of the candidates of that party Provided however That the group of Presidential electors shall be counted as two candidates

Section 7 The assessors or registry assessors shall be entitled to the same per diem compensation for sitting at the polling places on the sixty-second and sixty-third days preceding each primary as is now allowed by law for the making of the original annual assessment which shall be paid in the manner now authorized by law

Section 8 Should the registrars assessors or registry assessors make a mistake in recording an elector's party the said elector may have the registry corrected amended or altered so as to secure a correct registration in the same manner and by the same processes as are provided by law for the correction and amendment of the registry in other particulars Provided That such amendments shall not be made later than ten days before any primary election at which the voter desires or intends to vote

Section 9 An elector duly registered and enrolled as a member of a political party if otherwise qualified may vote the ballot of said party at a primary subject to the provisions of this act No elector enrolled and registered as a member of any one particular party shall be allowed to receive or vote the ballot of any other political party at a primary election and no elector who is not enrolled and registered as a member of some political party shall be permitted to vote at any primary election

Section 10 Any registrar assessor or registry assessor wilfully violating any of the provisions of this act or wilfully registering any false statement of an elector or registering as the member of a political party one whom he knows not to be such or excluding from a party registry or enrollment any voter whom he knows to be entitled thereto shall be guilty of a misdemeanor and on conviction thereof shall be punished by imprisonment for not more than one (1) year and a fine of not more than one thousand dollars (\$1,000) or either or both in the discretion of the court

Section 11 Any elector who shall wilfully make any false affidavit or statement to any registry assessor or registry assessor with intent to procure the false party enrollment or registration of himself or of any other voter shall be guilty of a misdemeanor and on conviction thereof shall be punished by imprisonment for not more than one (1) year and a fine of not more than one thousand dollars (\$1,000) or either or both in the discretion of the court

Section 12 Any voter or elector of this Commonwealth wilfully voting or attempting to vote at any primary election in violation of the provisions of this act or any election officer wilfully receiving or conspiring to receive the vote of any elector casting the ballot as an elector of any political party not qualified as a member of said party under the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished by imprisonment for not more than one (1) year and a fine of not more than one thousand dollars (\$1,000) or either or both in the discretion of the court

Section 13 All laws or acts of Assembly inconsistent or in conflict herewith be and the same are hereby repealed

On the question,

Will the House adopt the conference report?

Mr. J. R. K. SCOTT. Mr. Speaker, the adoption of this report is to my mind the beginning of the culmination of a fight that ought to make this Legislature memorable. This law, accompanied by the law which will surely come, a State-wide primary and the non-partisan judicial law, is an accomplishment that is well worth while. The enrollment law alone would not be desirable; the enrollment law with a State-wide primary; the enrollment law with a non-

partisan bill, which a future Legislature will enact and which will bring about a non-partisan ballot in all municipal and county offices, is a step in the right direction. This bill should be supported by men of all parties. As I contended in the beginning of this session as a strict party organization man of my party, these measures that have been advocated by those who have been called reformers, those bills which have by many of our party been frowned upon, are the best legislation that an organization can have written upon the statute books. This enrollment bill not only stops the raiding of the Independent party primaries, of the raiding of the minority party by the majority party, but it also prevents the majority party from being raided by the minority party or by the independent party in the moment of a great upheaval. It is a perfectly proper party measure and as was said by myself before the Senate election committee on the State-wide primary bill, not to pass legislation of this character by party men was fool-hardy and short sighted. To complain of any of us who claim strict party allegiance upon the floor of the House because of advocating such legislation as this. The test-outs of this bill now under consideration and the State-wide primary bill, together with a non-partisan ballot bill, will show clearly the position that those of us party men took in appealing for this character of legislation, so laudable and so proper. And now I ask the indulgence of the House for but a moment to say in defence of the position that I took and the position that the gentleman from Allegheny and others of our friends, as party men took; our position on this reform election legislation. We have tried to show that the enrollment bill is a proper bill for the independent party a proper bill for the Republican party, and that the State-wide primary is a reform called for by the people who favored this character of reform, and is the best reform that any political organization can have; and the non-partisan municipal bill, the non-partisan judicial bill, the non-partisan county office bill, is a reform that, while we cannot pass it all at this session, will be passed at some future session. The test-out of this present bill will show clearly the benefit of the non-partisan bills. Those of us party men, strict organization men, who have been scoffed at and frowned upon by others, know that it was due to lack of intelligence and failure to see the force of our position. So far as Republican members are concerned. I would ask that you give to this bill, though offered by a Democrat, your full support as being a perfectly proper measure and a measure that a member of any party can well support, and also support the State-wide primary bill which is now in conference report and which will shortly be on the table. These two bills should go together. We have the word of the sponsor of this enrollment bill that we have his support and his friends' support and the support practically of the whole House on the State-wide primary bill, and this enrollment bill will get the support of the great portion of those of us here.

Mr. HUMES. Mr. Speaker, in 1906, when our first primary law was enacted, it was in response to a general demand for legislation of that nature and the only thing that has discredited the primary act of 1906, in so far as the primary system of nominations was concerned, was the fact that there was no method of keeping the members of each party within their own party, and the only attack that has ever been made upon the primary system, in so far as it has been adopted in this State, has been based upon that difficulty. Before we adjourn we will, I believe, have enacted a State-wide Primary Bill, extending the primary system through the entire State and in order that that law may be preserved in all its integrity and in order that all it proposes may be fully carried out, it is absolutely essential that this enrollment bill should be the companion bill of the State-wide Primary Bill, and I trust that this bill will receive the unanimous support of the House as well as the State-wide Primary Bill.

Mr. FLYNN. Mr. Speaker, I do not claim that in the enactment of this law we will have reached perfection in our election laws, but I do say for this bill that it will go a long ways to prevent an evil which has crept into our system of making nominations, and I do say that with the enactment of this law and the enactment of the State-wide Primary Bill as agreed upon by the conferees of both the House and Senate, that we will have taken a long step forward in perfecting the system of nominating party officials. We have gone a step further in this bill. Mr. Speaker, and

have provided that in case any partisan nominations are provided for that this act will protect those who do not care to register as party men, that they may go into their own primaries and nominate their candidates for offices, and I certainly believe if the members of this House understand this measure, what it is designed for, that each and every one of them will heartily support the passage of this conference report.

Mr. MOSES. Mr. Speaker, two years ago I introduced a bill similar to this, but the committee, in their wisdom, at that time thought that we were not progressive enough to adopt it and reported it out with a negative recommendation. I want to say to the members of this House that I am heartily in favor of this bill, and I believe that every member of the House ought to vote for it.

Mr. S. B. SCOTT. Mr. Speaker, I cannot claim that I ever served the public in this Legislature but I do believe that the type of constituency which it has been my honor to represent may some day select representatives who will be of value to the State and I feel that this bill is directly aimed at the existence of local independent parties. If the non-partisan municipal primary law should pass this session, the only parties we would have would be parties of State or National importance and then I would be one of the happiest and most ardent supporters of this law myself; but the practical effect of this bill taking into consideration the other features of our present law will be this: That people will be compelled to enroll in parties where they think the most important subjects are to be decided, and therefore they will enroll in National or State parties and these parties of local independence, which I think are one of the most satisfactory and hopeful outgrowths of modern politics, will be crushed out of existence. For that reason, Mr. Speaker, I feel under the necessity, much as I realize that the good features which this bill is intended to introduce into our law, I feel under the necessity of opposing the bill at this time.

Mr. H. B. DUNN. Mr. Speaker, about fifteen years ago, the State of Pennsylvania departed from its usual attitude in politics and they went into politics. Before that time if you ran for office, you remember, any of you who are old enough, you had to pay your own expenses for tickets. You had to pay your own expenses for other things that are now furnished by the State, but for some reason a certain class of reformers—call them what you may—thought it a good plan that the State should go into politics. They went into politics. They have been going deeper into politics every day and every year since. This party enrollment bill, as it is called, is another step to put the State deeper into politics than it ever has been before and I believe, while it looks a little bad at present, I believe that if this bill passes the fellows who are urging it to-day will be the sorriest mortals in regard to it in a few years. They think that it is going to help political parties. It may, gentlemen. I doubt it very much. I want to ask you gentlemen from the country districts, how are you going to explain to those Republicans and those Democrats and those of independent proclivities, when you go home, for having passed this enrollment act? When the old farmer who has been put down on the list by the assessor as a Republican or Democrat, when he does not consider himself either—

Mr. FLYNN. Mr. Speaker. I would like to interrogate the gentleman from Huntingdon.

The SPEAKER. Will the gentleman from Huntingdon permit himself to be interrogated?

Mr. H. B. DUNN. Mr. Speaker, after I am through I will allow Mr. Flynn to interrogate me. —when he comes up to vote and discovers that there is an "R" or a "D" at the end of his name and he cannot vote for any one excepting the party which is opposite his name, what is he going to say to you gentlemen who vote for this bill? There will be curses loud and far. Now, Mr. Speaker, this bill is putting us deeper into politics. The State of Pennsylvania, the entire State, has no more right to regulate the Republican politics or Democratic politics than it has to go into the Presbytery and tell them how to vote for an elder or deacon. Therefore, gentlemen, I claim that every man who has any independent proclivities about him to-day in this House will vote against this bill. There is no reason for it whatever. It is simply a step in the

wrong direction, as the gentleman who sits in front of me with the red necktie knows. Now, gentlemen, I am not in the habit of making long speeches.

Mr. FLYNN. Mr. Speaker, I desire to interrogate the gentleman from Huntingdon.

The SPEAKER. Will the gentleman from Huntingdon permit himself to be interrogated?

Mr. H. B. DUNN. Mr. Speaker, yes, sir.

Mr. FLYNN. Mr. Speaker, I desire to ask the gentleman from Huntingdon how he would possibly vote at the primaries to-day unless he declared his party affiliation?

Mr. H. B. DUNN. That is what I say, Mr. Speaker.

Mr. FLYNN. Mr. Speaker, even if this bill were not enacted into a law, how could he vote?

Mr. H. B. DUNN. Mr. Speaker, I want to answer that question by stating as Mr. S. B. Scott stated, now that after he finds out that he cannot vote except by declaring his party affiliation to the register, then he would not go to the polls at all.

Mr. FLYNN. Mr. Speaker, the gentleman does not understand the question. I asked if this bill were not enacted how a voter could vote at the primaries without declaring his party affiliations?

Mr. H. B. DUNN. Mr. Speaker, the same way he does it now.

Mr. FLYNN. Mr. Speaker, he doesn't do it now.

Mr. H. B. DUNN. Mr. Speaker, he does do it now.

Mr. RONEY. Mr. Speaker, I desire to interrogate the gentleman from Huntingdon.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. H. B. DUNN. Mr. Speaker, yes, sir.

Mr. RONEY. Mr. Speaker, I desire to ask the gentleman when an elector goes into the election booth on a primary election day how he gets a ballot?

Mr. H. B. DUNN. Mr. Speaker, at the primary election he asks for the ticket.

Mr. RONEY. Mr. Speaker, I desire to ask the gentleman a further question, whether the elector does not have to state to the Election Board the kind of ballot he wants?

Mr. H. B. DUNN. Mr. Speaker, he certainly does.

Mr. RONEY. Mr. Speaker, I desire to ask how then he conveys the impression or argument to this House that the elector can conceal his party affiliation at the primary.

Mr. H. B. DUNN. Mr. Speaker, as it stands to-day at the primaries the elector goes and asks for certain party ballots, and unless he is challenged he gets that party ballot.

Mr. RONEY. Mr. Speaker, is it not a fact that if the elector is challenged he cannot get his ballot until he states under oath that he voted for a majority of the candidates of the party, for whose ballot he is asking, at the last preceding election?

Mr. H. B. DUNN. Certainly, that is a fact, and when the challenge comes it is all right; but in how many places in the country do they challenge them on account of being a Republican or Democrat. You are afraid in the country districts to challenge a man for fear he will vote the wrong way. You can get them in the city where you have five or six fellows with bludgeons. You challenge a man in the country and you get the bludgeon back the other way. I hope every man of independent proclivities will vote against this bill and I know he will not be sorry for it afterwards.

Mr. ROCKWELL. Mr. Speaker, I would like to interrogate the author of this bill.

The SPEAKER. Will the gentleman from Elk (Mr. Flynn) permit himself to be interrogated?

Mr. FLYNN. Mr. Speaker, yes, sir.

Mr. ROCKWELL. Mr. Speaker, will the gentleman from Elk explain to the House if there is any way in there for any election district outside of the cities of the first, second and third class, if any elector has failed to get himself recorded or properly enrolled within 60 days of election, is there any way in this bill providing that he can get so registered?

Mr. FLYNN. Mr. Speaker, I understand that the registration can be protected up to within ten days of the primary.

Mr. ROCKWELL. Mr. Speaker, that is all. Mr. Speaker, I want to call the attention of the House to Section 8 and

I believe from the answer given by the gentleman from Elk, that he does not understand his own bill.

Section 8, which is the only portion that provides for the corrections that I can find, says: "Should the registrars, assessors or registry assessor make a mistake in recording an elector's party, the said elector may have the registry corrected."

Now, if there is any man in this House who can point out to me anything else in this bill how a man is able to get registered within 60 days of election, just recorded or registered, I would like him to point it out. To my mind, with that clause in that bill, in the country districts you are going to disfranchise at the primary anywhere from 25 to 40 per cent. of the voters.

Mr. RONEY. Mr. Speaker, I desire to interrogate the gentleman from Tioga.

The SPEAKER. Will the gentleman from Tioga permit himself to be interrogated?

Mr. ROCKWELL. Mr. Speaker, certainly.

Mr. RONEY. Mr. Speaker, does the gentleman not know that the registrar or the assessor that assesses makes a personal visit to the home of the elector and if he finds him absent he leaves a blank for him to fill out?

Mr. ROCKWELL. Mr. Speaker, that may be under the provisions of this bill, but I take it from the gentleman's remarks that he does not understand the situation in the rural districts. Therefore, I shall vote against the bill.

Mr. MITCHELL. Mr. Speaker, I am afraid the gentleman from Huntingdon has given the impression that once a party choice has been made it is irrevocable. While I have not read the bill, as it came back from the Senate, if it is as it was when it left the House the voter can change his alignment, can change his choice as far as the party he wishes to align with. It imposes no hardship on him and does not record him with a party whose politics he does not endorse. I believe that this is an excellent piece of legislation. It is needed in the cities and will inflict no hardship in the country. Party raiding has become a curse in many localities, and therefore I think the bill should pass.

Mr. JOSIAH HOWARD. Mr. Speaker, this bill does not change the present law except a man in registering must declare his party affiliations ten days before the primary election. But, Mr. Speaker, if he is not at home when the assessor calls the assessor is compelled to leave a printed slip, and the man may register himself in writing, or appear and be registered. I think the bill is good legislation, and I am going to vote for it.

Mr. PIPER. Mr. Speaker, I feel somewhat inclined to take the same position on this bill that my colleague from Philadelphia, Mr. S. B. Scott, takes. I have found that under the present primary election act when men are compelled to come to the polls and ask for any particular ballot, that it is working a hardship on some men. I personally believe in the progressive measure, and to an extent, probably, this bill is progressive. Personally, I have never failed at any time to declare my party affiliations and to ask for the particular ballot I desired. I have no fear at any time of anyone knowing with what party I was affiliated, but we have found this in my district: We have found cases where a man who may have a small drygoods store or small shoe store or small hat store, has been threatened from time to time that if he did not take some particular party ballot that his business might slow up, that it would be boycotted. Therefore, I believe that in the protection of the parties, the bill should not pass. If anyone should desire to have information of how many people are going to line up with that party, let them canvass and find out, as they have always done. There is no reason why they should be prepared beforehand, and know the enrollment? I shall vote against this bill.

Mr. RONEY. Mr. Speaker, I feel it wholly inappropriate at this time to talk long. In view of what the gentleman from Philadelphia, Mr. Scott, and the gentleman from Philadelphia, Mr. Piper, have said, a word or so would not be amiss. The gentleman from Philadelphia, Mr. Piper, talks against the whole primary law. He does not seem to think it is right that a man should be compelled to give his party affiliations. Of course, it is useless to talk about the primary law. This is progressive legislation, and we will never get away from it. It is not an attempt to stifle the independent parties, as stated by the gentleman from

Philadelphia, Mr. Scott. On page 4, line 17, you will find the following: "That any qualified voter may enroll as a member of any party." Now, Mr. Speaker, the reason I am for this bill is because this bill, and the State-wide Primary Bill, and the Non-partisan Ballot Bill as to the judges I consider to be triplicate bills. In my ward there is strong cohesive spirit and loyalty to party leadership. This bill would prohibit any raiding of parties. I realize that we have reached the point where party raiding is gone, and I am for this bill, which in my district is not an advantage, unless you have always got the advantage when you are right. In this State-wide Primary Bill and this Enrollment Bill and the Non-partisan Ballot, you have progressive legislation for which any man standing for pure elections must stand. For these reasons I am heartily in favor of the bill.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I have the greatest confidence in the sincerity of the gentleman from Philadelphia, Mr. S. B. Scott, and as I have sat here with him session after session I have the greatest admiration for his judgment, but I take it that he is not calmly sitting down to-day and viewing his own past career and his teachings. That the majority party should be embracing a piece of progressive legislation means but this, that it is a result to a certain extent of the six years of warfare by men like Mr. S. B. Scott, in the Legislature. What does this bill mean? It means from the standpoint of the gentleman from Philadelphia, that we have now reached the first stage of protecting party integrity. When a man goes to register he enrolls himself as a Republican, as a Democrat, as an Independent or whatever party it may be, or he does not enroll himself at all. If he does not enroll himself but registers only he can in secret vote for whatever candidate he wants at the general election. When he enrolls as an independent, he is compelled at the primary to vote his independent ticket. If he enrolls as a Republican, he votes the Republican ticket at the primaries. When he enrolls as a Democrat he is compelled at the primaries to vote the Democratic ticket. Isn't that fair and proper? Now we have the complaint that in the primaries the independent voter has complained that those of us in the majority party come over and raid their party, and raid the Democratic party. With this enrollment we cannot do that. But the enrollment does more than that. If there comes a great upheaval, if there comes a popular idol such as at the last Fall election, it then stops the independent from coming into the Republican or Democratic primaries and raiding those parties. In my own case, Mr. Speaker, I saw the evidence of the evil of the present law without the enrollment. I am in a ward which is a part of a district composed of three wards. There was no question of my majority. The law as it now stands permitted my friends to raid the Democratic and Independent party ticket in the primary and while I was a Republican fighting the Washington and Democratic party, I was their candidate and they could not stop me from being a candidate because I was their candidate so far as the law was concerned. What does this bill do? It stops, as the gentleman from Philadelphia, Mr. Roney, says, the raiding of the weak party, and those of us who have wards where we are strong in the Republican party want that stopped. We do not want to do it ourselves and we do not want anybody else to do it. We want to keep the parties to themselves.

When the gentleman from Philadelphia, Mr. S. B. Scott, says that this will stop the advancement of the municipal independent party, I say it does not. As was said by the gentleman from Philadelphia, Mr. Roney, this bill is one of the three bills, the Enrollment Bill, the State-wide Primary Bill and the Non-partisan Ballot Bill. What has been advocated by the gentleman from Philadelphia and his friends is this, that they would take municipal politics from National and State politics. Why should we be bound by a question of tariff or non-tariff in the selection of a mayor? What control should party principles have upon our selection of the district attorney and a councilman? The Enrollment Act and the State-wide Primary would give the people the management of their own party. Then there will come just as sure as there is a Legislature in the Commonwealth of Pennsylvania, the non-partisan ballot for municipal officers. No matter whether they appreciate it now or not, the day is coming when the parties will stand on principle only.

Then there will be no such thing as the patronage of a mayor or the patronage of a register of wills or recorder of deeds to keep up the party. A non-partisan ballot will eventually eliminate that. The Civil Service Law will help to eliminate it. The Corrupt Practices Act will help to eliminate it. When the gentleman from Philadelphia, Mr. S. B. Scott, raised his voice against the Enrollment Act, he voiced against the work of his six years of life in this Legislature. Let us not stop on the threshold, nor listen to the objection made by the gentleman from Philadelphia, Mr. Piper. His voice is against the whole primary law, when he says the little storekeepers can not go in and disclose their politics because they are afraid of their trade. This bill protects him. Under the present law, the little storekeeper will ask for a Republican ballot, a Democratic ballot or an Independent ballot and he discloses his party by asking for any one of these. He does not disclose his candidate but he does disclose his party allegiance. That is all the enrollment does. It says to that man, if you don't want to disclose your party, of course you cannot take an active interest in your party machinery; you cannot be a worker in your party; you cannot work in your party affairs but you can still stand in the great rank of your party. How does that come out? It says, a man may register and not enroll; that entitles him to come to a general election and vote but it deprives him of going to a primary. If he finds it to his business advantage not to disclose his party but he wants to exercise his right as a voter, he exercises that at general election when he can mark his ballot behind the curtain of the booth. This is a measure in the right direction. Those of us who are active in party affairs, who are misunderstood, scoffed at, called traitors to our friends, insulted on the floor of this House by our personal friends because we stand for the principle of clean politics. When our leaders take the course which those of us here have advocated, they will then learn that the people of Pennsylvania want to be Republicans because the Republican party has made it the richest State in this whole Nation. To make the Republican party what it has been in the past is the work of the men who are sincere and true in our party. I feel, Republican members of this House, that it is up to us to help save our party and this measure that is brought up before us by a Democrat is one of the best measures that we can join and it ought to have our fullest help. This measure is the first step; inside of another hour, we will put through the next step in the State-wide Primary Act. Then the third step, the Non-partisan Judiciary Ballot. When that stage is reached, we will have eliminated the criticism that has burdened us down and driven from our ranks many self-respecting and upright honest citizens who were formally members of the Republican party.

Mr. ULERICH. Mr. Speaker, I have no doubt that every man has made up his mind how he is going to vote on this question and I move the previous question.

The motion was seconded by Messrs. Moses, Aaron, O'Neill, Eichenberger, Dickinson, North, Wildman, Alworth, Zimmerman, Kitts, Klepper, C. A. Shaffer, Savacool, Bergey, Lowers, Keepert, Davis, Tract, G. C. Irwin, Josiah Howard, Currier, Downs, Swift, Frey, Mechling, Morrow, Kenna, Murphy and others.

On the question,

Shall the main question now be put?

The motion was agreed to.

QUESTION OF PERSONAL PRIVILEGE.

Mr. MILLER. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. MILLER. Mr. Speaker, I have been reading over this bill during this debate and I am unable to discover how we are going to enroll in cities of the third class. The bill does not provide for cities of the third class.

Mr. FLYNN. Mr. Speaker, that is not correct. The bill has been reprinted and that is taken care of.

The SPEAKER. When was it reprinted?

Mr. FLYNN. Mr. Speaker, night before last.

The SPEAKER. What is the file folio?

Mr. FLYNN. Mr. Speaker, 12277.

The SPEAKER. Of course, it is not strictly in accordance with parliamentary proceedings to permit this interruption after the ordering of the call of the roll, but a thorough understanding of what the members are voting upon is more important, that the members should understand the matter. By referring to file folio 12277, it will be seen that the correction is made which has been referred to by the gentleman from Lehigh, Mr. Miller.

On the question recurring,

Shall the report of the committee on conference be adopted?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. S. B. SCOTT. Mr. Speaker, I call for a verification of the roll.

Whereupon, the roll was verified as follows:

YEAS—119.

Allen,	Dönnally,	Kennedy,	Reese,
Alworth,	Down,	Kitts,	Reeser,
Ambler,	Dunn, J. A.,	Klepper,	Rhoads,
Aron,	Ehrhardt,	Kuhns, E. G. M.,	Roney,
Arthur,	Eichenberger,	Lanius,	Sassaman,
Baldwin, R. J.,	Ely,	Leslie,	Savacool,
Bass,	Ewing,	Mannion,	Schaeffer, A. C.,
Becker,	Flynn,	McAleer,	Scott, J. R. K.
Benninger,	Forster, I. G.,	McAllister,	Semmens,
Bergey,	Foster, J. D.,	McCaig,	Shaffer, C. A.,
Bertheizel,	Frey,	McDermott,	Sherwood,
Blair, W. F.,	Gans,	McNichol,	Spangler,
Body,	Geary,	Mechling,	Speiser,
Brown,	Geiser,	McArdle,	Steele,
Burnett,	Goss,	Missimer,	Strauss,
Caldwell,	Gray, Joseph,	Mitchell,	Swartz,
Carson,	Hackett,	Moore,	Thomas,
Carter,	Haggerty,	Morrow,	Trach,
Cleary,	Hess,	Murphy,	Ulerich,
Cochran,	Hibshman,	Musser,	Ulman,
Collins,	Hoffman,	Neely,	Walsh,
Conner,	Howard, J.,	North,	Walnut,
Conniff,	Howard, R.,	O'Neill,	Whitaker,
Conrade,	Humes,	Pennegar,	Whitman,
Cox,	Irwin, G. C.,	Perry, H. L.,	Wildman,
Currier,	Jackson,	Perry, S. J.,	Wilson, J. H.,
Curry,	Jones, E. E.,	Post,	Wilson, W. H.,
Davis,	Keegan,	Redfield,	Wiltbank,
Dickinson,	Keepert,		Zimmerman,
Donahoe,	Kenna,		

NAYS—47.

Adams,	Glenn,	McClintock,	Smith, L.,
Baldwin, G. A.,	Gramley,	Miller,	Snively,
Bigger,	Hemminger,	Moulthrop,	Snyder,
Bittles,	Hobbs,	Peachey,	Spillinger,
Brosius,	Jones, J. R.,	Pennock,	Steedle,
Brownlee,	Kern,	Peters,	Stone,
Campbell, C. M.,	Latshaw,	Rex,	Swift,
Cheeseman,	Letzkus,	Rockwell,	Walnut
Claycomb,	Light,	Rothenberger,	Williams,
DeFrees,	Lohr,	Runk,	Young, G. K.,
Dunn, H. B.,	Martin,	Scott, S. B.,	Alter,
Gibson,	Mather,	Shaffer, I. E.,	Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report was adopted.

Ordered, That the Clerk inform the Senate accordingly.

MOTION TO RECONSIDER VOTE.

Mr. McNICHOL. Mr. Speaker, I move that the vote which Senate Bill No. 103, entitled:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

was defeated in the conference report on June 27th, be reconsidered.

Mr. BODY. Mr. Speaker, I second the motion.

The motion was not agreed to.

RECESS.

Mr. RONEY. Mr. Speaker, I move we take a recess until The motion was agreed to, and (at 3.45 o'clock P. M.) the House took a recess until 6 o'clock P. M.

AFTER RECESS.

The House reconvened at 6.00 o'clock P. M.

The SPEAKER (George E. Alter) in the Chair.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

VETO OF HOUSE BILL NO. 483.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without my approval, House Bill No. 483, entitled:

"An Act to amend an act approved the thirtieth day of April one thousand eight hundred and sixty-four entitled 'An Act imposing additional taxes for State purposes and to abolish the revenue board' as hitherto amended by providing for the return by the State Treasurer of seventy-five per centum of certain State taxes to the respective county city borough school districts or incorporated district where collected."

This bill provides for the return to the respective municipalities, school districts and incorporated districts of the Commonwealth, of seventy-five per centum of the tax collected upon the bonds issued by such municipalities.

I withhold my approval from this bill for the reason that the revenues of the State do not justify its approval at this time.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection the communication will lie upon the table. The Chair hears none.

VETO OF HOUSE BILL NO. 1236.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without my approval, House Bill No. 1236, entitled:

"An Act to amend sections three ten twelve fourteen seventeen twenty twenty-two twenty-four twenty-six twenty-eight thirty-three thirty-four forty-three forty-five forty-six forty-seven fifty-three fifty-four and fifty-nine of an act approved the seventh day of June one thousand nine hundred and one entitled 'An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof' and to further amend sections two eight twenty-one twenty-five twenty-nine thirty-five and sixty of said act of June seventh one thousand nine hundred and one as the same were amended by the act of May fourteen one thousand nine hundred and nine by further providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business of plumbing or house drainage and by providing further rules regulations and requirements for the construction or reconstruction of plumbing house drainage and cess pools and making changes in said rules regulations and requirements as heretofore existing."

This bill makes radical changes in the plumbing laws of cities of the second class and is far-reaching in its effect.

In view of the fact that there has been created by legislative enactment a Commission for the purpose of investigating and reporting to the General Assembly upon a proper and safe construction of buildings within the Commonwealth, which Commission, among other things, is charged with the duty "of suggesting new legislation relative to construction of buildings and codifying legislation in regard to the same." I am of the opinion that the better course would be to await the result of the investigations, conclusions and suggestion of this Commission before changing the present law on this subject.

For this reason the bill is not approved.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection the communication will lie upon the table. The Chair hears none.

VETO OF HOUSE BILL NO. 1633.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I return herewith, without my approval, House Bill No. 1633, entitled:

"An Act to amend an act approved the eighth day of May one thousand eight hundred and seventy-six entitled 'An Act to establish a State Board of Agriculture as the same was amended by an act approved the thirtieth day of March one thousand nine hundred and eleven by providing for representation of the Pennsylvania Conservation Association on the State Board of Agriculture.'"

This bill makes another increase in the State Board of Agriculture by adding a member appointed by the Pennsylvania Conservation Association. To increase the State Board

of Agriculture by the addition of representatives of various associations, unless halted, will soon affect the efficiency of that Board and make it unwieldy.

I know of no good reason for the increase of membership suggested by this bill.

For this reason the bill is not approved.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection the communication will lie upon the table. The Chair hears none.

APPROVAL OF HOUSE BILL NO. 1719.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1719, entitled "An Act amending article eleven of an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one changing the provisions relating to the Sinking Fund Commission."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1048.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1048, entitled "An Act to preserve the purity of the waters of the State for the protection of the public health and property."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 912.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 912, entitled "An Act laying a tax on anthracite coal and providing for the collection and distribution of the same."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 887.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 887, entitled "An Act providing for the creation of the Bureau of Public Morals in the Department of Public Safety in cities of the second class defining its purposes and providing for the payment of expenses incurred thereby."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 697.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 697, entitled "An Act authorizing and regulating certain classes of indemnity reciprocal or inter-insurance contracts empowering corporations to make such contracts regulating process in suits on such contracts fixing certain fees and providing penalties for any violation of this act."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1604.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1604, entitled "An Act to further amend an act entitled 'An Act to establish a Department of Agriculture and to define its duties and provide for its proper administration' approved March thirteen one thousand eight hundred and ninety-five as amended by the acts of April fourteen one thousand nine hundred and three and June seven one thousand nine hundred and seven and to amend an act approved the fourth day of May one thousand nine hundred and five entitled 'An Act entitled a supplement to an act entitled 'An Act to establish a Department of Agriculture and to define its duties and to provide for its proper administration' approved the thirteenth day of May Anno Domini one thousand eight hundred and ninety-five providing for the appointment of an Assistant Economic Zoologist and a stenographer and messenger for the Economic Zoologist' by adjusting the salaries of the officers and other persons appointed to service in said Department.'"

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 1928.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 1928, entitled "An Act repealing an act entitled 'An Act for the better security of the City of Philadelphia from dangers incident to the refining or improper and negligent storage of petroleum benzine benzole or naphtha' approved the second day of March one thousand eight hundred and sixty-five and a supplement thereto entitled 'A supplement to an act for the better security of the City of Philadelphia from dangers incident to the refining or improper and negligent storage of petroleum benzine benzole or naphtha' approved March second one thousand eight hundred and sixty-five' approved the twenty-fourth day of March one thousand eight hundred and sixty-five and a further supplement thereto entitled 'An Act supplementary to an act relative to the manufacture and storage of petroleum in the City of Philadelphia approved March twenty-fourth one thousand eight hundred and sixty-five and to extend the boundaries of the same' approved the twenty-third day of May one thousand eight hundred and seventy-one."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 2053.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen:—I have the honor to advise you that I have this day approved and signed House Bill No. 2053, entitled "A joint resolution authorizing the appointment of a joint legislative commission to investigate and report upon the objects methods and practices of the various combinations of fire insurance companies organized and existing in this Commonwealth for the purpose of agreeing upon fixing establishing and maintaining fire insurance rates and to draft and report such legislation as may be deemed necessary authorizing the employment of counsel stenographer and necessary experts by said commission giving it authority to sit after the adjournment of the legislature and compel the attendance of witnesses and the production of books and papers and making an appropriation to meet the expenses of said commission."

(Signed,) JOHN K. TENER.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1141:

An Act to fix the compensation and allowances for members of the General Assembly

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The amendments will be read by the Clerk.

In line 11, after the word "Whatever" insert the following: "Shall be allowed whatever Provided however That every member of the General Assembly who shall have served any portion of a regular special or extraordinary session shall be paid the full salary fixed for the particular session served and in case of death any unpaid balance of the full amount shall be paid to the member's legal representatives"

On the question,

Will the House concur in the amendments of the Senate?

Mr. CARTER. Mr. Speaker, I would like to explain this bill in a few words to the members. Instead of paying fifteen hundred dollars a session and fifty dollars for stationery and one hundred dollars for stamps, this bill gives us a straight salary of two thousand dollars and mileage, which is a better way than the present system. If any member of the House or Senate were to die during his session here his heirs would have the right to collect the part of the salary due him. I had no evil intent in mind in introducing this bill and I would like very much to have the House pass it at this time.

Mr. J. R. K. SCOTT. Mr. Speaker, I desire to interrogate the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny, Mr. Carter, permit himself to be interrogated?

Mr. CARTER. Mr. Speaker, I will.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I desire to ask him what provision is made as to a special session

Mr. CARTER. Just the same as we were getting before this bill was introduced.

Mr. ROCKWELL. Mr. Speaker, the only point I want to suggest is this: If I were elected a member I could come here a week and then resign and get my two thousand dollars.

The SPEAKER. For the information of the gentleman from Tioga I would say His Excellency, the Governor, could refuse the resignation sent to him.

Mr. ROCKWELL. The resignation is made to the Speaker.

Mr. ALLEN. The right to refuse lies in the hands of the Governor. He could refuse to accept the resignation, and you would still remain a member of this House.

On the question recurring,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Adams,	Forster, I. G.,	Leslie,	Rhoads,
Allen,	Foster, J. D.,	Letzkus,	Richards,
Ambler,	Frey,	Lohr,	Robinson,
Baldwin, R. J.,	Gans,	Lowers,	Roney,
Becker,	Geiser,	Mannion,	Rothenberger,
Benninger,	Glenn,	Mather,	Sassaman,
Benson,	Goss,	McAlleer,	Savacool,
Bergey,	Gray, Joseph,	McAllister,	Schuck,
Berntheisel,	Hackett,	McCaig,	Scott, S. B.,
Blair, W. F.,	Haggerty,	McClintock,	Semmens,
Body,	Heidinger,	McNichol,	Shaffer, C. A.,
Grosius,	Hemmlinger,	Michling,	Shaffer, I. E.,
Brown,	Herman,	Miller,	Sherwood,
Brownlee,	Hess,	Missner,	Smith, L.,
Burnett,	Heyburn,	Mitchell,	Snyder,
Caldwell,	Hibshman,	Moore,	Spangler,
Campbell, C.M.,	Hobbs,	Morrow,	Speiser,
Campbell, J.J.,	Hoffman,	Moses,	Spillinger,
Carter,	Howard, J.,	Moulthrop,	Steele,
Cheeseman,	Neel,	Neely,	Stein,
Claycomb,	Howard, R.,	Newbaker,	Stone,
Cleary,	Isler,	North,	Strauss,
Cochran,	Irwin, G. C.,	O'Neill,	Swartz,
Conner,	Jackson,	Peachey,	Swift,
Conniff,	Jones, E. E.,	Pennegar,	Thomas,
Conrade,	Keegan,	Pennock,	Ulrich,
Cox,	Keepert,	Perry, H. L.,	Walsh,
Currier,	Kennedy,	Perry, S. J.,	Watson,
Davis,	Kern,	Piper,	Whitaker,
Dickinson,	Kitts,	Post,	Whitman,
Donahoe,	Klepper,	Price,	Wildman,
Donnelly,	Kuhn, H. P.,	Ramsey,	Wiltbank,
Dunn, J. A.,	Kuhns, E.G.M.,	Redfield,	Young, G. K.,
Ely,	Lanius,	Reese,	Young, J. H.,
Ewing,			

NAYS—11.

Bleloch,	Light,	Rex,	Scott, J. R. K.,
Carson,	Matt,	Rockwell,	Ulman,
Dunn, H. B.,	Mellott,	Runk,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 243, entitled:

An Act to prevent deception in the sale of paint putty turpentine and linseed oil or any substitutes therefor and providing penalties for the violation thereof

and has appointed Messrs. Vare, Sheatz and Kurtz a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee), on the subject of the differences existing between the two Houses in relation to said bill.

Mr. ROCKWELL. Mr. Speaker, I move that the House adhere to its non-concurrence in the amendments made by the Senate to House Bill No. 243, and appoint a committee of conference to confer with a similar committee of the Senate, already appointed, to consider the differences existing between the two houses in relation to said bill.

Mr. MARTIN. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 243.

The SPEAKER. On the part of the House, the Chair appoints Messrs. Rockwell, Peachey and Benson as a committee of conference to confer with a similar committee of the Senate, already appointed, in relation to the differences existing between the two houses on said bill.

Ordered, That the Clerk inform the Senate accordingly.

RESOLUTION IN RELATION TO A STATE SONG.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I desire to offer the following resolution.

The SPEAKER. The resolution will be read by the Clerk.

The Clerk then read the resolution as follows:

Whereas, Numerous bills establishing a State song for the Commonwealth of Pennsylvania have been offered to the present Legislature, and

Whereas, The proximity of adjournment prevents the present Legislature from deciding the merits of the proposed songs,

Therefore be it Resolved, (if the Senate concurs), That a Commission of six members, three being members of the House of Representatives and three members of the Senate be appointed by the Speaker of the House and President pro tempore of the Senate respectively, and that said commission report to the next Legislature, or to a special session of the Legislature, if one be held, such recommendation as to selection of the song for the Commonwealth of Pennsylvania as they may deem wise.

On the question,

Will the House agree to the resolution?

The resolution was agreed to.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1146.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the committee on conference on the differences existing between the two houses in relation to House bill numbered and entitled as follows:

House Bill 1146:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of high ways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for the purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid high ways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to High-

way Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

SENATE MESSAGE.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 221.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the committee on conference on the differences existing between the two houses in relation to House bill numbered and entitled as follows:

House Bill 221:

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses which expenses said registers are authorized to incur

SENATE MESSAGE.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 984.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the committee on conference on the differences existing between the two houses in relation to House bill numbered and entitled as follows:

House Bill 984:

An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences fixing the compensation of assessors and registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting or attempting to vote and for election officers willfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket

SENATE MESSAGE.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1383.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the committee on conference on the differences existing between the two houses in relation to House bill numbered and entitled as follows:

House Bill 1383:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

SENATE MESSAGE.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 884.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the committee on conference on the differences existing between the two houses in relation to House bill numbered and entitled as follows:

Senate Bill No. 884:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

BILLS SIGNED BY THE SPEAKER.

The Speaker announced that the Chief Clerk having reported that the following bills had passed both houses of

the General Assembly and the same being correct, the titles were publicly read, as follows:

Senate Bill No. 884:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Senate Bill No. 1894:

An Act regulating the sale of bichloride of mercury and providing a penalty

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILL ON THIRD READING.

Mr. ULMAN. Mr. Speaker, I desire to call up from page two, bills on third reading postponed, Senate Bill No. 1209. Agreeably to order,

The House resumed the consideration on third reading of H. R. bill No. 2040 (Senate No. 1209), entitled:

An Act authorizing each city in this Commonwealth to prepare adopt and amend its own charter regulating the preparation adoption and amendment thereof providing penalties for violations of the act and repealing certain laws relating to the government of cities

On the question,

Will the House agree to the bill on third reading?

Mr. SPANGLER. Mr. Speaker, the persons who are advocating this measure remind us very much of the traveler in the desert who looks ahead and beholds a grand oasis but upon approaching the spot he finds nothing but a waste of sand—a mirage. That is the gentleman here will find if this bill passes. The bill that is now before this body has been advocated consistently by the men who most were violently opposed to the Clark bill, that has now been signed by the Governor, and it has been the disposition of the friends of that measure not to compromise any measure that came up. This bill has the pretense of becoming a home rule bill and has under one of the sections of that bill the following: A man cannot solicit of his neighbors to vote for a bill or to vote for a candidate who might be running for one of the commissioners or one of the jobs. The section of this bill, number twelve, reads as follows:

Section 12. At any election held under the provisions of this act it shall be unlawful for any person other than a candidate for the office of commissioner in any manner directly or indirectly to request solicit ask or command any person to vote for or against any candidate for the office of commissioner or for or against the adoption of any charter or amendment thereto. Any person who shall violate any of the provisions of this section shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00) and to undergo an imprisonment in the jail of the proper county for a period not to exceed ninety days. This section shall not apply to any newspaper or periodical regularly published in the proper county or to any address delivered at any public meeting or to any printed matter mailed to the residence of any elector

Furthermore, there is another section in this bill that we are very much opposed to and which will, if passed, embarrass and handicap and harrass the commissioners of third class cities and that section is the section that requires only ten per cent. of the voters of any city to put into operation an election for the purpose of expedience of this new form of government. Who is advocating this bill? We don't hear any advocacy of this bill in cities of the first class or from the cities of the second class. But we do hear an advocacy of this bill from two representatives of cities of the third class, and both of these men have been the despot Desmond of the Clark bill from the time of the inception of it in this House. Now, Mr. Speaker, aside from the fact that this is not in form and in keeping with the bill that has just been signed by the Governor.

POINT OF ORDER.

I raise the point of order that this bill is absolutely unconstitutional. I will quote from page 226 of Ayers' Appeal,

which reads as follows: "Classification with a view of legislating for either class separately is essentially unconstitutional unless there exists the necessity therefor."

The courts have repeatedly sustained the appeal in that case and it would seem to me that it would be the most absurd, the most useless, the most nonsensical thing for us to pass a law which the Supreme Court of Pennsylvania has time and time again declared to be unconstitutional at this time. I therefore, Mr. Speaker, raise the point of order that this bill is unconstitutional.

Mr. HUMES. Mr. Speaker, the point of order raised by the gentleman from York must of course be listened to attentively by the House. Had it been raised by the gentleman from Schuylkill, we might have felt that more attention need be given to it, but I might say with reference to the point of order of the gentleman from York and for the information of the Chair that this question has been studied most carefully by a number of lawyers in the House and by others in the State and the constitutional question received special attention by the Legislative Reference Bureau. The consensus of opinion is that this bill is so drafted as not to be unconstitutional but to be in absolute keeping with the case of Locke's Appeal, which is now the recognized authority on this subject. I do not think that at this time the House nor the Chair care to go into a protracted discussion of this legal question, but I believe it is absolutely constitutional, and if it is not constitutional, how can it harm anyone?

The SPEAKER. Following the usual practice in the House, the Chair will submit the point of order, being a constitutional question, to the House in the first instance.

Mr. MILLER. Mr. Speaker, having been a strong advocate of the commission form of government, I am naturally opposed to this bill, but I intend to discuss is now from a constitutional basis. I believe it is unconstitutional for three reasons—First, in Section 12, it reads as follows: I shall not read it, but shall briefly say that it shall be unlawful for any person other than a candidate for the office of commissioner, not only directly, but indirectly, to request, solicit, ask or demand any person to vote for or against any candidate for the office of commissioner or for or against the adoption of any charter or amendment thereto. But from this inhibition there is expressly excepted newspapers and men upon the same. I hold that provision a direct violation of the constitutional provision of the right of free speech. A man should certainly have the right to discuss and argue and request all fellow citizens to vote for or against the charter prepared by the commissioners or vote for or against a candidate. There is a whole line of cases which says that there can be no distinction made between a newspaper and a citizen. that a newspaper is not a person distinct from a natural person. I hold that this violates the right of free speech under Article III, Section 7, of the Constitution. I further believe it to be unconstitutional because it violates Article III, Section 7, in this respect. Section 7 of Article III prohibits any local or special legislation along this line, incorporating cities, towns or villages, or changing their charters. The Legislature cannot do that. The Legislature cannot change the charter of any particular town or city or borough, and since the Legislature cannot do it, how can it delegate that power to some other body? How can it delegate the power to construct separate charters, a distinct charter, in each of the third class cities in this Commonwealth? I hold it is a violation of that section just as much as though the Legislature tried in each case to construct a charter for each city, because by attempting to delegate a power which the Legislature itself does not have, it contravenes the express constitutional provision. I hold, further, that it is unconstitutional because all the legislative power of this Commonwealth is vested in a General Assembly which consists of a Senate and a House of Representatives. Now what do we mean by legislative power? I will tell you what it means. In the language of the court in O'Neill against the Insurance Companies, 166 Pennsylvania, it reads as follows: "The words 'legislative power' means the power and authority under the Constitution to form or govern, to make laws and repeal laws." Under this bill we attempt to delegate that legislative power which is vested in the Legislature alone to each separate third class city. We attempt to delegate it, and any delegation of that power is unconstitutional. It says this legislative power cannot be delegated.

It is delegating power to repeal one of the legislative powers of the Commonwealth, because the effect of the Clark bill which was signed to-day is to create a distinct form of government in every third class city in this Commonwealth. Now, that form of government remains the government of that city until, under the Snyder bill, that city constructs a charter of its own liking, and then when that charter is adopted, by the act of adopting the Clark bill is repealed in that city. I say when the Legislature delegates that power to repeal, it delegates one of those legislative powers which cannot be delegated under the Constitution, and for those three reasons I hold that this bill is unconstitutional.

Mr. WILDMAN. Mr. Speaker, I cannot conceive how any gentleman on the floor of this House who believes that the people shall rule, who believes in self-government and who believes in home rule can oppose this measure.

The SPEAKER. The Chair would call the attention of the gentleman from Dauphin to the fact that the matter at present under consideration is the point of order on the constitutionality of the bill and that the merits of the bill or expediency of the legislation is not now before the House.

Mr. WILDMAN. Mr. Speaker, as to the constitutionality of the bill, I desire to say that I have secured the opinion of several attorneys of the City of Harrisburg on this question who have gone into it thoroughly, and while I have the greatest respect for the legal ability of the gentleman from Lehigh, at the same time I also have some consideration for the knowledge of the attorneys of the City of Harrisburg. The attorneys of Harrisburg have advised me that whilst there is a question on the constitutionality of this measure, at the same time there is nothing definite, and that it will be a question for the higher courts to determine. The question is not clear; in their opinion the matter is constitutional. Now, it is merely a question of legal jurisprudence, and in the event that this matter should be unconstitutional, it certainly does no harm for this House to pass it, for if it is unconstitutional it will not become operative and it will not go into effect.

Mr. ULMAN. Mr. Speaker, I wish to state that I am not an attorney, but I have consulted a great many attorneys and they have gone over the question very carefully and I have been advised that there is nothing unconstitutional in the bill.

On the question,

Shall the point of order be sustained?

It was sustained.

MOTION TO PRINT THE MINUTES OF THE COMMITTEE ON JUDICIARY SPECIAL IN THE APPENDIX OF THE LEGISLATIVE JOURNAL.

Mr. MITCHELL. Mr. Speaker, I wish to make a motion with a preface. Last January when this House convened and when the committee assignments were made there were a number of us who upon learning they had been assigned to the Committee on Judiciary Special, felt, so to speak, that it was not a desirable connection. We have heard stories of the past and have heard that that particular committee had been known as the "Pickling Committee" of this House. I will admit that it was with some misgivings that I entered upon the duties of that Committee, but at the first meeting of that Committee, or before we gather, the Chairman stated frankly that that Committee in the past had been known as the "Pickling Committee." He stated to the members of the Committee that at this session that reputation would be lived down and that he would protect the reputation of every member of that Committee.

Mr. Speaker, at the last meeting of the Judiciary Special Committee, I was directed by unanimous vote of those present to offer a motion. The Chair has been very generous in assigning bills to this Committee. I believe it has handled legislation equally important, almost as important, at least, as that assigned to the Judiciary General Committee. It has had many bills. That Committee has had a regular meeting date and adopted at the very first meeting certain rules of procedure and has had special meetings from time to time, all after full notice to the members. Every meeting of that Committee has been open to the public. Every bill which has been assigned to that Com-

mittee has been acted upon within the time required by the rules of this House and the rules of the Committee. Every bill has been reported to this House in one way or another. Every measure has had full free discussion and a full hearing. I am directed also to state that at every session of this Committee a stenographer has been present and full minutes of the proceedings of that Committee have been kept as well as a record of every bill.

I therefore move, at the request of the Committee, that the records of the proceedings, the minutes of the House Committee on Judiciary Special, be spread at length upon the appendix of the Legislative Journal.

Mr. BROSIUS. Mr. Speaker, I second the motion.

The SPEAKER. Can the gentleman state about the number of pages that will be taken up with this matter?

Mr. MITCHELL. Mr. Speaker, I am not able to say how much it will consume in type. There are 209 folios, largely roll calls. It is brief. It is not a transcript of everything that was said, but the action and roll call on every bill, and those who appeared before the Committee, etc.

Mr. SPANGLER. Mr. Speaker, as a member of that Committee, I merely wish to state that I do not think any praise or any encomium could be too great to attach to the work, to the fairness and the order that was exhibited by the Chairman of that Committee during its entire proceedings. I must say, and I know that all the other members of the Committee were struck with admiration both at the learning and at the methods and manner in which that Committee was conducted, and I feel that in saying a word of recognition of the services of our worthy Chairman of this Committee, I am only voicing the sentiments of the full membership of that Committee and I feel that we do owe a debt of gratitude and even that the House owes a debt of gratitude for the work that was accomplished by reason largely of the efficiency of its worthy Chairman.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I take it that the minutes that were kept of the meetings of the Committee was a proper course to take, but the spreading of them on the record would undoubtedly entail a great deal of expense, and I would request the gentleman from Erie to allow his motion to be amended by merely allowing us to file the minutes, which keeps them upon the record of the House and any time a member wants to refer to them he can. That will relieve us of the expense.

Mr. MITCHELL. Mr. Speaker, I accept the amendment. That will be satisfactory to the members.

The SPEAKER. The motion is that the minutes of the Committee be filed in the records of the House. This would cause them to be kept in the office of the Resident Clerk, where they could be sent at any time.

On the question,

Will the House agree to the motion?

It was agreed to.

The SPEAKER. The Chair might express his appreciation of the prompt work which has been done by this Committee upon the bills referred to it. Perhaps the Chair's appreciation has been shown by the number of bills which he has referred to that Committee.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I thank the Chair.

IN MEMORIAM.

JOHN F. COX.

Mr. ALLEN. Mr. Speaker, I feel that no member of this House has appreciated the good fellowship of the other members more than myself, all during this session. This morning I felt deeply and sincerely the effect of the services which were held for our departed brother, Dr. Fahey. I was affected by this service, Mr. Speaker, and appreciate the fact that twice during this session we have felt the effect of the Grim Reaper. My mind, however, went back just a little further. It went back to the last session, Mr. Speaker, and to the session before the last. Twice filling the Chair, once in the session of 1909, and then succeeding himself in 1911, was one whom the members of this House who are now upon the floor and who had the honor of serving in either session, one whom they loved and respected, and it seems to me, Mr. Speaker, that the record of this House would not be completed were not at least a word said in relation to the Honorable John F. Cox, who,

during the interim between the session of 1911, was still serving, under the law, as Speaker, and died.

I do not propose, Mr. Speaker, at this time to impose upon the forbearance of the members of this House by consuming any considerable time in passing upon his merits and demerits. I had felt, Mr. Speaker, coming from the same district as he represented, having had the honor of serving with him in a previous session, knowing him as I did, loving him as I did, I had felt Mr. Speaker, that just a little of the space in the Journal should be awarded to me, to pay my tribute of respect. Following his death I was called upon by the Bar Association of Allegheny County, as one of the representatives of that body, to eulogize his memory. A copy of the remarks made by me at that time I have in my possession now, and I simply ask, Mr. Speaker, that I be allowed to print these in the Legislative Journal of this session.

The SPEAKER. The Chair hears no objection, and it is so directed.

The remarks are as follows:

IN MEMORIAM.

JOHN F. COX.

Before the Allegheny County Bar Association

Friday, November 24th, 1911

By Hon. George W. Allen

Mr. Chairman and Gentlemen of the Bar:

I would be remiss, indeed, were I to allow this opportunity to pass without attempting to express by heart's sentiment for my colleague and my confidential friend, John F. Cox.

To truly know a man, one must know his mind, his heart and his soul—the entity—the man as nature endowed him, and as he lives his life.

Would that all of you had known John F. Cox as we knew him! Had you had this advantage, your estimate of the man, however great it may be, would be the greater by an hundred fold.

Many of you knew him in his professional life; some, in his political life; numbers of you, in his social life; and still others, but casually; the great majority, however, from but a single view point, while we knew him from every point of the compass, and truthfully state, that while all held him in affectionate regard, those who knew him best loved him most.

In his professional life, he was a most successful practitioner, due to his splendid logic and his power to sway the judgment of men by his exceptional flow and use of language. He was ever ready in convincing illustrations and his word pictures warmed the hearts and thrilled the souls of his hearers.

In his social life, he was the bright and effulgent star, around whom all gathered to enjoy his profound philosophy, his practical wisdom, his happy thought, his rich humor and sparkling wit.

In his political life, his cordial greeting and his sincere interest in the things which were nearest to those with whom he came in contact left imprints and recollections which will be handed down to the coming generations.

His mind was a store-house of family information. He knew the brothers and sisters, the uncles and aunts, the cousins and nephews, and the one particular matter in which each one whom he met most interested, and his ability to use this information proved his greatest political asset.

After spending days, weeks and months with him in political work, we can truly say, it appeared that he knew almost every one of his constituents and that they all know and honored him.

In his daily life and to the casual observer, he appeared to the very greatest disadvantage to himself. His care-free, go-lucky, rough-and-ready greeting and demeanor dimmed the eyes and dulled the appreciation of even the most observant, to the fact that beneath it all were the basic principles of seriousness, sincerity and tenderness.

Indulge me to call attention to his peculiar fitness as a leader of men, which, perhaps, best evidenced itself in the performance of his official duties as Speaker of the House of Representatives.

In his rulings he extended the most liberal construction of parliamentary usages to those opposed to his own views upon matters of legislation; his protection of the weaker members from the attacks of the stronger was like the careful caution of a fond father for his cherished child; he abstained from and prevented all trickery and "sharp practice;" he ruled with absolute fairness, and thereby endeared himself to the representatives of all factions and all parties. His judgment was revered, his official acts respected, and he was loved by every member of that body of men.

In his professional and social life, we knew John F. Cox many years, and we admired him; in his political, his physical and his spiritual life, we knew him but a few years, years during which his visits were unannounced, when he came and relieved his mind and soul of their burdens of sadness and their surcharges of happiness; and so, his sorrows and his joys, his ambitions and his soul's yearnings, his very life were, to me, an open book upon which Death has placed an eternal seal.

For more than two years the ravages of relentless disease had been preying upon and weakening his physical con-

stitution, yet few, if any, ever heard one word of complaint—one murmur—pass his lips. While suffering excruciating pain and undergoing its incident of mental anguish he laughed and joked with those about him, forgetful of self and thinking only of the happiness of others.

On Friday preceding his Final Call, he visited with me for almost two hours. Little wonder then, that when the message, "John F. Cox is dead," reached us on Monday morning, November 6th last we lived then as we live at this hour, in a very uncanny environment, face to face with the present and future, in the very presence of Death.

"John F. Cox is dead."

Surprised, shocked, amazed, astounded, we stop and stand stupefied and paralyzed as we hear the words. We fail, for the moment, to realize their meaning. We cannot believe them, and yet they are too true. The fact finally impresses itself upon us, and we begin to appreciate and understand just what it means.

A happy home has been transformed into a house of sorrow; an admiring and affectionate community has lost one of its foremost and most distinguished citizens; fraternal societies convene in sincere sadness and drop a tear of respect and reverence; the House of Representatives has had removed from its head a leader of exceptional ability and tact, leaving vacant a place which can be filled but in part by any of his colleagues.

"John F. Cox is dead."

The eyes of one who always saw the good in friend or foe are closed forever upon the canities of life; the lips, which spoke only kind and tender words, are sealed in death; the heart, which swelled and throbbed in appreciation of the successes of his fellow-man, is stilled forever in his breast of lifeless clay; the warm hand, the clasp of which meant more than words can tell, the affectionate laying on of which thrilled old and young alike, is stiff and cold.

"John F. Cox is dead."

The loving and devoted husband and father, to whom home and fireside was a foretaste of heaven—the friend, alike, to high and low, to rich and poor—the whole-souled, mirth-loving companion, whom all loved who knew him—the soul-speaker, from whose lips the feeling responses and vibrations of a kind and sympathetic heart poured forth words which moved to tears his fellow men and left recollections which time can never efface—the leader of men, whom all were pleased to follow—the politician, who always stood in the open and who spoke no unkind word of his bitterest opponent—the statesman, with lofty ideas and a determination to attain to the highest and best for his people, his state and his country—a commoner in manner and in bearing, a king in merit and in worth—a man who revered his God—John F. Cox has passed over.

Death has closed his eyes in sleep, he has awakened in the spirit land.

May Peace and Happiness be attendant companions to his ever living soul.

RESIGNATION OF HON. MAURICE J. SPEISER.

The SPEAKER laid before the House the following resignation, which was read by the Clerk:

Harrisburg, Pa., June 28th, 1913

Honorable George E. Alter,

Speaker of the House of Representatives, and Members of the House of Representatives.

Gentlemen: I hereby with great regret tendered my resignation from this body to take effect when this session adjourns sine die.

(Signed) MAURICE J. SPEISER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I move the resignation be accepted.

Mr. RONEY. Mr. Speaker, I second the motion

The motion was agreed to.

Mr. S. B. SCOTT. Mr. Speaker, fifty years ago was the battle of Gettysburg. Forty years ago there served in this House W. W. Brown, of Philadelphia. To-day he is with us and I feel that it is fitting that we should hear a few words from him.

The SPEAKER. Is there any objection? The Chair hears none, and the gentleman from Philadelphia, Mr. S. B. Scott, will escort Mr. W. W. Brown to the platform.

ADDRESS OF HON. W. W. BROWN.

Mr. W. W. BROWN Mr Speaker, and Gentlemen of the House of Representatives of Pennsylvania: When I was a member of this body forty years ago, our sessions were held in the old Capitol. It was a beautiful building and I thought a great deal of it. When I came into this building this evening and saw this structure with all its modern improvements and modern beauty, I was proud to be a citizen of the Commonwealth of Pennsylvania.

Whatever may be said of the furnishing of the Capitol no man has ever had the temerity to say that the building was anything but a credit to the great Commonwealth. I chance to be on my way to the great battlefield of the war for the Union. I may say the greatest battlefield perhaps of all the world. At least, it seems to me that more

has sprung from it in the realm of achievement, of glory and of success of any war that was ever fought in the interest of freedom in the world's history. Gettysburg was the high tide of the Rebellion. We don't call it Rebellion now very often. We call it the War for the Union or the war between the States but we are not very particular what we call it; it was a great affair in the history of a great nation. When I was here forty years ago a gentleman from Philadelphia was Speaker. His name was Elliott, long since passed to his reward. My contemporaries have all passed on so far as I know but I am glad to be here and to tell you that I love the Commonwealth of Pennsylvania above all territory that exists on this globe. It has been my home all my life. I came here in 1873 and left here in 1876. My brother succeeded me in the Legislature and is known far better in this city than myself. It was he who made the dedicatory speech upon the life and character of General John F. Hartranft at the unveiling of the equestrian statue which I have just have had of viewing with great satisfaction. He remained in the Pennsylvania Legislature about six years and also was a member of the Grand Army of the Republic and has the satisfaction and gratification and I may say the glory of having served in the division of General John F. Hartranft. I suppose that any man who has had that satisfaction has enough to glory over during the remainder of his life but I think that he fell short of being in the biggest affair of the Rebellion, after all because his elder brother who is here now talking to you was in one of the old Buck Tail Regiments and I never was in a fight in that regiment that it didn't open the battle. At the Battle of Antietam, I heard General Hooker say, and you will remember that General Hooker was a man who when he said something, meant it. Up to the time that General Hooker came in command you remember that cavalry of the service hadn't done anything. He said something must be done with the cavalry of the American Army and they redeemed themselves and furnished glory to that branch of the service so great and so sublime that it can never wear away. I heard him say at that battle, "General McNeal the cavalry has failed to find the enemy." Now, I never knew the Buck Tail Regiment to fail in finding the enemy when they went to hunt for it. Just about a half hour after that time—it was twilight in the evening about this time, there was a belching of cannon aimed at that little regiment but the little regiment moved on first in a calm way, afterwards in a quick step until it became a double quick and in a few minutes we were face to face with as desperate a fight as ever was put up on this continent. Our Colonel fell; our captain fell and many more fell but the battle was over and the enemy had been shown the fighting qualities of the Buck Tail Regiment. That was on the 16th day of September, 1862. I suppose I ought to apologize for passing the limit. I want to conclude by saying that having been a member of that regiment was my glory, whatever there is attached to me was because I was a member of that regiment and not that I was a big fighter.

Mr. S. B. SCOTT in the Chair.

POEM.

Mr. HOBBS read the following poem, composed by himself:

Pennsylvania House of Representatives—Session of 1913.

(1)

On January seventh, of the present year,
At twelve o'clock, noon, we assembled here,
Chief clerk, Mr. Garvin, took the gavel in hand,
And the House came to order at his gentle command.
When the votes had been counted, not a man was rejected,
And the two hundred seven were confirmed as elected.
When the oath of office was conferred upon all
We assumed a great duty, neither trifling nor small.

(2)

The next of importance was the election of Speaker
To determine which ones were stronger or weaker;
Some time was devoted to words of high praise
Which were made quite impressive by the orators' ways.
Several ballots were taken without even a falter,
Then the right man was chosen: Hon. Geo. E. Alter;
And from that day to this, he's been faithful and fair,
With firmness and honor he has filled the chair.

(3)

The routine of business was then soon completed;
The Senate and House, each other had greeted,
Until the hour of nine, we took a recess,
Being well gratified, though I need not express,
At the time to convene we were ready for work,
Not one of our members intending to shirk.
Preliminary matters for the rest of the day
Were promptly disposed of without any delay.

(4)

From the Executive Chamber a message there came
From His Excellency, The Governor, bearing his name;
The document in full was read by the clerk
Laying a solid foundation upon which we should work,
Touching all the great questions of our grand Commonwealth
Financial, social, and the good of our health.
Thus the work of the day had come to a close;
To meet against on the twentieth—from our seats, we arose.

(5)

The time intervening very quickly passed by,
To enact legislation, we were ready to try.
The Committee on committees gave in its report,
But, in whole, the members would not lend their support.
So, in selecting the clerks a contest was waged
In which our good members were hotly engaged.
The result of the battle: Lieb, Garvin and Black
Were permitted to stay, or allowed to come back.

(6)

Introduction of bills increased every day,
Until a large number had started their way
To victory or defeat, as might be decided
According to opinions as they might be divided.
The respective committees had the first good chance
To hold-up a bill, or let it advance.
But I think as a rule they've been liberal, indeed,
By permitting good measures, their course to proceed.

(7)

On each member's desk the calendars grew
Adding something each day, decidedly new.
If we felt so inclined we could study and learn
Something pertaining to each bill in its turn,
So as not to depend upon arguments made,
But use our own judgment as a practical aid;
Although by discussing a great issue at stake
We are less apt to err or make a mistake.

(8)

Time, in its course, kept speeding along
Till the robin was heard to sing his sweet song;
This was a sign that Spring-time was here
With seed-time approaching, yes indeed, very near.
The seed for new laws, though extensively sown,
Up to that time very little had grown.
We began to feel worried lest the harvest would pass,
The sheaves not yet garnered, and then, Oh, Alas.

(9)

We are not yet dismayed, so kept up our will
To do our full duty, while on Capitol Hill;
With great perservance and unceasing task
We've endeavored to do all our people should ask;
For progress and justice our record is good
On our party platforms we've consistently stood;
For the good of the State, from the east to the west,
As a law-making body, we have done our best.

(10)

Let us pay a tribute to some of the boys—
Especially to those who are inclined to make noise.
The conspicuous fellows, most frequently heard
Are the ones to whom I would give just a word;
To personify all, would take too much time
And add very little to this sort of rhyme;
'Tis not my intention to offend any one,
So take it for granted, 'tis only in fun.

(11)

The gentleman from Crawford, who clearly assumes
Minority leaders, the undaunted Humes—
The gentleman from Bedford, strong Mr. Matt,
If he dislikes a bill, he just knocks it flat;
Our unfortunate friend who is physically blind
Most surely can see with the eye of the mind.
As honest and true as was old Uncle Abe
Is the gentleman from Butler, Sincere Mr. Grabe.

(12)

The Dutchman from Lehigh who is chock full of wit,
Is ready for battle, and has plenty of grit.
Our great legal critic with remarkable power
Is George W. Allen, and he never will cower;
From the county of Delaware we've a fluent mouthpiece
For the old Constitution, and he never will cease;
Our firm Mr. Bayle, on land if in ferry
Stands up for the farmer and Commodore Perry.

(13)

Our friend Mr. Rockwell who championed the cause
To give women the right to help make the laws—
From the very same county comes a man of great nerve
Who's a leading promoter of our forest's conserve;
From old Susquehanna comes our friend Mr. Jones
Who would build us good roads and throw out the stones;
There's John Robert, too, always ready to fight
For the good of the State, and that which is right.

(14)

The great temperance leader, with rhetorical gift
Is not very slow, because he is "Swift;"
For reform if the State our friend Mr. Scott,
Though recently converted, is Johnny on the Spot.
There is also another of this illustrious name,
Who is far on the road to honor and fame;
Of political schemes there is much we could learn
From a very fine gent, we call Mr. Shern.

(15)

There's a handsome young man, I mean Mr. Speiser,
Who is able to spout like a Yellowstone geyser.
We have a good farmer who is able to teach ye
All about farming:—wide-awake Mr. Peachey.
For patriotic sentiment we cannot surpass
The eloquent gentleman, unique Mr. Bass.
The maker or dealer of whiskey or wine
Is ably protected by shrewd Mr. Stein.

(16)

"Abandon the rope"—we read from the press;
"Apply chair electric," declares Mr. Hess.
We've a man in our midst, who is not very tony,
Who is making his mark—our brave Mr. Roney;
From the same old town there's a nut hard to crack
Hit him with a hammer, and "Hank" will hit back.
Our friend Mr. Gibson, who sits at my right,
While not very large, has courage and might.

(17)

Our friend Tom McNichol should not be passed by,
For he's strong in debate as to wherefores and why.
The dairyman lawyer is favorably known
Who hails from old Bradford, Representative Stone
A veteran before me, who stands on each plank
Of his party platform, Our Captain Wiltbank;
With a broad, genial smile and continued good cheer
The last name we mention is Eugene McAleer.

(18)

There are others no doubt entitled to praise
Who have done good work in various ways;
Even those who are quiet, unassuming, yet true
May achieve as good record as the louder ones do,
"Those who talk much cannot always talk well;"
This may be the reason why many bills fell.
We can say to the people:—"Just take us together
And we've made a fair average in all kinds of weather."

(19)

Our House employees from basement to dome
Have done very well, and soon may go home;
The several clerks with diligence rare
Have done their full duty, with no time to spare.
The Sergeant-at-arms and those who assist
Haven't had any trouble, for none would resist.
The fleet-footed pages, always ready to run
And perform their duties as though it were fun.

(20)

Sad was the news which made our hearts grieve;
It was early in March—we could hardly believe
That Uncle John Reibel had passed from this life
No more to take part in political strife;
"Father of the House"—he was honored by all
Who had formed his acquaintance in this stately hall;
He had fought for his country in peace and in war,
Now his work is o'er and he's gone on before.

(21)

Again we were shocked, and great our surprise,
'Twas our friend Dr. Fahey—his sudden demise;
'Twas the first day of June, and a few days before
He was happy and smiling with us on the Floor;
Sad were our hearts, each one felt regret,
So 'twas deemed very proper to show our respect;
We attended the funeral, our tributes to pay,
As surrounded by flowers, the lifeless one lay.

(22)

Our venerable chaplain has been faithful and true,
Invoking God's blessing on me and on you;
When each daily session was opened with prayer
The words he has spoken were chosen with care;
He has sought to impress on each member's mind
To do all he can for the good of mankind;
These inspired thoughts, coming down from above,
Should guide us to act in the spirit of love.

(23)

This biennial session, from the first to the last,
We look upon now as a thing of the past
There's been sadness and joy, friendship and strife—
These things, intermingled, are conditions of life.
In official conduct we've a right to be free;
Therefore, we could not at all times agree;
But as beings, all mortal, let us think of each other
As true friends, indeed; each member a brother.

(24)

Now, my dear friends, we're about to depart
To our respective homes; very soon we shall start.
On Friday at midnight, our labors will end,
So I'll offer a word as a colleague and friend:
May fond recollections, most worthy and kind,
Be firmly impressed on each member's mind;
And wherever your station, forever be true
To our old Commonwealth and the Red, White and Blue.

(25)

Now briefly, my friends, I wish to conclude;
On your valuable time, 'tis not fair to intrude.
This Honorable Body of nineteen-thirteen
Has not been controlled by party machine.
Legislation progressive has been the chief aim,
And the people in future will give it this name;
This is all, fellow members, and my last words to you
Are my very best wishes, God-speed and Adieu.

SENATE MESSAGE.

SENATE ADOPTS REPORT OF THE CONFERENCE COMMITTEE ON
HOUSE BILL NO. 416.

The Clerk of the Senate being introduced, informed
that the Senate has adopted the report of the committee
of conference on the subject of the differences existing be-
tween the two Houses in relation to House bill numbered
and entitled as follows:

HOUSE BILL NO. 416.

An Act to prevent occupational diseases and to provide for the
health of employees exposed to the danger of lead poisoning
and other occupational diseases by regulating certain manufac-
turing establishments providing for medical examinations and
reports and requiring sanitary precautions and appliances and
making violation of its provisions a misdemeanor and provid-
ing penalties for violation thereof

The SPEAKER (George E. Alter) in the Chair.

BILLS SIGNED BY SPEAKER.

The Speaker announced that the Chief Clerk having re-
ported that the following bills had passed both houses of the
General Assembly and the same being correct, the titles
were publicly read as follows:

House Bill No. 1141:

An Act to fix the compensation of the members of the
General Assembly

House Bill No. 1146:

An Act to amend section six of an act approved the
thirty-first day of May one thousand nine hundred and eleven
entitled "An Act providing for the establishment of a State
Highway Department by the appointment of a State Highway
Commissioner two Deputy State Highway Commissioners chief
engineer chief draughtsman superintendents of highways and a
staff of assistants and employees defining their duties and the
jurisdiction of the State Highway Department and fixing sal-
aries of Commissioner and deputies and other appointees provid-
ing for taking over from the counties or townships of the
Commonwealth certain existing public roads connecting county-
seats principal cities and towns and extending to the State line
describing and defining same by route numbers as the State
Highways of the Commonwealth providing for the improve-
ment maintenance and repair of said State Highways solely at
the expense of the Commonwealth and relieving the several
townships or counties from any further obligation and expense
to improve or maintain the same and relieving said townships
or counties of authority over same requiring boroughs and in-
corporated towns to maintain certain State Highways wholly
and in part requiring the State Highway Commissioner to
make maps to be complete records thereof conferring authority
on the State Highway Commissioner providing for the payment
of damages in taking of property or otherwise in the improve-
ment thereof providing for purchase or acquiring of turnpikes
or toll-roads forming all or part of any State Highway and
procedure therein providing for work of improvement of State
Highways to be done by contract except where the State High-
way Commissioner decides the work to be done by the State
providing aid by the State to counties and townships desiring
the same in the improvement of township or county roads defin-
ing highways and State-aid highways providing method of
application for State aid in the improvement maintenance and
repair of township or county roads and prescribing the contents

of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 984.

An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences fixing the compensation of assessors and registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket

House Bill No. 1383.

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco, California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

Whereupon.

The SPEAKER in the presence of the House signed the same.

CONCURRENT RESOLUTION NO. 64.

Mr. PIPER. Mr. Speaker, I call up concurrent resolution of the Senate No. 64.

The resolution was read as follows:

Asking the Congress of the United States to enact the Hamil bill (House of Representatives ninety-two thousand two hundred and forty-one) known as the Straight Pension bill for the pensioning of Civil Service employees of the United States Post Office Department

Whereas At a convention held in the city of Rochester State of New York in September one thousand nine hundred and eleven at which thirty thousand letter carriers employed by the United States Post Office Department including representatives of the letter carriers from nearly every city and town in Pennsylvania were represented resolutions were adopted asking Congress to enact the Hamil straight pension bill (House of Representatives ninety-two thousand two hundred and forty-one) which provides for a pension to Civil Service employees of the United States Post Office Department under conditions prescribed in the bill and

Whereas The Legislature of the State of Pennsylvania is in hearty sympathy and accord with the project to pension these faithful servants of the Government

Therefore be it resolved (if the House concur), That the Senate and House of Representatives of the Commonwealth of Pennsylvania heartily recommend to Congress the speedy passage of the said Hamil bill (House of Representatives ninety-two thousand two hundred and forty-one) and request the speedy passage of the said Hamil bill (House of Representatives ninety-two thousand two hundred and forty-one) and request the Senators and members of the House of Representatives in Congress from the Commonwealth of Pennsylvania to give their support to and vote for the said bill

And be it further resolved, That the Secretary of the Commonwealth of Pennsylvania be and he is hereby instructed to immediately after their adoption forward a copy of these resolutions to the President of the Senate of the United States to the Speaker of the House of Representatives of the United States and to the Senators and Representatives in Congress from the Commonwealth of Pennsylvania

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered. That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution of the House of Representatives as follows:

In the House of Representatives, June 27, 1913.

Whereas, Numerous bills establishing a State Song for the Commonwealth of Pennsylvania have been offered to the present Legislature, and

Whereas, The proximity of adjournment prevents the present Legislature from deciding the merits of the proposed songs

Therefore Be It Resolved, (if the Senate concurs), that a Commission of six members, three being members of the House of Representatives and three members of the Senate, be appointed by the Speaker of the House and President Pro. Tem. of the Senate respectively and that said Commission report to the next Legislature or to a special session of the Legislature if one be held such recommendation as to selection of the song for the Commonwealth of Pennsylvania as they may deem wise.

CONCURRENT RESOLUTION NO. 65.

Mr. RONEY. Mr. Speaker, I desire to call up Concurrent Resolution of the Senate No. 65.

The resolution was read as follows:

In the Senate June 24 1913

Providing for the appointment of a commission to consider and report upon a revision of the laws for the government of cities of the first class for the employment of necessary officers and employees and giving it authority to compel the attendance of persons and the production of books and papers

Resolved (if the House of Representatives concur), That the Governor of the Commonwealth be and he is hereby authorized to appoint three citizens of any city of the first class of this Commonwealth who together with three Senators to be appointed by the president pro tempore of the Senate and three members of the House of Representatives to be appointed by the Speaker of the House of Representatives shall constitute a commission to serve without compensation and whose duty it shall be to consider the laws of the Commonwealth relating to the government of cities of the first class and especially to the structure and organization of councils thereof and to report to the next Legislature whatever changes may be deemed necessary in said laws for the government of cities of the first class together with a draft of an act or acts of assembly to accomplish such changes Said commission shall have power to elect its own chairman to sit after the adjournment of the Legislature to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid Its expenditures shall be provided for in the general appropriation bill to be passed at this session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the chairman of said commission The said commission shall have power to issue subpoenas signed by its chairman requiring the attendance of such persons and the production of such books and papers as in its judgment will assist in the performance of its duties aforesaid The said commission shall make a full report in writing to the Governor of the Commonwealth of its findings with such recommendations as it may deem proper six months prior to the meeting of the general assembly in the session of one thousand nine hundred and fifteen which report shall be published for public information

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered. That the Clerk inform the Senate accordingly.

CONCURRENT RESOLUTION NO. 60.

Mr. RONEY. Mr. Speaker, I call up concurrent resolution No. 60.

The SPEAKER. The resolution will be read by the Clerk.

The resolution was read by the Clerk as follows:

CONCURRENT RESOLUTION NO. 60.

In the Senate, June 24th 1913

Resolved (if the House concur), That the President pro tempore of the Senate shall appoint ten Senators and the Speaker of the House ten members of the House of Representatives, who together with the present President pro tempore of the Senate and the present Speaker of the House of Representatives shall be additional members of the Panama Pacific International Exposition Committee and who shall have all the rights and privileges of the original members of said committee

On the question,

Will the House agree to the resolution?

Mr. JOHN R. K. SCOTT. Mr. Speaker, I desire to interrogate the Chairman of the Appropriation Committee as to whether or not there has been placed in the General Appropriation Bill any item over and above the three hundred thousand dollars appropriated by separate act to the Pan-American Exposition.

Mr. NORTH. Mr. Speaker, in reply to the gentleman from Philadelphia, I will say, not to my knowledge.

Mr. RONEY. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. John R. K. Scott.

The SPEAKER. Will the gentleman from Philadelphia, permit himself to be interrogated?

Mr. JOHN R. K. SCOTT. Mr. Speaker, yes, sir.

Mr. RONEY. Mr. Speaker, I desire to ask the gentleman whether there is in the General Appropriation Bill any

extra provision for the payment of the expenses of the additional members called for by this resolution.

Mr. W. H. WILSON. Mr. Speaker, on the part of the Conferees I will say, there is no appropriation in the General Appropriation Bill to cover this.

Mr. R. J. BALDWIN. Mr. Speaker, my inquiry is as to whether the three hundred thousand dollars provided cannot be used for these additional members. I suggest it be amended to say 207 members.

Mr. ALLEN. Mr. Speaker, on the resolution, it appears to me to be one of those peculiar resolutions thrown out as a bait to this House. The House as a House, you will recall, when acting upon the bill for the appropriation for the Panama-American Exposition Commission reduced the amount of the bill from four hundred and fifty thousand to three hundred thousand dollars. Following that and while the Appropriation Committee was in process of repair on the Senate side and while this bill was on the Senate side and being repaired by the addition of one hundred and fifty thousand to the bill, which has been stricken off in this House, preceding the return of that bill to this House, comes a resolution which perhaps would add ten additional votes, or perhaps more than that in anticipation of appointments, to getting through the bill with \$450,000.00 appropriated instead of \$350,000.00. I look upon this resolution as simply a bait, which was thrown out to the members of this House to secure for the appropriation bill which was amended in the Senate to the extent of one hundred and fifty thousand dollars, to secure the necessary number of votes to pass that bill in that form. However, this House, in its wisdom, refused to stand for the amendment of the Senate and insisted on its position and a Conference Committee was appointed. That Conference Committee has reported to this House that three hundred thousand dollars was the amount that should be appropriated for that purpose. The House has adopted that stand as a proper stand. Now comes up, Mr. Speaker, this resolution to add 22 additional members to the Commission. I suggest that inasmuch as only 20 members of the original commission were appointed, and inasmuch as the financial statement which was filed by that Commission showing its trip, preliminary trip, if you please, to San Francisco, showed that there were no less than 36 who accompanied that expedition, that if 22 additional members be allowed, there is no telling how many will be attached to the expedition. I believe Mr. Speaker, that it would be wrong for this House to stand for additional members to that Commission for this reason. The Commission had originally the authority entrusted to it, to select on the grounds of the Panama Exposition a place for a suitable building for the State of Pennsylvania. All of that has been done doubtless because of the fact that figures were fixed. Doubtless plans have been made as to what sort of structure will be erected. Now what will 20 or 22 additional members do by adding them to this Commission. What will it benefit the State whether 22 members of this Great Commonwealth, selected by His Excellency, the Governor, to represent this State and to look after the business affairs of the exhibits—are not 20 men, business men, if you please, a sufficient number to take care of and complete this work? Is there a necessity, a crying necessity, for the addition of 22 new members to this Commission? Is it possible that this House feels, and that the Senate feels, that by the appointment of 22 new members, that this new addition which would be in excess of the number originally appointed, should perhaps undo all that had been done, should prescribe a program of its own? Is it necessary from a business standpoint that 22 new names be added to this Commission for the purposes provided for in the original resolution, or is it simply a question, Mr. Speaker, of adding a sight seeing expedition, of giving 22 other people not members of the House and Senate, 22 other people—I believe this resolution calls for them being members of the House and Senate—but 22 others to add to this Commission, simply for the purpose of giving them an outing to San Francisco and return, a junketing expedition, absolutely nothing else? This House, Mr. Speaker, has stood in many matters upon the real merit of the matter. Now wherein lies the merit here? Any man who believes in simply providing junketing expeditions is entitled to and should vote for this resolution. Any man who believes in conserving the revenues of the State and spending them in a way that will be a benefit to the State and the purposes

for which they are intended should vote against this resolution. Any man who thinks that he will be and ought to be one of the favored ten to be appointed is justified in voting for the resolution. Any man who discloses to this House that if he wants to go to that exposition he goes on his own funds, ought to vote "No" on the resolution. Mr. Speaker, I do not believe that the intelligence of this House will be stifled and place itself on record by supporting any such resolution as is now offered as sop to the members of this House.

Mr. R. J. BALDWIN. Mr. Speaker, I took the position at the time the appropriation bill providing for the Panama Exposition was up before us that I did not think \$450,000.00 was too much for that purpose. I presumed at the time I argued in favor of that sum of money that it would be spent for the benefit of the State of Pennsylvania. I am not positive whether when we leave here we will have provided for more than \$300,000.00 or not, but it was insinuated at the time by a member on the floor of the House, as it had been a number of times, that I held certain relations with the administration that would assure me of being allowed to participate in this demonstration at the expense of the State. I am very glad that the resolution has come over. It gives me a chance at the present time to refute that insinuation. In the first place I know that the bill provides for the expenditure of this money at the hands of those who will have charge of it in the best interests of the State. Power has been given the Commission to hire additional men or an additional number of employees necessary to carry out the project. Probably the person who introduced this resolution had in mind the fact that there will be twenty more working men added to it. I do not believe that the twenty men appointed under its provisions will be the people who will take off their coats and work for this proposition. Having that opinion and knowing that the Commission has the power to employ any necessary number of people, I am opposed to this resolution of adding twenty more names because they will not be the people who will use the money for the benefit of the State.

On the question recurring,

Will the House concur in the resolution?

It was not concurred in.

Ordered, That the Clerk inform the Senate accordingly.

CONCURRENT RESOLUTION NO. 63.

Mr. RONEY. Mr. Speaker, I desire to call up at this time concurrent resolution of the Senate No. 63.

The resolution was read as follows:

CONCURRENT RESOLUTION NO. 63.

In the Senate, June 24, 1913.

Resolved (if the House of Representatives concur), That the Chief of the Department of Mines is hereby authorized to examine into the condition and method of operation of the slate stone marble and granite quarries ore and clay banks ore and graphite mines and any other mineral operations of the Commonwealth also to examine into the condition of the petroleum drilling casing and protecting said wells and to make a report to the Governor for transmission to the General Assembly of one thousand nine hundred and fifteen covering said examinations and containing recommendations for legislation necessary to meet the existing conditions

On the question,

Will the House concur in the resolution?

Mr. RONEY. Mr. Speaker, this resolution carries no appropriation. I recall last session that a bill was introduced to regulate the quarrying of stone and there was the largest public demonstration on that bill of any bill of last session. It fell by the wayside. There was a similar bill introduced this session which also fell. I think it is very important that the Chief of the Department of Mines makes this investigation without any additional cost to the State and give the next General Assembly some real information on this proposition.

On the question recurring,

Will the House concur in the resolution??

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

SENATE RECONSIDERS VOTE BY WHICH CONFERENCE COMMITTEE REPORT WAS ADOPTED.

The Clerk of the Senate being introduced, informed the House that the vote by which the Senate adopted the report

of the committee of conference on Senate Bill No. 103, entitled:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

was reconsidered and the committee discharged from further consideration of said bill; and the question recurring, will the Senate concur in the amendments made to said bill by the House of Representatives? They were concurred in.

Ordered, That the Clerk inform the House of Representatives accordingly.

Mr. ALLEN. Mr. Speaker, as a matter of information, I would like to know what the position is at this time. The position, it seems to me, is rather peculiar, following the report of the Senate. This is, as I understand, the teachers' ten-year life-time tenure bill. If I can state the history of the bill right, the bill was introduced in the Senate and passed. It was introduced in the House, voted down, reconsidered and passed to a committee, amended and afterwards passed in an amended form in the House. The return therefore was made to the Senate. The Senate refused to concur in the amendments inserted by the House, and notified the House accordingly. The House refused to recede from its amendments and thereupon a conference committee was appointed on the part of the Senate and on the part of the House. Up to that time we had a bill, according to my views. That bill was declined by the Senate. It was referred to a conference committee, and the Conference Committee brought in a bill along the lines of the original bill as a report of the conference committee. The Senate adopted the report of the committee, but the House refused, and the bill falls, because of the fact that the last stage was the report of the conference committee. After the bill fell in the House, the Senate recedes, takes back, discharges the committee, and its action in referring the bill to the conference committee was reconsidered. Now what are we going to do? The bill is absolutely in the waste basket so far as this House is concerned, and I ask the Chair for information as to what position this bill now occupies in this House.

Mr. ROCKWELL. Mr. Speaker, I would supplement the remarks of the gentleman from Allegheny by this statement. After the House refused to accept the conference committee report, a motion was made to reconsider action. That motion was voted down, and there can be no further action taken on this bill now.

Mr. C. M. C. CAMPBELL. Mr. Speaker, the Senate has asked for no further action. The report of the conference committee was refused by the House, and the Senate notified of that fact. A motion was made to reconsider the bill and accept the amendments as put in by the House.

QUESTION OF INFORMATION.

Mr. HUMES. Mr. Speaker, I rise to a question of information. Can one branch of the legislature discharge a joint committee? The conference committee is a joint committee of the two houses. As I understand it, one branch cannot discharge a joint committee, therefore the bill is still in the hands of the Committee on Conference.

The SPEAKER. The Chair would only state that these questions are interesting, but purely academic. The House refused to adopt the report of the Committee on Conference. As the gentleman from Tioga has indicated the House refused to consider this action. The Senate was so notified. The Senate has now taken action which appears at least unusual but the position of the House is simply this: that the Senate has sent us word as to what it has done. We have received the communication, but we have nothing to do. The Senate will have to thresh that out with the Governor and the courts.

Mr. HUMES. Mr. Speaker, on a question of information, I would like to inquire as to whether or not the Speaker would consider it within his province to sign the bill, showing the passage of this bill, based upon the action of the Senate in reconsidering its action as messaged at this time.

The SPEAKER. If the bill should come to the House with the certificate of the House Committee on Compare Bills, that this was the form in which this bill passed the

House, and certified to by the proper officers of the Senate that this was the form in which it passed the Senate, the Chair probably would be in duty bound to sign the bill.

Mr. HUMES. Is it possible that that condition might arise, and that the bill become a statute of this State.

The SPEAKER. It is possible.

MOTION TO RECONSIDER VOTE.

Mr. ALLEN. Mr. Speaker, in anticipation of such a condition arising, I move you that the vote by which the House passed this bill finally be reconsidered.

POINT OF ORDER.

Mr. RONEY. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. RONEY. Mr. Speaker, my point of order is that the bill is not before the House.

The SPEAKER. The point of order is well taken. The bill is not before the House. The House simply has the message from the Senate as to what the Senate has done on the bill. The bill, however, is in the Senate.

BILLS SIGNED BY THE SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 416.

An Act to prevent occupational diseases and to provide for the health of employees exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical examinations and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof

Whereupon,

The SPEAKER in the presence of the House signed the same.

Mr. ALLEN. Mr. Speaker.

QUESTION OF PERSONAL PRIVILEGE.

The SPEAKER. The gentleman from Allegheny, Mr. Allen.

Mr. ALLEN. Mr. Speaker, during this interim, I want to say just a word while there is nothing special taking up the attention of the House. A few evenings ago, while one of the real bits of legislation one of the greatest pieces of legislation that came before it at this session, was being considered, my integrity was somewhat attacked upon the floor of this House. My honesty of purpose was brought into question in relation to my position on certain matters. My position in relation to the Chair was brought into question. At that time, I paid no heed to the matter for the reason that I have consistently from the time this House was organized acted in the same way that I have heretofore, and that was to support as far as possible, the Chair, at least in the decorum required of members, and did not break in on the House in its deliberations for the purpose of expressing myself in reply to any such attacks as were then made upon me. In the first place, Mr. Speaker, my position in this House has been perfectly consistent with the platform which I announced to the people of my district long before there was a Republican Convention—away back in the early part of the year 1912, when without any fear or hope, really, of favor I simply announced these principles upon which I stood and there are many of these self-same cards which are still scattered throughout my district. So that the members of this House may know what I then said to the people of my district in relation to where I stood upon legislative matters, I will state that I then announced, as my platform for being a candidate for nomination to the Legislature as follows:

I SHALL FAVOR

The initiative, the referendum and the recall.

The nomination of all State, county, township, city and borough officers by direct vote of the people.

The election of United States Senators by the direct vote of the people.

A new and up-to-date Constitution.

A complete codification of the laws.

A corrupt practice act positively limiting the expenses of a candidate for office.

The repeal of all ancient, antiquated and "dead" laws, whether local or general.

The repeal of all mercantile tax laws.

Lower taxes and equitable tax laws.

The regulation of Public Service Corporations.

The regulation of industrial conditions.

Self-regulation and self-government for boroughs and townships.

In brief: Whatever my constituents—THE PEOPLE—may desire, rather than what any "political machine" or "political boss" may demand.

Upon that platform, I was elected a member of this House and to those principles, so far as my intelligence would allow me to see, I have consistently stood, showing how I feel disposed in my position in relation to legislation.

My actions towards the Chair, Mr. Speaker, were brought into question. I believe that no member of this House outside of the gentleman who voiced this sentiment, and I am charitable enough to say that I believe that he did it under the excitement of the moment, and perhaps on suggestion, will say but that I have been as decorous in my action toward the Chair, that I have obeyed the orders of the Chair, that I have at no time attempted to embarrass, as any other member of the floor of this House. I did feel, Mr. Speaker, just a little hurt on last evening when after the Utilities Bill had been passed this House was given over to merriment immediately, turned over for the purpose of enjoyment. I felt keenly at that time, at the moment, the failure of recognition on the part of the Chair, because in as polite a way as I knew how with the best intentions in the world I asked the recognition of the Chair, so that I might simply say briefly what I thought of the Public Utilities Bill, although I was going to support that measure. The reason being that I had said I believed in the regulation of public service corporations. I rose in my place and addressed the Chair and the roll call was started. I don't feel, Mr. Speaker, that there was anything between the Chair and myself and I would not speak of the matter at this time, were it not for the fact that several, I may say a great number of the members of the House, noticed the action at that time and felt, perhaps, the sting more keenly than I. I believe in my own heart that it was unintentional on the part of the Chair and that nothing of that kind was meant, but I do claim in your presence, and if I am not correct in these matters I desire the Chair to give to me now the censure that I deserve. I claim to have supported the Chair and to have paid as much respect to the Chair as any other man upon the floor of this House, notwithstanding the fact, Mr. Speaker, that I had sought to occupy the place that you now hold and the members in this House, in their wisdom, selected you instead of me. I do feel that under the conditions which have existed all during this session that the members made no mistake in your choice. My place was an humble place on the floor of this House where at times I might break forth and voice my individual sentiments. For this privilege I thank you.

The SPEAKER. The Chair is extremely glad that the gentleman from Allegheny has referred to the incident of last night, wherein the gentleman stated that he desired to address the House on the utilities bill and was not recognized. The Chair is glad of this because of the statement of the gentleman from Allegheny that it seems to have been assumed by some members that there was any significance whatever in the incident. The Chair desires to assure the gentleman from Allegheny and the members of the House that the incident was absolutely without significance. When the gentleman from Philadelphia, Mr. Scott, had completed his remarks, the Chair saw no one on their feet and anyone who would be up here for a while would realize that in the conglomeration, especially by the gas light, the Chair often fails to notice that a man is standing. If the gentleman from Allegheny was standing, the Chair did not notice it. The Chair directed the Clerk immediately to call the roll. The Chair's impression is that the gentleman from Allegheny could not have addressed the Chair before that direction was given. After the Chair had directed the Clerk to call the roll, and I think after the first name had been called,—I am not certain—I heard the gentleman from Allegheny say "Mr. Speaker" in not a very pre-emptory manner. The Chair has no hesitation in saying that he was not encouraging the continuation of debate after the House had shown some indications of restlessness. The Chair heard the gentleman from Allegheny say "Mr. Speaker" in a sort

of tentative way. I assumed that if the gentleman had much desired to speak he would repeat the expression, and simply let the matter pass and the roll go on. The incident is absolutely without significance as indicating any lack of respect for the gentleman from Allegheny. It would have been just the same had it been any other member. It was but a slight effort on the part of the Chair to discourage the continuation of debate after the Chair believed the House thought it had proceeded far enough under the circumstances. I believe the gentleman from Allegheny believes that there was not the slightest intention on the part of the Chair to be discourteous to him. I think if the gentleman from Allegheny and the members of the House look back over the nearly six months we have here and remember the courtesy that the Chair has shown, not only to the gentleman from Allegheny but to all the members, they will believe that there was absolutely not the slightest intention on the part of the Chair to be discourteous to the gentleman from Allegheny. And now that the matter has been brought up, the Chair is very glad of the opportunity to say that from the beginning of this session up to this time there has been no member on the floor of this House who has shown the Chair more uniform courtesy and whose expressions and method of procedure, method of addressing the Chair, method of interrogation and general parliamentary procedure on the floor of the House in the relations which a member sustains to the Chair, has been more helpful to the Chair than that of the gentleman from Allegheny. I have called the attention of new members to the gentleman from Allegheny as one who always proceeded in the right way in his manner of addressing the Chair, in his manner of making interrogations and his manner of answering interrogations from a parliamentary standpoint as being the best model which any young member could follow in this House. I am sure the gentleman from Allegheny will say that he does know that there was not the slightest bit of unfriendliness in the mind of the Speaker. There is no reason why there should be. From the time the gentleman from Allegheny and I came here in 1911 to serve here on the floor of this House, there has never been between us anything but the kindest and most friendly personal relations. There is no man in the House towards whom the Chair feels more kindly and for whose future success and happiness the Chair feels more desirous than that of the gentleman from Allegheny. And while this matter is up I have no hesitation in saying also, that from the beginning of the session to the present time, in his conduct towards me as Speaker, in the conduct of the business of this House, there is no man by whom the Chair has been treated with more courtesy and more consideration while occupying this Chair than from the other distinguished gentleman who was mentioned for Speaker, the gentleman from Philadelphia, Mr. J. R. K. Scott. If any of the members of the House think that there is unfriendly feeling between myself and either of these gentlemen, I want to say that so far as I am concerned it is absolutely an erroneous impression.

Mr. ALLEN. Mr. Speaker, I quite concur in what the Speaker has said so far as the relations existing between the Chair and this humble member is concerned. For the compliments which have been extended by the Chair, I sincerely thank the Chair and of course cannot concur in those. But I did feel and do feel that the matter has not been before the members of this House in its exact light. The attention of the House might be called, Mr. Speaker, to one time before the Speakership was decided, when I called at your office in the Park Building and we discussed the matter of how we were progressing and I gave you the assurance that I was a sure winner and you assured me that we would keep it in Allegheny County anyhow. From that time until now, so far as the social relations are concerned, so far as all fraternalism and friendship means, there has been no straining of points between the Chair and this member. I give the House every assurance that Speaker Alter has no stronger admirer, no firmer friend than your fellow member, the gentleman from Allegheny.

Mr. J. R. K. SCOTT. It is needless, Mr. Speaker, for me to say that the presiding officer has shown to me, a humble member on the floor, all the respect due to me as a member on the floor, and I tried in my humble way to show that same respect to the one holding that high office of Speaker; and that for you, the successful candidate, and I, the defeated candidate, our personal relations have always been very pleasant.

Mr. S. B. SCOTT. Mr. Speaker, it seems to be considered necessary that every candidate for Speaker who was not able to attain the office should express his feelings and warm appreciation toward the present occupant of the Chair. I wish to say, Mr. Speaker, that in every possible way in which a Speaker can assist the operation of a House and can exercise propriety over the House, that I believe the present Speaker has outshone every Speaker in my experience. There has been a great effort to subvert the will of the House; there has been less effort to coerce the House, and there has been an unfailing fund of common sense with which to grease the wheels and prevent friction. It gives me the greatest pleasure as an immediate candidate to make these candid remarks.

REPORT OF CONFERENCE COMMITTEE.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 118.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on House bill No. 118, entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions and of certain party officers including State Committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States, and the payment by the several counties and their reimbursement by the State of the expenses of the same; authorizing the state committee of a political party to make and to alter, amend and revoke rules, and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein, and repealing inconsistent legislation," respectfully beg leave to submit the following amended bill as our report.

JAMES P. McNICHOL,
WILLIAM E. CROW,
J. K. P. HALL,

Committee on the part of the Senate.

JOHN ROBERT JONES,
T. HENRY WALNUT,
E. LOWRY HUMES,

Committee on the part of the House of Representatives.

An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National Party Conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all candidates of political parties as herein defined for the office of United States Senator for the office of Representative in Congress for all elective State county city ward borough township school district and election division or district offices and for all other elective public offices except that of presidential elector shall be nominated and delegates and alternate delegates to national party conventions and State committeemen shall be elected at primaries held in accordance with the provisions of this act and in no other manner All such party officers as are required by the rules of the several political parties to be elected by the vote of the party electors shall be elected at primaries held in accordance with the provisions of this act excepting members of the national committee who shall be elected as hereinafter provided In the years when candidates for the office of President of the United States are to be nominated every qualified elector of a political party herein defined to be a political party within the State shall have opportunity at the primaries held in such years subject to the provisions of this act to vote his preference for one person to be the candidate of his political party for President This act shall not apply to the nomination of candidates to be voted for at special elections to fill vacancies except when such special election is held at the time of a regular election and such vacancy occurred or existed at least sixty days prior to the regular primary antecedent to such regular election and nothing herein contained shall prevent any body of electors not constituting a political party from nominating candidates by nomination papers as is now or may hereafter be provided by law

The State committee of each political party may make such rules for the government of such State Committee not inconsistent with law as it may deem expedient and may also revoke or alter or amend in any manner not inconsistent with law any present or future rules of such State Committee

National committeemen shall be elected by the State committee of each respective party unless the rules of the National party otherwise provided in which case they shall be elected in the manner provided by the rules of the National party and all State committeemen shall be elected by Senatorial districts Each Senatorial district shall be entitled to elect two members of the State committee except where a Senatorial district is composed of more than one county or part of a county in which event the electors residing in each county or part of a county embraced in the said Senatorial district shall be entitled to elect one State committeeman The State committeemen thus elected shall meet for organization not later than the third Wednesday following their election at such hour and place as shall be designated by the State chairman of each respective party The said State Committeemen shall be elected at the fall primary in the year one thousand nine hundred and thirteen and shall hold office until their successors are duly elected and qualified at the spring primary of the year one thousand nine hundred and fourteen Provided however That where the existing rules of a party provide for the election of State committeemen by the county committeemen of the respective counties in the year one thousand nine hundred and thirteen the State committeemen so elected shall serve until their successors are duly elected and qualified under the provisions of this act at the spring primary in the year one thousand nine hundred and fourteen Thereafter the said State committeemen of all parties shall be elected at the spring primary

Vacancies happening at any time in the office of National Committeeman shall be filled by the State Committee of the respective party unless the rules of the National party otherwise provide in which case vacancies shall be filled in the manner provided by the rules of the National party

Vacancies happening at any time in the office of State Committeeman shall be filled by the city or county committee of the respective parties

Provided That when said vacancy occurs in a county composed of more than one Senatorial district the members of the city or county committee embraced within the Senatorial district in said county shall elect said committeeman and when a vacancy occurs in a Senatorial district composed of more than one county or part of a county the members of the county committee embraced within said county or part of a county shall elect said committeeman

Section 2 Any party or body of electors one of whose candidates at the general election next preceding the primary polled in each of at least ten counties of the State not less than two per centum of the largest entire vote cast in each of said counties for any elected candidate and polled a total vote in the State equal to at least two per centum of the largest entire vote cast in the State for any elected candidate is hereby declared to be a political party within the State and shall nominate all its candidates for any of the offices provided for in this act and shall elect its delegates and alternate delegates to the national convention State committeemen and also such party officers including members of the national committee as its rules provide shall be elected by a vote of the party electors in accordance with the provisions of this act

Any party or body of electors one of whose candidates at either the general or municipal election preceding the primary polled at least five per centum of the largest entire vote cast for any elected candidate in any county is hereby declared to be a political party within said county and shall nominate all its candidates for office in such county and in all political districts within said county or of which said county forms a part and shall elect such party officers as its rules provide shall be elected therein by a vote of the party electors in accordance with the provisions of this act

Section 3 One primary shall be held each year in every election district of this Commonwealth in which nominations are to be made or delegates and alternate delegates to national party conventions State committeemen or party officers including members of the National committee are to be elected as herein provided The said primaries shall be held on the third Tuesday of September in all odd numbered years and on the third Tuesday of May in all even numbered years The primary held on the third Tuesday of September shall be known as the fall primary and the primary held on the third Tuesday of May shall be known as the spring primary

Candidates for all offices to be filled at the general election shall be nominated at the spring primary Delegates and alternate delegates to National party conventions State committeemen and such party officers including members of the National committee as are required by the rules of the several political parties to be elected by a vote of the party electors shall be elected at the spring primary except as otherwise provided in this act

The vote for candidates for the office of President of the United States as herein provided for shall be cast at the spring primary

Candidates for all offices to be filled at the municipal election shall be nominated at the fall primary

Section 4 On or before the ninth Tuesday preceding the spring primary the Secretary of the Commonwealth shall send to the county commissioners of each county a written notice designating all the offices for which candidates are to be nominated therein or in any district of which such county forms a part or in the State at large at the ensuing primary and for the nomination to which candidates are required to file nomination petitions in the office of the Secretary of the Commonwealth including that of President of the United States and shall also in said notice set forth the number of representatives in Congress and officers of the Commonwealth to be elected at the next succeeding election by a vote of the electors of the State at large and the number to be elected by a vote of the electors of the county or of any district therein or of any district of which such county forms a part

On or before the ninth Tuesday preceding the fall primary the Secretary of the Commonwealth shall send to the county commissioners of each county a written notice designating all the offices for which candidates are to be nominated therein or in any district of which such county forms a part or in the State at large at the ensuing primary and for the nomination to which candidates are required to file nomination petitions in the office of the Secretary of the Commonwealth and designating how many persons are to be elected to such offices respectively at the next succeeding election and also designating the number of aldermen and justices of the peace to be nominated therein at the ensuing primary and also the political divisions in which said aldermen and justices of the peace are to be nominated. On or before the ninth Tuesday preceding the spring primary the chairman of the State committee of each political party herein defined to be a political party within the State shall send to the county commissioners of each county a written notice setting forth the number of delegates and alternate delegates to the National convention of such party who are to be elected in the State at large at the ensuing primary and the number of such delegates and alternate delegates who are to be elected at said primary in such county or in any district of which such county forms a part. The said notice shall also set forth the number of members of the national committee if any who under the national party rules are to be elected at the said primary in the State at large and the number of members of the State committee to be elected at the said primary in such county or in any district of which such county or part thereof forms a part.

On or before the ninth Tuesday preceding the spring primary the chairman of the county and in cases where a city is co-extensive with a county the chairman of the city committee of each party shall send to the county commissioners of such county a written notice setting forth the names of all party offices within the county or city to be filled by election at the ensuing primary.

On or before the ninth Tuesday preceding the fall primary the clerks or secretaries of the various cities boroughs townships and school districts shall respectively send to the county commissioner of their respective counties a written notice setting forth the names of all city borough township and school district offices for which candidates are to be nominated at the ensuing primary.

Beginning not earlier than nine weeks nor later than eight weeks before the primary the county commissioners of each county shall publish the number of delegates and alternate delegates to the National convention of each party who are to be elected in the State at large at the ensuing primary and the number of such delegates and alternate delegates and State committeemen who are to be elected at said primary in said county or in any district of which such county or part thereof forms a part and shall also publish the names of all offices for which nominations are to be made and the names of all party offices including that of member of the National committee if any and State committeemen for which candidates are to be elected at said primary in said county or in any district of which such county or part thereof forms a part or in the State at large. Said notice shall contain the date of the primary and shall be inserted in two newspapers of general circulation published within the county wherever such course is possible at least once each week for three successive weeks such newspapers so far as practicable shall be representative of the two different political parties polling the highest vote in such county at the last preceding November election the highest vote cast within the county for any candidate of a party being deemed to be the vote of that party.

Section 5 Official primary ballots for each party shall be prepared by the County Commissioners. These ballots shall be printed on white paper of uniform quality and shall be uniform in size style of printing and general appearance. The ballot for each party shall be in the following form:

.....PRIMARY BALLOT

(Name of Party)

.....District Ward City of
County ofState of Pennsylvania
Primary held on the day of 191..

Make a cross (X) in the square to the right of each candidate for whom you wish to vote. If you desire to vote for a person whose name is not on the ballot write or paste his name in the blank space provided for that purpose.

PRESIDENT OF THE UNITED STATES

(Vote for One)

John Doe
Richard Roe
John Stiles

UNITED STATES SENATOR

(Vote for One)

John Doe
Richard Roe
John Stiles

GOVERNOR

(Vote for One)

John Doe
Richard Roe
John Stiles

REPRESENTATIVE IN CONGRESS AT LARGE

(Vote for)

John Doe
Richard Roe
John Stiles

REPRESENTATIVE IN CONGRESS DISTRICT

(Vote for One)

John Doe
Richard Roe
John Stiles

DELEGATE AT LARGE TO NATIONAL CONVENTION

(Vote for)

John Doe (promises to support popular choice of party in the State for President)
John Stiles (does not promise to support popular choice of party in the State for President)

DELEGATE TO NATIONAL CONVENTION DISTRICT

(Vote for)

John Doe (promises to support popular choice of party in district for President)
John Stiles (does not promise to support popular choice of party in district for President)

STATE SENATOR DISTRICT

(Vote for One)

John Doe
Richard Roe
John Stiles

STATE COMMITTEEMAN

(Vote for)

John Doe
Richard Roe
John Stiles

DISTRICT ATTORNEY

(Vote for One)

John Doe
Richard Roe
John Stiles

PARTY COMMITTEEMEN

(Vote for)

John Doe
Richard Roe
John Stiles

Under each group of names of candidates shall be printed as many blank spaces defined by light lines or rules three-eighths of an inch apart as there are to be candidates nominated for such office.

On the back of such ballot shall be printed in prominent type the words "Official primary ballot of Party" and there shall also appear on the back of such ballot the facsimile signatures of the County Commissioners of the county.

The ballot shall vary in form only as the names of districts offices candidates or the provisions of this act may require.

The names of candidates shall appear in alphabetical order under the respective offices.

Opposite or under the name of each candidate except candidate for the office of President of United States who is to be voted for by the electors of more than one county shall be printed the name of the county in which such candidate resides and opposite or under the name of each candidate who is to be voted for by the electors of an entire county or any Congressional Senatorial or Representative district within the county shall be printed the name of the township borough or ward and city as the case may be in which such candidate resides.

The voter may designate his choice as is indicated by the instructions shown on the form of ballot above set forth. If he shall vote for more persons for any office than there are candidates to be nominated or elected for such office or if for any reason it may be impossible to determine his choice for any office his ballot shall not be counted for such office but the rest of his ballot if properly marked shall be counted. No ballot shall be rejected for any technical error which does not render it impossible to determine the voter's choice.

Section 6 The names of candidates for nomination as President of the United States and the names of all other party candidates shall be printed upon the official ballot of a designated party upon the filing of nomination petitions in their behalf signed by qualified electors of the State or of the political district or division as the case may be within which the nomination is to be made or election is to be held and the filing of affidavits by the candidates as provided in this act and the names of no candidates shall be printed upon an official ballot of a political party to be used at any primary unless such petitions shall have been filed and unless such candidates except they be candidates for the office of President of the United States shall have filed affidavits as hereinafter provided.

(a) Each signer of a nomination petition shall sign but one such petition for each office to be filled and shall declare therein that he is a member of the party designated in such petition. Provided however That where there are

to be elected two or more persons to the same office each signer may sign petitions for as many candidates for such office as and no more than he could vote for at the succeeding election. He shall also declare therein that he is a qualified elector of the county therein named and in case the nomination is not to be made or candidates are not to be elected by the electors of the State at large of the political district or division therein named in which the nomination is to be made or the election is to be held. He shall add his occupation and residence giving city borough or township with street and number if any and shall also add the date of signing. No nomination petition shall be circulated prior to sixty (60) days before the last day on which such petition may be filed and no signature shall be counted unless it bears date within sixty (60) days of the last day for filing the same.

Said nomination petition may be on one or more sheets and different sheets must be used for signers resident in different counties. Each sheet shall have appended thereto the affidavit of some person not necessarily a signer and not necessarily the same person on each sheet setting forth that the affiant is a qualified elector of the State or of the political district or division as the case may be referred to in said petition his residence giving city borough or township with street and number if any that the signers signed with full knowledge of the contents of the petition that their respective residences are correctly stated therein that they all reside in the county named in the affidavit and that each signed on the date set opposite his name and that to the best of affiant's knowledge and belief the signers are qualified electors and members of the designated party of the State or of the political district or division as the case may be.

(b) Each candidate for any State county or city office shall file with his nomination petition his affidavit stating his residence with street and number if any and his postoffice address his election district the name of the office for which he consents to be a candidate that he is eligible for such office and that he will not knowingly violate any election law or any law regulating and limiting nomination and election expenses and prohibiting corrupt practices in connection therewith. Provided That in no event shall any person's name be printed upon the official ballot of any party as a delegate State committeeman National committeeman or party officer unless he is a qualified elector of said party.

In the case of a candidate for nomination as President of the United States it shall not be necessary for such candidate to file the affidavit required in this section to be filed by candidates but the postoffice address of such candidate shall be stated in such nomination petition.

(c) Each candidate for election as delegate or alternate delegate to a national party convention may include with his affidavit the statement hereinafter set forth in this section but his failure to include such statement shall not be a valid ground on the part of the Secretary of the Commonwealth for refusal to receive and file his nomination petition. Such statement if any be made shall be in substantially the following form:

DELEGATE'S STATEMENT

I hereby declare to the voters of my political party in the (here insert "State of Pennsylvania" if a delegate or alternate delegate at large otherwise insert ".....District") that if elected and in attendance as a delegate to the national convention of the party I shall with all fidelity to the best of my judgment and ability in all matters coming before the convention support that candidate for President of the United States who shall have received the highest number of votes cast in the (here insert "State" if a delegate or alternate delegate at large otherwise insert ".....District") by the voters of my party for said office at the ensuing primary and shall use all honorable means within my power to aid in securing the nomination for such candidate for President.

Signature of candidate for delegate or alternate delegate

On the ballot used at the primary after or under the name of each candidate for delegate or alternate delegate to a national party convention shall appear the words "Promises to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert ".....District") for President" or "Does not promise to support popular choice of party in the (here insert "State" if a delegate or alternate delegate at large otherwise insert ".....District") for President" according as if the candidate included or failed to include the above statement with his affidavit.

Section 7 The nomination petitions in the case of candidates for the office of President of the United States Senator of the United States member of the House of Representatives of the United States for all State offices for the office of delegate or alternate delegate to a national party convention and for the office of member of the State or national committee shall be filed at least four weeks prior to the primary with the Secretary of the Commonwealth. Nomination petitions in all other cases shall be filed at least three weeks prior to the primary with the county commissioners of the respective counties.

Nomination petitions of candidates shall be signed

(a) If for the office of President of the United States or of Senator of the United States by at least one hundred qualified electors in each of at least ten counties of the State.

(b) If for a State office to be filled by a vote of the electors of the State at large for the office of Representative from the State at large in the Congress of the United States for the office of delegate or alternate delegate at

large to a national party convention or for the office of member of the national committee by at least one hundred qualified electors in each of at least five counties of the State.

(c) If for the office of a member of the House of Representatives of the United States to be filled by a vote of the electors of a Congressional district or of delegate or alternate delegate to a national party convention other than delegate or alternate delegate at large or of judge of any court other than a court whose judges are to be elected by a vote of the electors of the State at large or of State Senator by at least two hundred qualified electors.

(d) If for the office of a member of the State House of Representatives or for the office of member of the State committee or an office to be voted for by the electors of the entire county by at least one hundred qualified electors.

(e) If for the office of inspector of election at least five qualified electors.

(f) And for all other offices and all other party offices by at least ten qualified electors.

Section 8 No nomination petition shall be refused or set aside except for

(a) Material error or defects apparent on the face thereof or on the face of the appended or accompanying affidavit or

(b) Material alterations made after signing without the consent of the signers or

(c) Want of a sufficient number of genuine signatures of persons qualified with respect to age sex residence and citizenship to be electors.

The invalidity of any sheet of a petition shall not affect the validity of such petition if a sufficient petition remains after eliminating such invalid sheet.

Application to set aside any nomination petition shall be by petition to the Court of Common Pleas of the county in which such nomination petition has been filed setting forth specifically the matters objected to and must be filed within five days after the last day for filing said nomination petition. Upon the presentation of such a petition the court shall make an order fixing a time for hearing which shall not be later than ten days after the last day for filing said nomination petition and specifying the time and manner of notice that shall be given to the candidate named in the nomination petition sought to be set aside.

If the matters objected to are such as are specified in subdivision (a) of this section the court upon hearing the case may in its discretion permit amendments within such time and upon such terms as to payment of costs as the said court may specify.

In case the petition to set aside a nomination petition is dismissed the petitioner shall pay the whole of the costs of the proceeding including all witness fees.

Section 9 The Secretary of the Commonwealth immediately after the last day fixed for the filing of said petitions with him shall forward to the county commissioners of each county a correct list of candidates of each party for the various offices as shown in such petitions with their respective residences and postoffice addresses as shown in their affidavits and shall also at the same time notify the said candidates by mail that their names have been so certified to said county commissioners. In the case of each candidate for delegate or alternate delegate to a national party convention the Secretary of the Commonwealth shall certify as to whether such candidate has included with his affidavit the statement provided for in subdivision (c) of section six of this act.

The county commissioners shall have on file in their office on and after the Wednesday preceding the primary open to public inspection forms of the ballots with the names and such statements and notations as may be required by the provisions of this act printed thereon which shall be used in each election district within such county.

Section 10 The county commissioners shall prepare and furnish to the election officers for use at the primaries as many official ballots of each party as are equal to double the largest entire vote cast for any candidate of said party within the election district at any of the last three preceding general elections. Provided that the county commissioners upon request made in writing by any candidate of any party within four weeks prior to the primary shall furnish such additional number of ballots in any election district as said county commissioners may deem necessary.

The county commissioners shall also furnish specimen ballots for the use of electors at the polls equal in number to one-fourth the whole number of official ballots said specimen ballots to be printed on colored paper and to be of the same size and form as the official ballot.

On the back of each specimen ballot for the primary next preceding the election of a President of the United States the county commissioners shall print subdivision (c) of section six of this act.

The official ballots shall be bound in books of one hundred each in the same manner as ballots at elections and shall be delivered to the officers of election in the same manner as ballots are or hereafter may be required by law to be delivered to officers of election for use at elections.

The county commissioners shall prepare and furnish to the election officers at the primaries such ballot boxes properly numbered for each election district lists of voters forms including forms of affidavits for obtaining assistance in marking ballots and for voters challenged as to identity party membership residence and bribery blanks return sheets blank books and other supplies as they are or hereafter may be required to furnish by law to said officers for use at elections and shall deliver them in the same manner as at elections. The said supplies shall have printed upon them appropriate instructions and shall be in appropriate form for use at the primaries. They shall also provide for the opening of the

polling places for the compensation of the owners thereof shall see that they are in proper order and provided with voting booths as at elections

Section 11 The primaries shall be conducted by the regular election boards duly elected under existing or future laws who shall receive the same compensation for their services as they receive at elections. Inspectors of elections shall have the right to appoint clerks to assist them as at elections who shall receive the same compensation that clerks receive for such services at elections. Vacancies in election boards shall be filled in the manner now provided by law. Before entering upon their duties the election officers and clerks shall be sworn and execute written oaths as is now required by law.

The polls shall be open between the hours of seven o'clock ante meridian and seven o'clock post meridian. All persons licensed to sell liquors either at wholesale or retail or as bottlers shall be compelled to keep their places of business closed on said days for holding said primary only between the hours of six o'clock ante meridian and eight o'clock post meridian.

Primaries shall be conducted in conformity with the laws governing the conduct of general elections in so far as the same are not modified by the provisions of this act or are not inconsistent with its terms. Provided That no elector shall be permitted to receive any assistance in marking his ballot unless he shall first make an affidavit that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot.

Section 12 The County Commissioners shall keep an accurate account of the entire expense of holding such primaries including the preparation and delivery of supplies voting materials et cetera and the total amount shall be paid in the first instance by the County Treasurer upon the order of the County Commissioners. As soon as convenient thereafter the County Commissioners shall prepare an itemized statement of the amount so paid verified by oath and send the same accompanied by the receipted vouchers to the Auditor General who if he finds the same correct shall draw a warrant on the State Treasurer for the proper county for the amount so approved which shall be paid by the State Treasurer out of the money in the State Treasury appropriated for said purpose.

Section 13 The qualifications of electors entitled to vote at a primary shall be the same as the qualifications of electors entitled to vote at elections within the election district where the primary is held except that with respect to the payment of taxes it shall be sufficient if an elector shall have paid within two years before the next succeeding election a State or county tax which shall have been assessed at least two months before the said election and paid on or before the day of the primary and in cases where personal registration is required on or before the registration day on which the elector registers. Each elector shall prove his qualifications and his identity in the same manner in which electors in the election district in which he offers to vote are or hereafter may be required by law to prove their qualifications or identity on election day and may be challenged as at elections.

Each elector shall have the right to receive the ballot of the party for which he asks. Provided That if he is challenged he shall be required to make oath or affirmation that at the last preceding election at which he voted he voted for a majority of the candidates of the party for whose ballot he asks.

If such last preceding election at which such elector voted was a general election at which Presidential electors were voted for he shall in determining the number of candidates for which he voted at such last preceding election count the group of Presidential electors as two candidates.

Upon executing such affidavit the voter shall be entitled to receive the ballot for which he has called and to cast his vote according to law. If he is unable or unwilling to take such affidavit he shall be denied the right to receive such ballot but he shall not be deemed thereby to be guilty of any violation or attempted violation of this law.

Section 14 The ballot boxes lists of voters (a copy of which shall be posted outside of the polling place) and other records shall be delivered into the custody of the officers who are or hereafter may be required by law to keep similar records of elections.

Upon the closing of the polls at such primary the election officers shall forthwith proceed to open the ballot boxes and take therefrom the ballots and first count the number cast for each party and make a record thereof and then count the vote cast for the different persons named upon said party ballots and make a record thereof and when said count is finally completed they shall certify in due and proper form to the number of votes cast for each person upon the respective party tickets. They shall then replace the ballots so counted and canvassed in the boxes and lock the same. They shall then place all stubs and unused ballots in an envelope or package to be furnished by the County Commissioners and forthwith seal the same and they shall also place the returns of votes and the register of voters aforesaid for each party together with affidavits made pursuant to the provisions of this act in separate envelopes and forthwith seal the same. All of said envelopes shall then be kept by the judge of election and shall on or before noon of the Thursday following be deposited by him in person or by registered mail with the County Commissioners who shall on the succeeding day at noon publicly commence the computation and canvassing of the returns and continue the same from day to day until completed and for that purpose to have the right to petition the Court of Common Pleas for the use of its processes to enforce the provisions of this act in relation to the returns of the election officers.

The stubs and unused ballots and all returns of votes registers of voters and affidavits returned to the County Commissioners as aforesaid shall be carefully preserved by them for a period of at least one year.

Section 15 Upon the sworn petition of five qualified electors of any election precinct division or district that any act of fraud or error which upon information which they consider reliable they believe has been committed in any election precinct division or district of the county the court of common pleas of said county shall order the county commissioners to open the ballot box of such election precinct division or district and recount the votes such recount to be conducted in such manner and under such condition as the court shall prescribe. Any person aggrieved by any decision of the county commissioners may appeal therefrom within ten days from the decision of the county commissioners to the court of common pleas of the proper county whose duty it shall be to hear the said appeal. The court on said appeal shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in said election precinct division or district and to make such decree as right and justice may require. Contests of primaries shall be originated and conducted as in cases of elections.

Section 16 The County Commissioners shall make the proper certification of returns of votes cast for the candidates of the candidates of the various political parties for nomination for the office of President of the United States, Senator of the United States, member of the House of Representatives of the United States for all State offices for the office of delegate and alternate delegate to a national party convention and members of the national committee and members of the State committee to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote for all such offices as shall be voted for at the succeeding election at least thirty days prior to the date of such election and shall also certify within said time to said county commissioners the names of the Presidential electors chosen and certified to him as hereinafter provided.

The Secretary of the Commonwealth shall forthwith prepare a statement from said returns showing the total number of votes cast in the State and in each Congressional district of the State for each candidate of each political party for nomination as President of the United States and shall make public announcement thereof. He shall also forthwith send a duplicate of such statement to the County Commissioners of each county.

The Secretary of the Commonwealth shall also forthwith ascertain from said returns the persons in each political party who have been duly elected as delegates and alternate delegates to the national convention of such party and the persons in each party who have been duly elected members of the national committee or State Committee of the party and shall forthwith issue to each of such persons a certificate of election which certificate of election in the case of delegate and alternate delegate to a national party convention shall show the number of votes received in the State or in the political district of the State as the case may be by each candidate of such delegate's and alternate delegate's political party for nomination as President of the United States. The Secretary of the Commonwealth shall also certify to the State chairman of each respective party the votes cast for each candidate for the office of State committeeman.

Section 17 Candidates of the various political parties for nomination as herein provided for except for the office of the President of the United States who receive a plurality of votes of their party electors in the State or in the political district or division as the case may be at a primary together with the candidates for the office of Presidential elector nominated as hereinafter provided shall be the candidates of their respective parties and it shall be the duty of the proper officers to print their names upon the official ballots for use at the succeeding election as is now or may hereafter be required by law.

The name of the person in each political party who receives at a primary a plurality of the votes of such party in the State at large for United States Senator shall be printed upon the official ballot for use at the succeeding election as the candidate of his party for said office under the heading "United States Senator".

Candidates of the various political parties for the office of delegate and alternate delegate at large to a national party convention who receive a plurality of the votes of their party electors in the State at large shall be the duly elected delegates and alternate delegates at large to the national convention of their respective parties. Candidates of the various political parties for the office of delegate and alternate delegate other than delegate and alternate delegate at large who receive a plurality of the votes of their party electors in the political district or division in which they are candidates shall be the duly elected delegates and alternate delegates to the national convention of their respective parties.

Candidates of the various political parties for the office of member of the State committee or for the office of member of the national committee in cases where the rules of the party provide that such office shall be filled by a vote of the party electors who receive a plurality of the votes of the party electors at a primary shall be the duly elected members of the State or national committee of their respective parties.

Candidates for other party offices who receive a plurality of the votes of the party electors at a primary shall be the party officers of their respective parties.

In case of a tie the candidates receiving the tie vote shall cast lots before the county commissioners or the Secretary of the Commonwealth as the case may be on the third Fri-

day after the primary and the one to whom the lot shall fall shall be entitled to the nomination or election. Provided however That in any case where the fact of a tie vote is not authoritatively determined until after the third Wednesday after the primary the day for casting lots shall be the second day after the fact of such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the County Commissioners or the Secretary of the Commonwealth as the case may be shall cast lots for him or them. For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing.

Where a nomination petition has been duly filed under the provisions of this act and thereafter and before the day of the primary the candidate named in said petition dies the original signers of said petition or the majority of them may sign another petition proposing a new candidate for said office at any time prior to the printing of the ballot. Said petition filed shall have the same force and effect as the original petition.

Vacancies happening or existing after the date of the primary may be filled in accordance with the party rules as is now or may hereafter be provided for by law.

Section 18 The nominee of each political party for the office of President of the United States shall within thirty days after his nomination by the National Convention nominate as many persons to be the candidates of his party for the office of Presidential elector as the State is then entitled to. If for any reason the nominee of any political party for the office of President of the United States fails or is unable to make the said nominations within the time herein provided then the nominee of such party for the office of Vice-President of the United States shall as soon as may be possible after the expiration of said thirty days make the nominations.

The names of such nominees with their post office addresses shall be certified immediately to the Secretary of the Commonwealth by the nominee for the office of President of Vice-President as the case may be making the nomination.

Vacancies happening or existing after the date of nomination of Presidential electors shall be filled by the nominee for the office of President or Vice-President making the original nomination. Nominations made to fill vacancies shall be certified to the Secretary of the Commonwealth in the manner herein provided for in case of original nominations.

Section 19 Any of the candidates for nomination including candidates for President of the United States to be voted for at a primary under this act may at any time before four o'clock of the Friday next succeeding the last day affixed for filing nomination petitions withdraw his name as a candidate by a request in writing signed by him and acknowledged before a notary public or justice of the peace and filed with the Secretary of the Commonwealth if such candidate filed his nomination petition with the Secretary of the Commonwealth and in all other cases with the County Commissioners.

The Secretary of the Commonwealth upon the filing of requests for withdrawal in the manner herein provided shall forthwith certify to the County Commissioners of the proper county a correct list of candidates filing such requests.

Section 20 Upon the petition of five or more citizens who are lawful voters of any election district setting forth that the appointment of overseers is a reasonable precaution to secure the purity and fairness of the primary in said district it shall be the duty of the court of common pleas of the proper county in its discretion to appoint two overseers of election in said district who shall be entitled to remain within the polling place during the casting and counting of the ballots.

Section 21 Each candidate shall be entitled to appoint two watchers at the primary in each election district division or precinct in which such candidate is to be voted for who shall be qualified electors of the district division or precinct. Each watcher shall be provided with a certificate from the county commissioners stating his name the district in which he is authorized to act and the name of the candidate appointing him and shall have the right to remain in the room outside of the enclosed space. Watchers shall be required to show their certificates when requested to do so.

If any election officer officiating at any primary shall refuse to permit a watcher appointed under the provisions of this act to be present as herein provided such officer or officers shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court.

Section 22 Any person or persons who by violence or intimidation shall threaten or drive away said watchers or overseers shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo imprisonment for a period not exceeding one year or both in the discretion of the court.

Section 23 If any person shall knowingly and willfully sign any nomination petition without being qualified with respect to age sex residence and citizenship to be an elector of the State or of the political district or division as the case may be named in said petition and a resident of the county named on the sheet which he signs or if any person shall set opposite a signature on a nomination petition a date other than the actual date such signature was affixed thereto or if any person shall set opposite a signature on the nomination petition a false statement of the signer's place of residence or if any person shall sign more nomination petitions than permitted by the provisions of this act he shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than one hundred (\$100.00) dollars.

If any person shall knowingly make a false statement in any affidavits required by the provisions of this act to be appended to or to accompany a nomination petition of if any person shall fraudulently sign any name not his own to any nomination petition or if any person shall fraudulently alter any nomination petition without the consent of the signers he shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five hundred (\$500.00) dollars or to undergo imprisonment for not more than one year or either or both at the discretion of the court.

Any person who shall vote or attempt to vote more than once at a primary shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the Court.

Any person who votes or attempts to vote at a primary knowing that he does not possess the qualifications of a voter at such primary as indicated by this act or who shall have unlawfully in his possession an official ballot outside the polling place shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment for a period not exceeding one year or either or both in the discretion of the Court.

Any voter who for the purpose of securing assistance in marking his ballot shall falsely make oath or declare that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot or who without having made the affidavit provided for in this act that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot shall permit another to accompany him into the voting compartment or shall permit another person to mark his ballot for him or any person who shall assist a voter in marking his ballot contrary to the provisions of this act or who shall attempt to influence the vote of the voter whom he is assisting or who shall mark a ballot in any other way than that requested by the voter whom he is assisting shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding one year or either or both at the discretion of the court.

No police officer in commission whether in uniform or in citizens' clothes shall be within one hundred feet of a polling place during the conduct of a primary unless in the exercise of his privilege of voting for the purpose of serving warrants or in case of disturbance of the peace and any police officer being so present within one hundred feet of a polling place during the conduct of a primary except for the purposes specified shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a term not exceeding one year or either or both at the discretion of the court.

Any person who shall accompany a voter into a voting compartment without the said voter having first made affidavit as provided in this act that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot or who shall accompany a voter into the voting compartment when the affidavit which the voter has made is false to the knowledge of such person or any judge of election who shall fail to properly file and return affidavits and other papers required by this act or by law to be filed and returned to the County Commissioners shall for each such offence be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo imprisonment for a period not exceeding two years or either or both at the discretion of the court.

Any election officer who permits a person to vote at any primary with the knowledge that such person is not so entitled to vote or refuses to permit any lawfully entitled elector to vote at such primary with the knowledge that such person is entitled to vote shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the court.

Any election officer or clerk who shall be guilty of any willful fraud in the conduct of his duties at a primary or who shall make a false return of the votes cast at such primary or who shall deposit fraudulent ballots in the ballot box or who shall certify as correct a return of ballots in the ballot box which he knows to have been fraudulently deposited therein or who shall write false names in the lists of voters for the purpose of concealing the deposit of such fraudulent ballots or of aiding in the perpetration of such fraud or who shall conspire with others to commit any of the offenses herein mentioned shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the court.

Any election officer who refuses to permit a person to receive the party ballot for which he asks after having executed the affidavit herein provided for shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000.00) dollars or to undergo an imprisonment not exceeding two years or either or both in the discretion of the Court.

Any person who shall directly or indirectly give or promise or offer to give any gift or reward in money goods or other valuable thing to any person with intent to induce him to vote or refrain from voting for any particular candidate or candidates at any primary or shall directly or indirectly procure for or offer or promise to procure for such

person any such gift or reward with the intent aforesaid or shall with the intent to influence or intimidate such person to give his vote or to refrain from giving his vote for any particular candidate or candidates at any primary give to or obtain for or assist in obtaining for or offer or promise to give to or obtain for or assist in obtaining for such person any office place appointment or employment public or private or threaten such person with dismissal or discharge from any office place appointment or employment public or private then held by him the person so offending shall be guilty of a misdemeanor and on conviction be sentenced to pay a fine not exceeding five hundred (\$500.00) dollars or to undergo imprisonment for a period not exceeding three years or either or both at the discretion of the court.

Except as modified by the terms of this act election officers and clerks shall be subject to the same pains and penalties for violations or neglect of their duties at a primary as they are or hereafter may be subject to for violation or neglect of such duties at elections. In all other respects officers and clerks officiating at primaries shall be subject to the pains and penalties provided by law for offenses committed at primaries. The existing laws relating to bribery at primaries except as modified by the terms of this act shall continue in force and shall apply to bribery at primaries as provided by this act.

Section 24. The invalidity of any portion of this act shall in no wise affect the validity of any other portion thereof which can be given effect without such invalid portion.

Section 25. That the following acts of Assembly namely An Act of Assembly entitled "An Act providing a uniform method of electing certain party officers and delegates to the State and National Conventions and of making nominations for certain public offices providing for the payment of the expenses of the same making certain violations thereof misdemeanors and prescribing penalties for the violation of its provisions" approved the seventeenth day of February Anno Domini one thousand nine hundred and six and

An Act of Assembly approved the twenty-second day of May Anno Domini one thousand nine hundred and seven entitled "An Act to amend Section twelve of an act entitled 'An Act providing a uniform method of electing certain party officers and delegates to the State and National conventions and of making nomination for certain public offices providing for the payment of the expenses of the same making certain violations thereof misdemeanors and prescribing penalties for the violation of its provisions' approved the seventeenth day of February Anno Domini one thousand nine hundred and six" and

An Act of Assembly approved the sixth day of April Anno Domini one thousand nine hundred and eleven entitled "An Act to amend Sections two three ten and eleven of an act entitled 'An Act providing a uniform method of electing certain party officers and delegates to the State and National conventions and of making nominations for certain public offices providing for the payment of the expenses of the same making certain violations thereof misdemeanors and prescribing penalties for the violations of its provisions' approved the seventeenth day of February Anno Domini one thousand nine hundred and six by providing for only one primary election each year in place of two fixing the time for holding the same providing what political party shall be entitled to participate therein and what voter shall be entitled to participate in such primary fixing the time for the election of party officers and changing time for the certifying by the Secretary of the Commonwealth of the computation of the vote for State offices"

And all other acts or parts of acts inconsistent with this act be and the same are hereby repealed provided however that the repeal of said acts shall not in any way interfere with or affect any proceeding pending at the date of the approval of this act and provided further that nothing herein contained shall repeal any act or part of act providing a non-partisan method of nominating or electing candidates for any public office it being intended that any provisions of this act for the nomination of candidates for any such office shall be suspended while such other act or part of act remains in force.

This act shall not affect any nominations of candidates for borough and township officers which have been made prior to the time of the passage of this act.

On the question,

Will the House adopt the report of the Conference Committee.

Mr. JOHN ROBERT JONES. Mr. Speaker, when your Conference Committee made a statement to the House a few days ago there were points of difference between the Senate Conferees and the Conferees on the part of the House which were set forth in that statement. They related to the question of fusion, which was denied by the Senate amendments. They related to the question of the formation of parties subsequent to the primaries, and the subject of nomination papers. Upon a meeting held subsequent to the issuing of that statement, the conferees on the part of the Senate receded from their position and such amendments to the extent set forth in the statement, to which the House made objections, have been removed. As to the question of voters' assistance your conferees felt that in permitting the law upon the voters' assistance to remain as it is in the Act of 1906, that they, in accepting that, were not receding from the law as it exists at the present time

with reference to primaries. These matters as I have said, have been settled satisfactorily to the members of your Conference Committee. The bill in its original form had been passed by the House some months ago and I shall not enter into a lengthy discussion of the principles involved in this bill. Suffice it to say that this bill, in the judgment of your conferences, is a bill that is fair and will give a fair and just trial to the whole principle of primary elections. Your committee therefore requests, by joining in the joint Conference Report, your support of this measure.

Mr. JOHN R. K. SCOTT. Mr. Speaker, the House ought to give a unanimous vote for this bill. It has been one of the greatest accomplishments of a legislature for a century. When we met at the beginning of this session there existed a hostile force against us. This House of Representatives, by its persistent urgency of this legislation, has not only dominated this House, all the House, not only dominated the Senate, but has taken a great political party and taught that party that this reform legislation is legislation that is beneficial, not only for the people but essentially to political parties, and, Mr. Speaker, acting as you do now, as Speaker of this House, the bill that was put through that bears your name, the enrollment bill, as a companion bill of this bill also speaks a strong step in advantage towards reform and the members of the House, the community generally ought to know that this legislation, which we are now about to vote on, and which I hope will receive the unanimous vote of this House, was brought about not only by the excellent, persistent work, the loyal work of our conferees from this House; but there was in the Senate, the silent voice of a silent little man holding his position as Senator who, when the last blow was necessary, threw his personality into this legislation,—a man who does not intrude, who does not throw himself strongly before the public, but who threw the force of his character into this legislation and insisted upon the people's will prevailing and giving a State-wide primary to the people, and the conferees of this House should be congratulated by all the people of this Commonwealth.

They received the great force and great extent of the strong silent force of Senator Vare in bringing this about. I ask the support of this House without question of party unanimously in favor of this bill that will make the legislature of 1913 famous for years to come.

On the question recurring,

Will the House agree to the adoption of the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Adams,	Flynn,	Lowers,	Rockwell,
Allen,	Forster, I. G.,	Malle,	Roney,
Alworth,	Foster, J. D.,	Mannion,	Rothenberger,
Ambler,	Frey,	Martin,	Runk,
Aron,	Gans,	Mather,	Sassaman,
Arthur,	Geary,	Matt,	Savacool,
Baldwin, G. A.,	Geiser,	McAleer,	Schaeffer, A. C.
Becker,	Gibson,	McAllister,	Schuck,
Benninger,	Glenn,	McCaig,	Scott, J. R. K.,
Benson,	Good,	McClintock,	Scott, S. B.,
Bergey,	Goss,	McDermott,	Semmens,
Bigger,	Grabe,	McKay,	Shaffer, C. A.,
Bittles,	Gramley,	McNichol,	Shaffer, I. E.,
Blair, W. A.,	Gray, Joseph,	Mechling,	Sherwood,
Blair, W. F.,	Hackett,	Mellott,	Showalter,
Bleloch,	Haggerty,	Metzenbacher,	Smith, J. W.,
Body,	Heldinger,	Missimer,	Smith, L.,
Brostus,	Hemminger,	Moore,	Snyder,
Brown,	Herman,	Morrow,	Spangler,
Brownlee,	Hess,	Moses,	Speiser,
Burnett,	Hibbsman,	Moulthrop,	Spillinger,
Caldwell,	Hobbs,	Murphy,	Steedie,
Campbell, C.M.,	Hoffman,	Musser,	Steele,
Campbell, J.J.,	Howard, J.,	Neel,	Stein,
Carson,	Howard, R.,	Neely,	Stone,
Carter,	Humes,	Newbaker,	Strauss,
Cheeseman,	Isler,	North,	Swartz,
Claycomb,	Irwin, G. C.,	O'Neill,	Swift,
Cleary,	Jackson,	Peachey,	Thomas,
Cochran,	Jones, E. E.,	Pennegar,	Trach,
Collins,	Jones, J. R.,	Pennock,	Ulerich,
Conner,	Kaiser,	Perry, H. L.,	Ulman,
Conniff,	Kaufman,	Peters,	Walnut,
Conrade,	Keegan,	Piper,	Walsh,
Cox,	Keepert,	Post,	Watson,
Currier,	Kenna,	Price,	Wettach,
Curry,	Kennedy,		Whitaker,
Davis,	Kern,		Whitman,
DeFrees,	Kitts,		Wildman,
Dickinson,			

Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely, Ewing,	Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw, Lenker, Letzkus, Light, Lohr,	Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards, Robinson,	Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—1.

Baldwin, R. J.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

VOTE OF THANKS TO CONFERREES.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I move that the House give a vote of thanks to the conferees of the House Messrs. John Robert Jones, T. Henry Walnut and E. Lowry Humes for the faithful representation of the House on this Committee.

Mr. ALLEN. Mr. Speaker, I second the motion.

By a rising vote the motion was unanimously agreed to. Mr. JOHN ROBERT JONES. Mr. Speaker, in behalf of the House conferees I wish to express to the members of the House our gratitude for this expression of confidence. If there is anything in this bill that is not what we think it should be so far as we have worked upon it, it has not been due to any lack of effort on our part to have made this bill a fair, just and equitable measure, and our only hope is that it will be in operation what we think it to be. I again thank you.

SENATE MESSAGE.

SENATE ADOPTS REPORT OF THE CONFERENCE COMMITTEE ON SENATE BILL NO. 876.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the Committee on Conference on the subject of the differences existing between the two Houses on Senate Bill No. 876.

CONFERENCE REPORT.

The SPEAKER. The Clerk will read the report.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 876.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on Senate Bill No. 876, entitled "An Act to provide for the nomination and election of candidates for the office of United States Senator, and the filling of vacancies in said office," respectively beg leave to submit the following amended bill as our report.

J. K. P. HALL,
WILLIAM E. CROW,
J. P. McNICHOL,

Committee on the part of the Senate.

JOHN ROBERT JONES,
T. HENRY WALNUT,
E. LOWRY HUMES,

Committee on the part of the House of Representatives.

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That candidates for the office of United States Senator shall be nominated and elected in the year next preceding the expiration of the term of office of the United States Senator whose successor is to be nominated and elected Said nominations shall be made in the manner provided by law It shall be the duty of the proper officers to print the names of duly nominated candidates for the office of United States Senator upon the official ballots for use at the succeeding election under the heading of "United States Senator" as is now or may hereafter be required by law

Section 2 The vote for candidates for the office of United States Senator shall be counted certified computed and returned as is now or may hereafter be provided by law with respect to other offices filled by a vote of the electors of the State at large Provided however That the returns of the election of United States Senator shall be made to the Secretary of the Commonwealth who shall immediately tabulate and compute the same and upon the conclusion of

said count certify the result thereof to the Governor who shall immediately issue a certificate of election under the seal of the Commonwealth duly signed by himself and attested by the Secretary of the Commonwealth and deliver the same to the candidate receiving the highest number of votes He shall also transmit the returns of said election to the President of the United States Senate

Section 3 Immediately upon the happening of a vacancy in the office of United States Senator the Governor of the Commonwealth shall make a temporary appointment to fill the vacancy until such time as said vacancy shall be filled by an election as herein provided Whenever a vacancy shall happen in the representation of this Commonwealth in the Senate of the United States the said vacancy shall be filled for the unexpired term by the vote of the electors at a special election held at the time of the next general election whose antecedent primary occurs at least sixty days after the happening of such vacancy and it shall be the duty of the Governor to issue writs of election accordingly Candidates to fill vacancies in the office of United States Senator shall be nominated at said antecedent primary and elected at said special election in the same manner as is provided for the nomination and election of candidates for the full term

Section 4 All acts or parts of acts inconsistent with this act be and the same are hereby repealed

On the question,

Will the House adopt the conference report?

Mr. JOHN ROBERT JONES. Mr. Speaker, this bill provides for the election of the United States Senator by the direct vote of the people. The provisions of this bill make his nomination to be in accordance with the provisions of the law you just passed and is a culmination of the great fight which has taken place throughout this United States and in this State providing for the direct election of United States Senators, and I bespeak your support as representing your conference committee on this measure.

On the question recurring,

Will the House adopt the conference report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

Adams, Allen, Alworth, Ambler, Aron, Arthur, Baldwin, G. A., Baldwin, R. J., Becker, Benninger, Benson, Bergey, Berntheisel, Bigger, Bittles, Blair, W. A., Blair, W. F., Bloeloch, Body, Brosius, Brown, Brownlee, Burnett, Caldwell, Campbell, C.M., Campbell, J. J., Carson, Carter, Cheeseman, Claycomb, Cleary, Cochran, Collins, Conner, Conniff, Conrade, Cox, Currier, Curry, Davis, DeFrees, Dickinson, Donahoe, Donnelly, Down, Dunn, H. B., Dunn, J. A., Ehrhardt, Eichenberger, Ely, Ewing,	Flynn, Forster, J. G., Foster, J. D., Frey, Gans, Geary, Geiser, Gibson, Glenn, Good, Goss, Grabe, Gramley, Gransback, Gray, Joseph, Hackett, Haggerty, Heidinger, Hemminger, Herman, Hess, Heyburn, Hibshman, Hobbs, Hoffman, Howard, J., Howard, R., Humes, Isler, Irwin, G. C., Jackson, Jones, E. E., Jones, J. R., Kaiser, Kaufman, Keegan, Keepert, Kenna, Kennedy, Kern, Kitts, Klepper, Kuhn, H. P., Kuhns, E.G.M., Lanius, Latshaw, Lenker, Leslie, Letzkus,	Light, Lohr, Lowers, Malie, Mannion, Martin, Mather, Matt, McAleer, McAllister, McArdle, McCaig, McClintock, McDermott, McKay, McNichol, Mechling, Mellott, Metzenbacher, Miller, Missimer, Mitchell, Moore, Morrow, Moses, Moulthrop, Murphy, Musser, Neel, Neely, Newbaker, North, O'Neill, Peachey, Pennegar, Pennock, Perry, H. L., Perry, S. J., Peters, Piper, Post, Price, Ramsey, Redfield, Reese, Reeser, Rex, Rhoads, Richards, Robinson	Rockwell, Roney, Rothenberger, Runk, Sassaman, Savacool, Schaeffer, A. C, Schuck, Scott, J. R. K., Scott, S. B., Semmens, Shaffer, C. A., Shaffer, I. E., Sherwood, Shorwalter, Smith, J. W., Smith, L., Snively, Snyder, Spangler, Speiser, Spillinger, Steedle, Steele, Stein, Stone, Strauss, Swartz, Swift, Thomas, Trach, Ulerich, Ulman, Walnut, Walsh, Walton, Watson, Wettach, Whitaker, Whitman, Wildman, Williams, Wilson, J. H., Wilson, W. H., Wiltbank, Young, G. K., Young, J. H., Zimmerman, Alter, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

CONFERENCE REPORT.

Mr. WALNUT. Mr. Speaker, I desire to call up the Conference Committee report on House Bill No. 105.

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 105.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen:—The Committee of Conference to which was referred the differences existing between the two houses on House bill No. 105, entitled "An Act to protect the public health and welfare, by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment; by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions, and by repealing all acts and parts of acts inconsistent with the provisions thereof," respectfully beg leave to submit the following amended bill as our report.

T. HENRY WALNUT,
W. W. LENKER,
JOHN T. MATT,

Committee on the part of the House of Representatives.

CHAS. A. SNYDER,
C. W. SONES,
HENRY ALDER CLARK,

Committee on the part of the Senate.

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

- Section 1 Definitions establishment person week day
- Section 2 Inclusion of plural and all genders
- Section 3 Hours of labor
- Section 4 Night work prohibition in manufacturing establishments
- Section 5 Night work prohibition females under twenty-one
- Section 6 Mid-day meal periods
- Section 7 Intervals between work periods
- Section 8 Seats
- Section 9 Wash and dressing room water closets
- Section 10 Lunch rooms in certain establishments
- Section 11 Exhaust fans in certain establishments
- Section 12 Drinking water
- Section 13 Enforcement posting abstract of this act and schedule of hours of labor preparation and distribution of abstracts and forms of schedule
- Section 14 Enforcement proof of age of certain females
- Section 15 Enforcement hindering or delaying factory inspectors
- Section 16 Enforcement by the factory inspectors
- Section 17 Prosecution procedure appeals
- Section 18 Penalties first and second offenses continued violations exemptions of persons from punishment under certain circumstances
- Section 19 Disposition of fines
- Section 20 Construction of the act not to affect industrial training or other education unconstitutionality of a part of the act
- Section 21 Acts repealed
- Section 22 Date of operation

Definitions Establishment Person Week Day

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "establishment" when used in this act shall mean any place within this Commonwealth where work is done for compensation of any sort to whomever payable Provided That this act shall not apply to work in private homes and farming

The term "person" when used in this act shall be construed to include any individual partnership or other unincorporated association corporation and municipality

The term "week" when used in this act shall mean any seven consecutive days and the term "day" shall mean any twenty-four consecutive hours

Inclusion of Plural and all Genders

Section 2 Whenever in this act the singular is used the plural shall be included and whenever the masculine gender is used the feminine and neuter shall be included

Hours of Labor

Section 3 (a) No female shall be employed or permitted to work in or in connection with any establishment for more than six days in any one week or more than fifty-four hours in any one week or more than ten hours in any one day "Providing That during weeks in which a legal holiday occurs and is observed by an establishment

any female may be employed by such establishment during the days of such week for a longer period of time than is allowed by this act but no female shall be permitted to work more than two hours overtime during any one of such three days nor more than the maximum hours per week specified in this act

The employment of such persons at any other time than stated herein shall be deemed a violation of the provisions of this section unless it appears that such employment was to make up time lost in the same week in consequence of the alternate repairs or accidents to machinery or plant upon which she was employed and dependent for employment but no stopping of machinery for less than thirty consecutive minutes shall justify such overtime employment nor shall such overtime employment be legal unless a written report of the same is sent to the Commissioner of Labor and Industry but no female shall be permitted to work more than two hours overtime during any one day nor more than the maximum number of hours per week specified in this act Provided That aforesaid restrictions as to hours shall not apply to females engaged in the canning of fruit and vegetable products

(b) Whenever any female shall be employed or permitted to work in or in connection with more than one establishment in any one week or in any one day the aggregate number of hours during which she shall be employed or permitted to work in or in connection with such establishment shall not exceed the number of hours prescribed in this section for such females in any one week or any one day

(c) The provisions of this section shall not apply to the work of nurses in hospitals

Night-Work Prohibition In Manufacturing Establishments

Section 4 No female shall be employed or permitted to work in any manufacturing establishment before the hour of six o'clock in the morning or after the hour of ten o'clock in the evening of any day Provided That this section shall not apply to managers superintendents or persons doing clerical or stenographic work

Night-Work Prohibition Females under Twenty-One

Section 5 No female under twenty-one years of age shall be employed or permitted to work in or in connection with any establishment before the hour of six o'clock in the morning or after the hour of nine o'clock in the evening of any day Provided That this section shall not apply to females over the age of eighteen years employed as telephone operators

Mid-Day Meal Periods

Section 6 Not less than forty-five minutes shall be allowed to every female employed or permitted to work in or in connection with any establishment for the mid-day meal which period shall not be considered a part of the hours of labor Provided That whenever any female shall be employed or permitted to work in or in connection with any establishment for less than eight hours in any one day the time allowed for the mid-day meal may be reduced to not less than thirty minutes

Employees shall not be required to remain in the work rooms during the time allowed for meals

Intervals Between Work-Periods

Section 7 No female shall be employed or permitted to work for more than six hours continuously in or in connection with any establishment without an interval of at least forty-five minutes and no period of less than forty-five minutes shall be deemed to interrupt a continuous period of work Provided That whenever any female shall be employed or permitted to work in or in connection with any establishment for less than eight hours in any one day the interval between work-periods may be reduced to not less than thirty minutes

Employees shall not be required to remain in the work-room during the rest periods required by this section

Seats

Section 8 Every person employing or permitting females to work in any establishment shall provide suitable seats for their use in the rooms where they shall work and shall maintain and keep them there and shall permit the reasonable use thereof by such females At least one seat shall be provided for every three females employed or permitted to work and all seats shall during work-hours be conveniently accessible to the workers for whose use they shall be provided

Wash and Dressing Rooms Water-Closets

Section 9 Every person employing or permitting females to work in any establishment shall provide suitable wash and dressing rooms and water-closets or privies for their use so located as to be accessible to such females In any establishment in which males and females shall be employed or permitted to work separate wash and dressing rooms and water-closets or privies shall be provided for each sex and such wash and dressing rooms and water-closets or privies for each sex shall be entirely separate from those provided for the other sex The water-closets or privies provided for females shall be in the ratio of one for every twenty-five females employed or permitted to work All water-closets or privies shall be properly lighted and shall be separated from the rooms in which employees shall be permitted to work by partitions extending from floor to ceiling and the compartments containing such water-closets or privies shall have sufficient direct outside ventilation by window or other means The entrances to the water-closets or privies shall

be screened from the rooms in which employes work and from the entrances to the water-closets or privies provided for the other sex by screens or partitions at least six feet high. All water-closets or privies shall at all times be kept clean sanitary and free from all obscene writing or marking.

Lunch Rooms in Certain Establishments

Section 10 Any person employing or permitting any female to work in any establishment where white lead arsenic or other poisonous substances or injurious fumes dust or gases shall be present shall provide and maintain a suitable room free from the aforesaid substances fumes dust and gases for the use of said female employees and no such person shall during the time allowed for meals permit any such female to remain in any room where the aforesaid substances fumes dust and gases shall be present.

Exhaust Fans in Certain Establishments

Section 11 Any person who shall employ or permit any female to work in any establishment in which poisonous or injurious dust fumes or gases shall be created by the machinery or material in process of manufacture shall provide proper hoods and pipes connected with exhaust fans of sufficient capacity to remove such dust fumes or gases at their point of origin and prevent them from mingling with the air in the room and such fans shall be kept running constantly while such dust fumes or gases shall be generated.

Drinking Water

Section 12 Any person employing any female in any establishment shall make reasonable efforts to at all times provide a sufficient supply of clean and pure drinking water. Such water shall be supplied through proper pipe connections with water mains which furnish water for domestic purposes or from a spring or well or body of pure water. If drinking water be placed in receptacles in the establishment such receptacles shall be properly covered to prevent contamination and shall at all times be kept thoroughly clean. Provided that no employer in any establishment shall collect from any such female employee any money for ice furnished in his establishment for drinking purposes for the use of the employees.

Enforcement Posting Abstract of This Act and Schedule of Hours of Labor Preparation and Distribution of Abstracts and Forms of Schedule

Section 13 Every person employing or permitting any female to work in any establishment shall keep posted in a conspicuous place in the room where such female shall be employed or permitted to work a printed abstract of the provisions of this act and a schedule of the hours of labor of such female. Provided That when any female shall be employed or permitted to work in more than one room in any establishment the aforesaid abstract and schedule shall be required in only one of the said rooms. If any female shall be employed or permitted to work in connection with any establishment but not in such establishment the aforesaid abstract and schedule shall be kept posted in a conspicuous place in the office of such establishment.

The schedule of hours of labor herein required shall contain the name of the female employed or permitted to work the maximum number of hours such female shall be required or permitted to work on each day of the week with the total for the week the hours of commencing and stopping work and the hours when the time allowed for meals shall begin and end for each day of the week. Such female may begin work after the time for beginning and stopping before the time for ending work stated in such schedule but she shall not otherwise be employed or permitted to work in or in connection with any establishment except as stated in such schedule.

The Commissioner of Labor and Industry shall prepare the abstract of the provisions of this act and a form for the schedule of hours of labor required by this section. Copies of such abstract and such form shall be printed in accordance with the laws of this Commonwealth regulating printing and publishing under the supervision of the Superintendent of Public Printing and Binding and the Commissioner of Labor and Industry shall supply the same upon application to all persons required to post the abstract and schedule aforesaid.

Enforcement Proof of Age of Certain Females

Section 14 Whenever any female shall be employed or permitted to work in or in connection with any establishment before the hour of six o'clock in the morning or after the hour of nine o'clock in the evening of any day who in the judgment of the Commissioner of Labor and Industry or his deputy is under twenty-one years of age such officer may demand from any person employing or permitting any such female to work in or in connection with his establishment that such person shall either furnish to such officer within ten days satisfactory evidence such as shall be required by law for the issuing of employment certificates to minors that such female is in fact twenty-one years of age or over or shall cease to employ or permit such female to work in or in connection with such establishment before or after the hours above named. In case such employer shall fail to furnish to said officer within ten days after making such written demand the required evidence of age and shall thereafter continue to employ such female or permit her to work in or in connection with such establishment before or after the hours aforesaid proof of the making of such demand and of failure to produce the evidence required shall be prima facie evidence of the illegal employment of such female in any prosecution brought therefor.

Enforcement Hindering or delaying Commissioner of Labor and Industry or His Deputies

Section 15 No person shall hinder or delay the Commissioner of Labor and Industry or any of his deputies in the performance of his duties in the enforcement of this act or refuse to admit or lock out any inspector from any place while females are employed therein and which said inspector shall be authorized to inspect or refuse to give any inspector information required for the proper enforcement of this act.

Enforcement by the Commissioner of Labor and Industry and His Deputies

Section 16 It shall be the duty of the Commissioner of Labor and Industry and his deputies to enforce all the provisions of this act. They shall visit and inspect establishments and shall have power at any reasonable time to visit and inspect any establishment in or in connection with which any female shall be employed or permitted to work. They shall investigate all complaints of violations of this act received by them and shall institute prosecutions for violations of the provisions thereof.

Prosecutions Procedure Appeals

Section 17 All prosecutions for violation of this act shall be instituted by the Commissioner of Labor and Industry or his deputy before a magistrate alderman or justice of the peace who shall issue a summons commanding the person charged with a violation of the act to appear within not less than five nor more than eight days. Upon a conviction after hearing the penalties provided in this act shall be imposed and shall be final unless an appeal be taken to the court of proper jurisdiction within twenty days after the imposition of the penalties aforesaid in the manner already provided by law in appeals from penalties.

Penalties First and Second Offenses Continued Violations Cumulative Penalties Exemption of Person from Punishment Under Certain Circumstances

Section 18 Any person who whether by himself or for another or through an agent servant or foreman shall violate any provision of this act shall be guilty of a misdemeanor. Upon conviction for a violation of any provision of sections three four five six or seven of this act he shall be punished for a first offense by a fine of not less than ten (\$10) dollars or more than fifty (\$50) dollars for a second or subsequent offense by a fine of not less than twenty-five (\$25) dollars or more than two hundred (\$200) dollars or by imprisonment for not more than sixty days or by both at the discretion of the court and whenever any person shall have been notified by the Commissioner of Labor and Industry or his deputy or by the service of a summons in a prosecution that he is violating such provision he shall be punished by like penalties in addition for each and every day that such violation shall have continued after such notification.

Upon conviction for a violation of any of the provisions of sections eight nine ten eleven twelve thirteen fourteen or fifteen of this act the punishment shall be without regard to the number of females employed for a first offense not less than twenty-five (\$25) dollars or more than fifty (\$50) dollars for a second or subsequent offense a fine of not less than fifty (\$50) dollars or more than two hundred (\$200) dollars or imprisonment for not more than sixty days or both at the discretion of the court and whenever any person shall have been notified by the Commissioner of Labor and Industry or his deputy that he is violating such provision and shall have been given a reasonable time in which to remedy the condition which shall constitute such violation he shall be punished in addition to the penalties aforesaid by like penalties for each and every day that such violation shall have continued after the expiration of the time allowed by the Commissioner of Labor and Industry or his deputy for remedying the aforesaid condition. Provided.

First That any person who shall demand evidence such as shall be required by law for the issuing of employment certificates to minors that any applicant for employment or permission to work in or in connection with his establishment is twenty-one years of age and shall receive the same before employing or permitting such applicant to work and who shall have kept the same on file and in the case of such applicant shall have complied with all the requirements of this act applying to a female of the age stated in such evidence of age shall not be liable to punishment for the violation of section five of this act though it shall subsequently appear that such applicant was in fact less than twenty-one years of age. Provided That this provision shall not apply to any person who shall demand and receive the evidence herein provided for if he knows at the time of receiving such evidence that the applicant is in fact less than twenty-one years of age nor shall this provision prevent the punishment of any person for violating section five of this act after knowledge of the true age of the female employed.

Second That whenever a violation of any provision of this act shall also be a violation of another provision or other provisions of this act penalties may be imposed for the violation of each and every such provision.

Third That under no circumstances shall any person be sentenced to imprisonment for more than one year for any one violation of this act.

Fourth That whenever a violation of any of the provisions of this act shall also be a violation of the laws of this Commonwealth regulating the hours of labor and conditions of employment of minors penalties shall be imposed under only one of such acts.

Disposition of Fines

Section 19 All fines imposed and collected for any violation of this act shall be forwarded to the Commissioner of Labor and Industry who shall pay the same into the office of the State Treasurer for the use of the Commonwealth.

Construction of the Act Not to Affect Industrial Training or Other Education Unconstitutionality of a Part of the Act

Section 20 Nothing in this act shall be construed to prevent females of any age from receiving industrial training or other education in or in connection with any school or educational institution in this Commonwealth

Each section of this act and every part thereof is hereby declared to be an independent section or part of a section and if any section sub-section sentence clause or phrase of this act shall for any reason be held unconstitutional the validity of the remaining phrases clauses sentences sub-sections and sections of this act shall not be affected thereby

Acts Repealed

Section 21 The following acts or parts of acts are hereby repealed

The act entitled "An Act for the preservation of the health of female employees in manufacturing mechanical and mercantile establishments" approved the twenty-second day of March Anno Domini eighteen hundred and eighty-seven (Pamphlet Laws eighty-seven)

Section ten of the act entitled "An Act to regulate the employment and provide for the safety of women and children in manufacturing establishments mercantile industries laundry or renovating establishments and to provide for the appointment of inspectors to enforce the same and other acts providing for the safety or regulating the employment of said persons" approved the third day of June Anno Domini eighteen hundred and ninety-three (Pamphlet Laws two hundred seventy-six)

Sections four and eight of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twenty-ninth day of April Anno Domini eighteen hundred and ninety-seven (Pamphlet Laws thirty)

Sections six and ten of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and provide for the safety of men women and children and children in hotels school buildings seminaries colleges academies hospitals storehouses public halls and places of amusement by requiring proper fire escapes and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twenty-ninth day of May Anno Domini nineteen hundred and one (Pamphlet Laws three hundred and twenty-two)

Sections three seven and eight of the act entitled "An Act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employees in all industrial establishments and of men women and children in school houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusement in which proper fire escapes exist and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini nineteen hundred and five (Pamphlet Laws three hundred and fifty-two)

The following acts or parts of acts are hereby repealed in so far as they are inconsistent with the provisions of this act

Section two of the act entitled "An Act for the relief of the heirs of James Caldwell deceased and relatives to the hours of labor in manufacturing establishments" approved the twenty-first day of April Anno Domini one thousand eight hundred and forty-nine (Pamphlet Laws six hundred and seventy-one)

Sections one and two of the act entitled "An Act to limit the hours of labor constituting a day's work in this State to eight hours" approved the fourteenth day of April Anno Domini one thousand eight hundred and sixty-eight (Pamphlet Laws ninety-nine)

Section eleven of the act entitled "An Act to regulate the employment and provide for the safety of women and children in manufacturing establishments mercantile industries laundry or renovating establishments and to provide for the appointment of inspectors to enforce the same and other acts providing for the safety or regulating the employment of said persons" approved the third day of June Anno Domini one thousand eight hundred and ninety-three (Pamphlet Laws two hundred and seventy-six)

Sections one and nine of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and ninety-seven (Pamphlet Laws thirty)

Sections one and eleven of the act entitled "An Act to regulate the employment and provide for the health and safety of men women and children in manufacturing establishments mercantile industries laundries renovating works or printing offices and provide for the safety of men women and children

in hotels school buildings seminaries colleges academies hospitals storehouses public halls and places of amusement by requiring proper fire escapes and to provide for the appointment of inspectors office clerks and others to enforce the same" approved the twenty-ninth day of May Anno Domini nineteen hundred and one (Pamphlet Laws three hundred and twenty-two)

The act entitled "An Act prohibiting athletic exhibitions of longer duration than twelve hours in each calendar day" approved the eleventh day of April Anno Domini nineteen hundred and three (Pamphlet Laws one hundred and sixty-six)

Sections nine and ten of the act entitled "An Act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employees in all industrial establishments and of men women and children in school houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusement in which proper fire escapes exist and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini nineteen hundred and five (Pamphlet Laws three hundred and fifty-two)

Section five of the act entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof approved the twenty-ninth day of April Anno Domini nineteen hundred and nine (Pamphlet Laws two hundred and eighty-three)

And all other acts or parts of acts not herein particularly specified which are inconsistent with the provisions of this act

Date of Operation

Section 22 Except as herein otherwise provided this act shall take effect on the first day of November Anno Domini nineteen hundred and thirteen

On the question,

Will the House adopt the Conference Report?

Mr. WALNUT. Mr. Speaker, in making this report, I desire to make a statement as to the position taken by the Conference Committee appointed by the Speaker of this House. The bill which originally passed the House provided for fifty hours a week and a nine hour day for women engaged in industry. The bill as it came from the Senate was amended so as to provide for a ten hour day and a fifty-four hour week for women in industry. Your committee was opposed to the amendment thus made by the Senate in the interest of securing legislation on this subject and would not recede from its position but the Senate insisted upon this particular amendment and therefore, it was agreed to by the Committee of Conference but they would not accept further amendment of the Senate and the House Committee was opposed to certain further provisions which made the hours of labor elastic. Those provisions provided for extra work during the weeks when a legal or special holiday should occur. The meaning of the word "special holiday" was altogether too broad to suit your committee. The word "special" was interpreted by the committee of the Senate to mean not only a full holiday but any portion of a day that an employee should see fit to take off or the employer should see fit to close down. The insistence of your committee resulted in the striking out of the word "special" and a limitation to two hours over time put in, three days of the week during which this special holiday should occur. Another provision of the bill to which your committee objected was the provision for over time in the case of the stopping of machinery. This was interpreted by the Senate Committee to mean that the machinery could be stopped for an hour and made that stoppage unfair to securing the extension of the hours of labor. There was no limitation whatever to the words "over-time" of work whenever machinery had been stopped for a period of thirty minutes or more. This provision was modified so that the stoppage of machinery for repairs, alteration or improvements alone constitutes a valid excuse for over-time work. The limit of over-time work is fixed at two hours a day for any three days in the week during the time of the stoppage of the work. The committee recommends the adoption of the Conference Committee's report.

Mr. PIPER. Mr. Speaker, I move the adoption of the Conference Committee's report on this bill.

On the question recurring,
Will the House adopt the report of the Conference Committee?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

Adams,	Ely,	Lohr,	Roney,
Allen,	Ewing,	Lowery,	Rothberger,
Alworth,	Flynn,	Malie,	Runk,
Amblor,	Forster, I. G.,	Mannion,	Sassaman,
Aron,	Foster, J. D.,	Martin,	Savacool,
Arthur,	Frey,	Mather,	Schaeffer, A. C.,
Baldwin, G. A.,	Gans,	Matt,	Schuck,
Baldwin, R. J.,	Geary,	McAleer,	Scott, J. R. K.,
Becker,	Geiser,	McAllister,	Scott, S. B.,
Benninger,	Gibson,	McCaig,	Semmens,
Benson,	Ginn,	McClintock,	Shaffer, C. A.,
Bergey,	Grabe,	McDermott,	Shaffer, I. E.,
Berntheisel,	Gramley,	McKay,	Sherwood,
Bigger,	Gransback,	McNichol,	Showalter,
Bittles,	Gray, Joseph,	Meenling,	Smith, J. W.,
Blair, W. A.,	Hackett,	Mellott,	Smith, L.,
Blair, W. F.,	Haggerty,	Metzenbacher,	Snively,
Bieloch,	Heidinger,	Miller,	Snyder,
Body,	Hemminger,	Messner,	Spangler,
Brosius,	Herman,	Mitchell,	Speiser,
Brown,	Hess,	Moore,	Spillinger,
Brownlee,	Heyburn,	Morrow,	Steedle,
Burnett,	Hibshman,	Moses,	Steele,
Caldwell,	Hobbs,	Mouthrop,	Stein,
Campbell, C. M.,	Hoffman,	Murphy,	Stone,
Campbell, J. J.,	Howard, J.,	Musser,	Strauss,
Carson,	Howard, R.,	Neel,	Swartz,
Carter,	Humes,	Neely,	Swift,
Cheeseman,	Isler,	Newbaker,	Thomas,
Claycomb,	Irwin, G. C.,	North,	Trach,
Cleary,	Jackson,	O'Neill,	Ulerich,
Cochran,	Jones, E. E.,	Peachey,	Ulman,
Collins,	Jones, J. R.,	Pennegar,	Walnut,
Conner,	Kaiser,	Pennock,	Walsh,
Conniff,	Keegan,	Perry, H. L.,	Walton,
Conrade,	Keepert,	Perry, S. J.,	Watson,
Cox,	Kenna,	Piper,	Wettach,
Currier,	Kennedy,	Post,	Whitaker,
Curry,	Kern,	Price,	Whitman,
Davis,	Kitts,	Ramsey,	Wildman,
DeFrees,	Klepper,	Redfield,	Williams,
Dickinson,	Kuhn, H. P.,	Reese,	Wilson, J. H.,
Donahoe,	Kuhns, E. G. M.,	Reeser,	Wilson, W. H.,
Donnelly,	Lanius,	Rex,	Wiltbank,
Down,	Latshaw,	Rhoads,	Young, G. K.,
Dunn, H. B.,	Lenker,	Richards,	Young, J. H.,
Dunn, J. A.,	Leslie,	Robinson,	Zimmerman,
Ehrhardt,	Letzkus,	Rockwell,	Alter,
Eichenberger,	Light,	Schuck,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

STATEMENT OF CONFERENCE COMMITTEE ON CHILD LABOR BILL.

Mr. WALNUT. Mr. Speaker.

The SPEAKER. The gentleman from Philadelphia, Mr. Walnut.

Mr. WALNUT. Mr. Speaker, your committee of Conference appointed on the Child Labor Bill after some difficulty has secured a meeting with the Committee of Conference on the part of the Senate and feel after several hours discussion to secure the slightest concession in the amendments inserted in the bill by the other House. We feel that the measure as it passed this body was proper and would not have put Pennsylvania insofar as legislation on this most important subject is concerned in a position wherein she would not need to feel ashamed at the protection granted to her children in industry. The vital principles of the bill are those pertained to the hours of employment and the working of children between fourteen and sixteen at night. State after state including those most prominent in their industry activity have limited the hours of employment of minors between the age of fourteen and sixteen to eight hours a day and forty-eight hours a week. The Child Labor Bill as it passed this House contained that limitation. The Senate extended this time to a ten hour day and a fifty-four hour week and further added certain elastic clauses including an exception of the canning industry which provision would in many instances have made possible the employment of children for a period of twelve hours. Your Committee feel that such action is indefensible nor particularly in view of the fact that the opposition to the limitation contained in the original bill, came most directly from the textile industry of Pennsyl-

vania and, was based expressly upon the argument that such a law would make competition with other states impossible. The fact that Illinois, Ohio, Indiana and New York, all have similar regulations was held to be no answer because Pennsylvania's great competitor was Massachusetts. One week ago the Governor of Massachusetts signed an 8 hour law for children between 14 and 16 containing no elastic provisions whatever. Nevertheless the opposition to our House measure was not withdrawn, and your Committee report that the Senate has refused to recede in the slightest degree from its position. Another vital principle of the bill is that concern with the night work for children under the age of 16. Although every effort has been made to secure the enactment of such a regulation. Two years ago a bill was introduced which passed this House but was amended as previous bills have been amended in the Senate by the insertion of a proviso that the prohibition should not apply to industries requiring continuous day and night operation, which made of the bill little more than a mockery upon the statute books. One of the amendments inserted by the Senate in the bill now under discussion was this same exception. The indefensible nature of this position becomes more clear when it is pointed out that the industry for whose benefit the insertion has always been made is the Glass Manufacturing Industry and nearly every state in the glass belt including Illinois, Indiana, Ohio, New York and New Jersey have the prohibition contained in this bill when it passed the House and that Pennsylvania and West Virginia are alone wanting in this proper regulation. In many other particulars amendments were inserted by the Senate which tend to weaken the regulations of the original bill and the provisions for enforcement.

Your Committee did not rest its efforts with the termination of the meeting of the Committee of Conference, but through other Senators attempted to secure some reasonable concession. We finally agreed to accept a provision limiting the hours of labor to nine and one-half per day and fifty-one and a half per week. In order that some step in the direction aimed at by this bill might be taken. We have waited until this late hour in making our statement in the hope that this proposition might be agreed to. We are however, finally convinced that further delay will avail us nothing. We are frankly of the opinion that in certain particulars covering questions of enforcement that the bill in its present form represents some slight advance over existing law, but we feel that, to accept it would be injurious to the fundamental principle for which this bill in its original form has stood. We are convinced that this measure which once promised so much for the advancement of child labor legislation in Pennsylvania would accomplish so little that the principle which we advocate will ultimately be advanced far better by its rejection than its acceptance.

Mr. Speaker, I would like to state further in reference to this matter, I would like to give to the House from this Committee a statement which I believe the Senator from Philadelphia, Mr. Vare, deserves, that he was the only Senator in the other body of this Legislature who showed sufficient interest in this matter to take up the matter and make effort to secure a further reduction in the hours of labor, so that this House might properly act on a bill regulating the hours of labor at this session. I would also like to state that after consultation with the other members of your conference committee that the responsibility for the determination of this question should not rest wholly with us.

CONFERENCE COMMITTEE DISCHARGED.

I therefore move, Mr. Speaker, that your conference committee appointed for the consideration of the child labor bill be discharged from further consideration so that the question of concurrence in the Senate amendments may properly come before the House. I am making that motion Mr. Speaker, and I wish further to state that if the question comes before this House I propose to vote against its passage.

Mr. MATT. Mr. Speaker, I second the motion.
The motion was agreed to.

SENATE MESSAGE.

SENATE ADOPTS REPORT OF THE CONFERENCE COMMITTEE ON HOUSE BILL NO. 118.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the committee of

conference on the subject of the differences existing between the two Houses on House Bill No. 128, entitled:

An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

RESOLUTION RECONSIDERING VOTE BY WHICH THE HOUSE ADOPTED THE CONFERENCE REPORT ON HOUSE BILL NO. 221.

Mr. WALNUT. Mr. Speaker, I offer the following resolution.

The SPEAKER. The resolution will be read by the Clerk. The resolution was read by the Clerk as follows:

Resolved (if the Senate concur), That the vote by which the House adopted the Conference Committee Report on House Bill No. 221 be reconsidered.

On the question,

Will the House agree to the resolution?

Mr. WALNUT. Mr. Speaker, I want to say that House Bill No. 221 is the Register of Wills' bill applying to Philadelphia County. There report has already passed the House, but the printer made a mistake, or possibly I made a mistake in giving the printer the wrong copy of the conference report. We have now a reprint of the real report of the Committee and that is the reason I make this motion to reconsider our action on the wrong print.

On the question recurring,

Will the House agree to the resolution?

The resolution was agreed to.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. R. J. BALDWIN. Mr. Speaker, my understanding about the position of the Child Labor Bill at the present time is that the Conferees cannot agree and that the Committee has been discharged. I ask that as a query to the Chair. That is correct is it not?

The SPEAKER. The Speaker was not in the Chair when action was taken. The gentleman who occupied the Chair at the time action was taken informs the Chair that the Committee was discharged.

Mr. R. J. BALDWIN. Mr. Speaker, if I am not out of order in reference to that bill, I think it would be only fair if the Chairman of that Committee should state to the House how much of a concession in the present law in the number of hours in the Child Labor Bill has been made by the Senate, so that the House may take action on the bill as to whether it will recede from its position and accept the Senate amendments. I would therefore, if not out of order, ask the Chairman of that Committee to make that statement to the House. I suppose the Chair is in the same position as the gentleman from Delaware. I am under the impression that the Senate has agreed to a reduction of four hours in the legal holiday. I would like the Chairman of the Committee to explain.

POINT OF ORDER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. Will the gentleman state his point of order.

Mr. JOHN R. K. SCOTT. Mr. Speaker, the gentleman from Delaware is out of order, because he is not discussing any matter before the House.

The SPEAKER. The point of order, of course, is well taken.

Mr. R. J. BALDWIN. Then, Mr. Speaker, for the sake of bringing that bill before the House, I move that the House accept the Senate amendments to the bill.

Mr. HOWARD. Mr. Speaker, I second the motion.

POINT OF ORDER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. JOHN R. K. SCOTT. Mr. Speaker, the gentleman is out of order, because the House has already non-concurred.

The SPEAKER. The point of order is well taken.

Mr. R. J. BALDWIN. Mr. Speaker, then I will further inquire whether the bill is in possession of the House.

The SPEAKER. The bill is not in possession of the House. The bill has not been returned to the House by the Committee.

Mr. R. J. BALDWIN. Then, Mr. Speaker, do I understand by that that this House has no method of getting possession of that bill, no parliamentary means of getting possession of that bill?

The SPEAKER. Of course when the House discharged the Committee it was the duty of the Committee to return the bill to the House, but the Chair's information from the Clerk is that this has not been done.

Mr. JOHN R. K. SCOTT. Mr. Speaker, all this is out of order. The motions of the gentleman from Delaware are out of order. The Chairman of the Committee reported what they have done and have the consent of the House to discharge the conferees. There has been no report to the Senate on that question.

Mr. R. J. BALDWIN. Mr. Speaker, it is a new proposition to me to discover that the House cannot get possession of a bill, simply because a committee that has been discharged has not returned it to the House. The Speaker so stated, at least I understood him to say, that it was the duty of the Chairman of the Committee to return the bill to the House. The bill is in possession of the House, legally ought to be in possession of the House at the time the report is made. I do not know how the Chairman of a Committee that has been discharged can retain possession of the bill.

Mr. JOSIAH HOWARD. Mr. Speaker, I move that the gentleman from Delaware be delegated by this House to inquire from the Senate as to whether the bill is coming over to us tonight.

Mr. JOHN R. K. SCOTT. Mr. Speaker, such a motion would be highly improper to send a member over to the Senate on such a mission.

Mr. R. J. BALDWIN. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. Walnut.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. WALNUT. Mr. Speaker, yes, sir.

Mr. R. J. BALDWIN. Mr. Speaker, my understanding is that Mr. Walnut is Chairman of the House Committee on Conference on this bill. Is that correct?

The SPEAKER. That is correct.

Mr. R. J. BALDWIN. Mr. Speaker, does the Chairman of that Committee understand that he should return the bill to the House after being discharged?

Mr. WALNUT. Mr. Speaker, I will state that I never secured the bill from the transcribing room. We met once and we used copies of the bill as it passed the Senate. The bill is still in the hands of the Clerk in the transcribing room.

Mr. R. J. BALDWIN. Mr. Speaker, I am speaking legally. I am not speaking physically.

Mr. WALNUT. Mr. Speaker, that is all I know about the bill.

Mr. R. J. BALDWIN. Mr. Speaker, there is no question but what the bill legally should be in the hands of somebody.

Mr. WALNUT. Mr. Speaker, I understood the gentleman to inquire where was that bill. As far as I know, it is there.

The SPEAKER. The Chair has directed an investigation to ascertain whether the bill remains in the transcribing room of the House. When this fact has been ascertained, it will be reported to the House.

Mr. RONEY. Mr. Speaker, when I understand this bill is not now before the House.

The SPEAKER. The Chair is having the question investigated as to whether the House has possession of the bill. The bill is not now before the House.

Mr. RONEY. Mr. Speaker, the Chair will inform the House whether the bill is over there.

The SPEAKER. The Chair will.

QUESTION OF PERSONAL PRIVILEGE.

Mr. HOWARD. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. HOWARD. Mr. Speaker, I am very much in favor of a Child Labor Bill, and I think it would be a shame for this House to sit here until twelve o'clock arrives and allow the Child Labor Bill to die. I think, Mr. Speaker, that if the Child Labor Bill provides health regulations, factory regulations and other regulations that are beneficial to child labor, and as I understand it there is only the question of a half hour's difference, that the House Conference Committee have proposed 9-1-2 hours and the Senate amendment calls for ten hours.

QUESTION OF PERSONAL PRIVILEGE.

If that is the only difference between us I rise as a question of personal privilege to state that we are making a great mistake if we allow this bill to die without getting this bill back in some way to accept the Senate amendments.

The SPEAKER. The Chair desires to inform the House that the bill referred to in the discussion is now in the possession of the House.

RECONSIDERATION OF VOTE.

Mr. RONEY. Mr. Speaker, I do not think this House could afford to pass the child labor bill as it came from the Senate but I do feel Mr. Speaker, that the conference committee on the part of the House was a little hasty in asking that it be discharged from further consideration of this bill. It is possible that the Senate and House Committees can affect a compromise and in the interest of the passage of the Child Labor Bill, or at least a sincere and conscientious effort to do so, I move that the vote by which the conference committee was discharged be reconsidered.

Mr. HOWARD. Mr. Speaker, I second the motion, and in doing so I will suggest that the Committee report back to the House immediately if any amendment is made.

The motion was agreed to.

LEAVE OF ABSENCE.

Mr. WALNUT. Mr. Speaker, I might say acting for the conference committee that I am very glad that we are to be continued in our duties and we will make every effort to secure any reasonable concessions on the part of the Senate, as I am sincerely interested in securing the passage of this Child Labor Legislation. Furthermore I would ask leave of absence for myself and my two committeemen.

The SPEAKER. Is there any objection? The Chair hears none and the leave of absence is granted.

SENATE MESSAGE.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 105.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of a committee on conference on the subject of the differences existing between the two Houses on bill numbered and entitled as follows

House Bill No. 105.

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

BILLS SIGNED BY SPEAKER.

The Seaker announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 118:

An Act regulating certain political parties providing for and regulating the election of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including state committeemen

a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

Senate Bill No. 876:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Senate Bill No. 103:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

Whereupon,

The Speaker, in the presence of the House, signed the same.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communications from the Governor which were read as follows:

VETO OF HOUSE BILL NO. 402.

Executive Chamber, Harrisburg Pa., June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 402, entitled "An Act regulating policies of insurance against liability arising under Article two of the Workmen's Compensation Law of one thousand nine hundred and thirteen."

This bill should be considered with House Bill No. 403, entitled "An Act to provide for the incorporation and regulation of Employers' Mutual Liability Insurance Associations."

House Bill No. 402 regulates "policies of insurance against liability arising under Article two of the Workmen's Compensation Law of one thousand nine hundred and thirteen."

House Bill No. 403 provides "for the incorporation and regulation of Employers' Mutual Liability Insurance Associations" of employers in the State of Pennsylvania "who have accepted the provisions of article two of the workmen's compensation law of one thousand nine hundred and thirteen."

The Legislature having failed to enact the compensation law recommended by the Industrial Accidents Commission and referred to in both these bills as the "Workmen's Compensation Law of one thousand nine hundred and thirteen" this bill is useless and approval is therefore withheld.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection the communication will lie upon the table. The Chair hears no objections.

VETO OF HOUSE BILL NO. 403.

Executive Chamber, Harrisburg Pa., June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 403, entitled "An Act to provide for the incorporation and regulation of Employers' Mutual Liability Insurance Associations."

This bill is not approved for the reason set forth in my message disapproving House Bill No. 402.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection the communication will lie upon the table. The Chair hears no objections.

VETO OF HOUSE BILL NO. 635.

Executive Chamber, Harrisburg, Pa., June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 635, entitled "An Act to exempt certain buildings from the provisions relating to fire towers and outside fire escapes of the following acts of Assembly the act approved the eleventh day of June one thousand eight hundred seventy-nine entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings' as amended by an act approved the third day of June one thousand eight hundred eighty-five entitled 'An Act to amend an act entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings' approved eleventh day of

June Anno Domini one thousand eight hundred and seventy-nine and as further amended by an act approved the twelfth day of July one thousand eight hundred ninety-seven entitled 'An Act to amend section one of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five entitled 'An Act to amend an act entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine extending the provisions thereof to buildings used in whole or in part for offices not of fire proof construction' also the act approved the seventh day of June one thousand eight hundred ninety-five entitled 'A supplement to an act entitled 'An Act amending section one of article three of an act entitled 'An Act for the better government of cities of the first class in this Commonwealth' approved the first day of June Anno Domini one thousand eight hundred and eighty-five regulating the construction maintenance and inspection of buildings' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three regulating the construction alteration and ventilation of tenement houses and providing for the safety of the inhabitants thereof and providing penalties for the violation of the same' also the act approved the twenty-fifth day of April one thousand nine hundred three entitled 'An Act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class.'

In vetoing a similar bill in 1911, I said:

"No good reason is apparent for relaxing, as this bill proposes to do, the safeguards provided by law for the protection of tenants of lodging, boarding, apartment or tenement houses, from fire or panic."

For the reasons then expressed, I withhold my approval from this bill.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection the communication will lie upon the table. The Chair hears no objections.

VETO OF HOUSE BILL NO. 1575.

Executive Chamber, Harrisburg Pa., June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania

Gentlemen: I return herewith, without my approval, House Bill No. 1575, entitled "An Act to further amend section twenty-one of an act entitled 'A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine' approved June first one thousand eight hundred and eighty-nine."

This bill is not carefully drawn. It purports to amend section twenty-one of the Act of 1879, as it was amended in 1889. Since 1889 this same section was amended in 1891, in 1893, and in 1911, and instead of quoting the section as it was amended in 1889, as its title sets out, the bill quotes the section as it was amended in 1893, but does not quote the law as it now stands.

For this reason the bill is not approved.

(Signed,) JOHN K. TENER.

The SPEAKER. If there is no objection the communication will lie upon the table. The Chair hears no objections.

APPROVAL OF HOUSE BILL NO. 1065.

Executive Chamber, Harrisburg Pa., June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 1065, entitled "An Act providing for the location construction operation and maintenance by the Commonwealth of Pennsylvania of a canal or waterway from the junction of the Ohio and Beaver Rivers in Pennsylvania to Lake Erie at or near the mouth of Indian Creek in the State of Ohio with all appurtenances necessary or convenient for the purpose and for the utilization of the water-power developed or created in the construction and operation thereof providing for the payment of the cost of construction of said canal or waterway and appurtenances out of funds to be contributed by certain counties in the States of Pennsylvania Ohio and West Virginia or any of them and by the Commonwealth of Pennsylvania and other public authorities for the creation of a canal board to have charge of said work prescribing and defining the powers and duties of said board and the conditions under which the said work shall be carried on providing for the payment of damages sustained by reason of the appropriation of property and right in the exercise of the Right of Eminent Domain herein conferred providing for the reimbursement in the manner provided in this act of said counties contributing to the payment of the cost of constructing said canal or waterway and appurtenances imposing certain duties upon the Auditor General and State Treasurer authorizing the said canal board to make certain rules and regulations for the use of said canal and making violations thereof misdemeanors and providing penalties therefor and making an appropriation for carrying out certain provisions of this act."

(Signed,) JOHN K. TENER.

APPROVAL OF HOUSE BILL NO. 405.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg Pa., June 27, 1913.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to advise you that I have this day approved and signed House Bill No. 405, entitled "An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents to study advanced methods for safeguarding against the same to inquire into the subject of fair compensation for those injured or killed as a result thereof and to study the operation and effect of the Workmen's Compensation Law of one thousand nine hundred and thirteen and making an appropriation for the expenses of said commission."

(Signed,) JOHN K. TENER.

BILLS SIGNED BY SPEAKER.

The Chief Clerk announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 105:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

House Bill No. 1467:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

Whereupon,

The Speaker in the presence of the House signed the same.

REPORT OF THE CONFERENCE COMMITTEE ON HOUSE BILL NO. 221.

The SPEAKER. The Chair lays before the House the corrected report of the Conference Committee on House Bill No. 221, on which the House reconsidered its vote on the bill a little while ago.

REPORT OF THE CONFERENCE COMMITTEE ON HOUSE BILL NO. 221.

To the members of the Senate and House of Representatives:

We, the undersigned Committee of Conference, on the part of the Senate and House of Representatives, for the purpose of considering House bill number two hundred and twenty-one, entitled "An Act fixing the salary of registers of wills in counties within which are or may be located any cities of the first class, and providing for the payment of fees or commissions earned by said officers into the county treasury after deduction of expenses, which expenses said registers are authorized to incur," beg leave to submit the following amended bill as our report.

T. HENRY WALNUT,

E. J. McALEER.

SAMUEL B. SCOTT,

Committee on the part of the House.

SAML. W. SALUS,

EDWIN H. VARE,

AUGUSTUS F. DAIX, Jr.,

Committee on the part of the Senate.

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter the salary of registers of wills in every county of this Commonwealth containing a population of one million five hundred thousand and upwards shall be ten thousand (\$10,000) dollars a year

Section 2 The register of wills in said counties shall pay into the county treasury all fees or commissions of any kind earned by them for services performed either for the county or for the State or otherwise

Section 3 This act shall not affect the compensation of any register of wills elected prior to the enactment hereof during the term for which he shall have been elected.

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed.

Mr. BLELOCH. Mr. Speaker, I would like to know the contents of the proposed act and I call for a reading of the same, by section.

The SPEAKER. The Clerk will read the bill.

The bill was again read.

On the question,

Will the House adopt the report of the conference committee?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Adams,	Ehrhardt,	Lowers,	Roney,
Ambler,	Eichenberger,	Mannion,	Rothenberg,
Aron,	Ely,	Martin,	Sassaman,
Arthur,	Ewing,	Mather,	Savacool,
Baldwin, G. A.,	Flynn,	McAleer,	Schuck,
Baldwin, R. J.,	Forster, I. G.,	McAllister,	Scott, J. R. K.,
Bass,	Frey,	McCaig,	Shaffer, C. A.,
Becker,	Gans,	McClintock,	Shaffer, I. E.,
Benninger,	Gearv,	McDermott,	Sherwood,
Benson,	Gibson,	McNichol,	Showalter,
Bergey,	Gienn,	Mellott,	Smith, J. W.,
Berntheizel,	Grabe,	Metzenbacher	Smith, L.,
Bigger,	Gransback,	Miller,	Snyder,
Bittles,	Gray, Joseph,	Missimer,	Spangler,
Blair, W. A.,	Hackett,	Mitchell,	Speiser,
Bleloch,	Haggerty,	Moore,	Spillinger,
Body,	Heidinger,	Morrow,	Steedle,
Brosius,	Hemminger,	Moses,	Steele,
Brown,	Herman,	Mouthrop,	Stein,
Brownlee,	Hess,	Musser,	Stone,
Burnett,	Heyburn,	Neel,	Strauss,
Caldwell,	Hibshman,	Neely,	Swartz,
Campbell, C. M.,	Hobbs,	Newbaker,	Swift,
Campbell, J. J.,	Howard, J.,	North,	Thomas,
Carson,	Howard, R.,	O'Neill,	Trach,
Carter,	Irwin, G. C.,	Peachey,	Ulrich,
Cheeseman,	Jones, E. E.,	Peunegar,	Ulman,
Claycomb,	Kaiser,	Pennock,	Walsh,
Collins,	Kaufman,	Perry, H. L.,	Walton,
Conner,	Keegan,	Perry, S. J.,	Watson,
Conniff,	Keepert,	Peters,	Wetach,
Conrade,	Kenna,	Piper,	Whitaker,
Cox,	Kennedy,	Post,	Whitman,
Currier,	Kuhn, H. P.,	Price,	Wildman,
Curry,	Kuhns, E. G. M.,	Ramsey,	Williams,
Davis,	Lanius,	Redfield,	Wilson, J. H.,
DeFrees,	Latshaw,	Reese,	Wilson, W. H.,
Dickinson,	Lenker,	Reeser,	Wiltbank,
Donnelly,	Leslie,	Rex,	Young, G. K.,
Down,	Letzkus,	Rhoads,	Young, J. H.,
Dunn, H. B.,	Light,	Richards,	Zimmerman,
Dunn, J. A.,	Lohr,	Robinson,	Alter,
		Rockwell,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

SENATE ADOPTS REPORT OF THE CONFERENCE COMMITTEE ON HOUSE BILL NO. 221.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the Conference Committee on the subject of the differences existing between the two Houses on bill numbered and entitled, as follows:

House Bill No. 221:

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury

BILLS SIGNED BY SPEAKER.

The SPEAKER announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly, and the same being correct, the titles were publicly read as follows:

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment of fees or commissions earned by said officers into the county treasury

Whereupon,

The SPEAKER in the presence of the House signed the same.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 117:

An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

with the information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were read by the Clerk as follows:

Amend the title, line one by striking out the words "certain public office" and inserting in lieu thereof the words "All elective office of cities of the second class and all offices of judge of a court of record."

Also amend title, line four, by striking out "certain" and insert "such."

Also amend title, line 6, strike out "Auditor General State Treasurer" and in line 7, strike out "county treasurer" and insert "and."

Also in line 8, strike out the following: And the clerks or secretaries of cities boroughs townships and school districts vesting the courts of common pleas with certain powers duties and jurisdiction providing for the payment by the several counties and their reimbursement by the State of certain expenses incident to such nominations and elections

Amend section one, line four by striking out the following: County city ward borough township school district or election district office or other elective public office regularly filled at the municipal election in any year and also all candidates and insert "office of cities of the second class or"

Also in line 8, insert "of judge" and strike out "regularly." Also strike out the following: At a municipal election or at either a general election or a municipal election and all candidates to be voted for at special elections to fill vacancies in and insert "by the vote of the electors of the State at large or any of the above specified offices" and insert "by the vote of the electors of the State at large or of the electors of any county or judicial district in the State."

Also in line 14, insert the following: The term "office of judge" or "office of judge of any court" when used in this act shall mean the office of judge of any court of record

Amend section two by striking out the first eight lines.

Also in line 9, strike out the following: All offices to be filled at the municipal election shall be nominated at the fall primary Candidates for

Also in line 11, strike out "the" and insert "any." Also in line 11, strike out "of judge" and insert "within the provisions of this act."

Also in line 12, strike out "general." Also in line 13, strike out "known as the spring primary held in even numbered years."

In line 14, insert "provided by law." Also strike out "party" and strike out "and other purposes." Also insert "relating to such primaries shall continue to be in force and to be applicable to the said offices in so far as may be consistent with the provisions of this act"

Line 19, strike out "the" and insert "any such." Also strike out "of judge" and "at any primary held."

Amend section three and four by striking out the entire sections.

Amend section 5, strike out "5" and insert "3"

Insert in line one "hereinafter called 'non-partisan primary ballots for the said offices.'"

Line three, strike out "fall" and insert at end of line "for such offices."

Line 12, strike out "September."

Line 27, strike out "County Commissioners" and insert "Mayor."

Line 32, strike out "Justice of the Peace" and insert "Council."

Line 43, insert "Non-Partisan."

Line 48, strike out "official" and insert "official non-partisan"

Line 49, strike out the following: At the fall primary and the names of the candidates for the office of judge of any court shall appear on the official ballots of all political parties at the spring primary

Amend section 6, by striking out in line one, "6" and insert "4"

In line two, strike out "spring" and "the" and "of judge" and insert "any of said."

Also strike out the following: Of any court shall be printed on the official ballots of every political party at such spring primary and the names of candidates for nomination at any fall primary for any elective office to be filled at the regular municipal election including the office of judge of any court

In line 9, strike out "fall" and "in either case."

In line 8, insert "non-partisan primary."

In line 11, strike out "judicial" and "of the county."

In line 14, strike out "the" and insert "any of said offices"
 In line 14, strike out "of judge of any court."
 In line 15, insert "non-partisan primary."
 In line 16, strike out "spring" and the following: And the names of no candidates for any elective office to be filled at the regular municipal election including the office of judge shall be printed upon the official ballot to be used at any fall primary

Line 23, strike out "principle" and insert "policy and party membership shall not be necessary to qualify any person to be a candidate or to be a signer of a nomination petition within the provisions of this act"

Line 34, strike out "judicial."
 Line 35, strike out "of the county."
 Line 48, strike out "judicial."
 Line 49, strike out "of the county."
 Line 56, strike out "judicial."
 Line 57, strike out "of the county."

Amend section 7, line one, strike out "7" and insert "5."

Line 14, insert 'of the county or judicial district as the case may be.'

Line 15, strike out "an" and insert "any other." Also strike out "to be voted for by the electors of an entire county" and in line 16, insert "within the provisions of this act." Also strike out "one hundred" and insert "ten."

Line 17, insert "of the political district or division within which such nomination is to be made."

Strike out lines 19 and 20.

Line 21, insert, "Where a nomination petition has been duly filed under the provisions of this act and thereafter and before the day of the primary the candidate named in said petition dies the original signers of said petition or the majority of them may sign and file another petition proposing a new candidate for the same office at any time prior to the printing of the non-partisan primary ballot. Said petition so filed shall have the same force and effect as the original petition

Amend section 8, line one, by striking out "8" and inserting "6."

Line 18, strike out "ten."

Line 21, strike out "fifteen."

Amend section 9, strike out "9" and insert "7."

Amend section 10, line one, strike out "10" and insert "8."

Line 2, strike out "Tuesday" and insert "Wednesday"

Line three, insert "non-partisan primary."

Amend section 11, strike out "11" and insert "9."

Line 3, strike out "fall and insert "non-partisan primary."

Line 10, strike out "the" and insert "said."

Line 11, insert "non-partisan primary."

Line 16, strike out the following:

"The county commissioners shall prepare and furnish to the election officers at said primaries such ballot boxes properly numbered for each election district lists of voters forms including forms of affidavits for voters challenged as to identify residence and bribery blanks return sheets blank books and other supplies as they are or hereafter may be required to furnish by law to said officers for use at elections and shall deliver them together with forms of affidavits for obtaining assistance in marking ballots required by this act all in the same manner as at elections The said supplies shall have printed upon them appropriate instructions and shall be in appropriate form for use at the primaries. They shall also provide for the opening of the polling places and for the compensation of the owners thereof and shall see that they are in proper order and provided with voting booths as at elections

Strike out all of sections 12 and 13.

Amend section 14, strike out "14" and insert "10."

Line one, insert "for candidates for offices within the provisions of this act" and strike out in line two "fall."

Line 11, strike out the following: Each elector shall prove his qualifications and his identity in the same manner in which electors in the election district in which he offers to vote are or hereafter may be required by law to prove their qualifications or identity on election day and may be challenged as at elections and insert the following:

Party membership shall not be necessary to entitle any person to receive and vote a non-partisan primary ballot at any primary at which a candidate for any such office is to be nominated

Amend section 15, strike out "15" and insert "11."

Also strike out the following:

The ballot boxes lists of voters (a copy of which shall be posted outside of the polling place) and other records shall be delivered into the custody of the officers who are or hereafter may be required by law to keep similar records of elections

Upon the closing of the polls at any fall primary the election officers shall forthwith proceed to open the ballot boxes and take therefrom the ballots and first count the number of ballots cast and make a record thereof and then count the vote cast for the different persons named on the ballots and make a record thereof and when said count is finally completed they shall certify in due and proper form to the number of votes cast for each person. They shall then place the ballots so counted and canvassed together with all stubs and unused ballots in an envelope or package to be furnished by the county commissioners and forthwith seal the same and they shall also place the returns of votes and the register of voters aforesaid and all affidavits made pursuant to the provisions of this act in another envelope also to be furnished by the county commissioners and forthwith seal the same. Both of said envelopes and packages shall then be kept by the judge of election and shall at or before noon of the Tuesday following be deposited by him in person or by registered mail with the county commissioners who shall on the succeeding day at noon publicly commence the computation and canvassing of the returns and continue the same from day to day until completed and for that

purpose to have the right to petition the court of common pleas for the use of its processes to enforce the provisions of this act in relation to the returns of the election officers

All the ballots together with the stubs and unused ballots and all returns of vote registers of voters and affidavits returned to the county commissioners as aforesaid shall be carefully preserved by them for a period of at least one year and insert the following:

As soon as a voter is admitted within the rail in the voting room at the time of a primary the election officer having charge of the ballots shall detach one of said non-partisan primary ballots from the stub and give it to the voter but shall first fold it as required by law. If the voter is entitled to receive a party ballot he shall receive it at the same time he receives the non-partisan primary ballot. Not more than one non-partisan ballot shall be given to a voter. Provided however That where a voter inadvertently spoils a non-partisan primary ballot he may obtain another as provided by law first returning the spoiled ballot which shall be cancelled preserved and returned as in like cases at elections

The voter shall mark said non-partisan primary ballot and deposit it in the ballot box at the same time he marks and deposits the party ballot if any

The ballot check list and the voting check list at primaries shall have separate columns for party ballots and non-partisan primary ballots and the officers or clerks keeping such lists shall make separate checks or notations for each class of ballots as they are issued and deposited

When after the closing of the polls at a primary the ballots are taken from the ballot box the election officers shall after counting and making a record of the number of ballots for each party count the number of non-partisan primary ballots cast and make a record thereof and after counting the vote cast for the different persons named on the party ballots and making a record thereof shall count the vote cast for the different persons named on the non-partisan primary ballots and make a record thereof and when said count is finally completed they shall certify in due and proper form to the number of votes cast for each person upon the non-partisan primary ballots in addition to certifying the party vote as provided by law the non-partisan primary ballots and their stubs and the unused non-partisan ballots shall be disposed of in the same way as the party ballots stubs and unused ballots are disposed of according to law and the returns of non-partisan votes and register of voters shall be placed in envelopes sealed kept and deposited with the County Commissioners and the returns by them computed and canvassed all as provided by law with respect to party registers and returns

Strike out all of section 16 and 17.

Amend section 18, strike out "18" and insert "12."

Line 2, strike out "fall."

Line 7, strike out "twenty" and insert "thirty."

Amend section 19, strike out "19" and insert "13."

Line one, strike out "spring."

Line 2, strike out "the office of judge of any court and the candidates for nomination at any fall, primary for." and insert "within the provisions of this act."

Line four, strike out "regular municipal" and "including the office of judge of any court."

Line 6, strike out "general or municipal."

Line 14, insert "which are provided according to law."

Line 15, strike out the following: "As is now or may hereafter be required by law and shall be printed on such ballots in alphabetical order under the respective offices and without any designation of party or principle"

Line 19, strike out "general or municipal."

Line 20, strike out the following: "or whenever at any primary a number of the candidates for any one of the aforesaid offices equal to the number of persons to be elected to such office at the succeeding general or municipal election"

Line 22, strike out "each" and "more" and insert the following: "a number of votes greater than one-half of the total number of votes cast for such office at such primary and greater than one-half of the number of ballots cast in the political district or division within which the nomination is to be made at the last preceding regular election"

Line 26, strike out "or candidates."

Line 27, strike out "or nominees" and "or their."

Line 28, strike out "s" and "or candidates."

Line 31 strike out the following: unless such candidates shall by written agreement duly acknowledged and filed with the County Commissioners or the Secretary of the Commonwealth as the case may be otherwise determine such tie

Line 35, strike out "Wednesday" and insert "Friday."

Line 37, strike out "Monday" and insert "Wednesday."

Line 40, strike out "or file the written agreement hereinbefore provided."

Amend section 20, strike out "20" and insert "14."

Line 7, insert "for the same office."

Line 12, strike out "of judge" and "foregoing."

Line 22, strike out "six" and insert "four." Strike out "seven" and insert "five."

Line 26, insert "in such cases."

Amend section 21, strike out "21" and insert "15."

Line one, strike out "of judge" and insert "within the provisions of this act."

Line 2, strike out "an" and insert "a."

Line 3, strike out the following: "If such office is one within the foregoing provisions of this act that it to say is the office of judge or is an elective office regularly filled at the municipal election"

Line 6, insert "such office for."

Line 7, strike out "of the class at which such office might regularly be filled" and insert "or at a special election to be held at the same time as a regular election."

Line 10, strike out "of" and insert "if."

Line 11, strike out "of" and insert "for."

Line 22, strike out "six" and insert "four" and strike out "seven" and insert "five."

Line 25, strike out "any" and insert "Any number of candidates may be so nominated."

Amend section 22, strike out "22" and insert "18."

Line 2, strike out "a general" and insert "an." Strike out "the" and insert "any." Also strike out "of judge" and in line 3, insert "within the provisions of this act."

Line 7 insert "any judge or for (here insert names of any other offices for which candidates have been nominated under the provisions of this act."

Line 8, insert "or any city office."

Strike out from line 1 to line 32, including the word "election" and insert the following:

The group of candidates for the office or the several offices within the provisions of this act shall be printed on the ballot at the head of the second column shall be enclosed in a solid border not less than one-sixteenth of an inch in width and shall be headed with the following words printed in bold face type not less than sixteen point in size "Judicial and city ticket Non-partisan" Said instructions shall vary as the names of the offices to be filled may require

The names of the candidates nominated as provided by this act shall be printed on the ballot in alphabetical order under the titles of the respective offices and without any party name or appellation and the names of no other candidates for such offices shall be printed on said ballots At the right of the name of each candidate shall be a square for the insertion of a cross mark and following the list of candidates for each different office to be filled (or under the name of the office itself if there are no candidates) shall be left blank spaces all as required by law

Amend section 23, strike out "23" and insert "17."

Line 3, strike out "Wednesday" and insert "Friday."

Strike out entire 24th section.

Amend section 25, strike out "25" and insert "18."

Line one, insert "for any office within the provisions of this act."

Line 2, strike out "primary" and insert "election."

Line 3, insert "precinct or division."

Line 4, strike out "county but need not be a resident of the."

Line 5, insert "precinct or division."

Line 8, strike out "remain" and insert "be present" Also insert "voting" in line 10. Also insert in line 10, "during the time that the ballots are cast and counted and the returns made out and signed by the election officers and may keep poll books and challenge lists."

Line 13, strike out "required."

Line 14, insert "requested."

Line 15, strike out "primary" and insert "election."

Amend section 26, strike out "26" and insert "19."

Strike out first six lines of the section.

Line 8, strike out "or overseers."

Amend section 27, strike out "27" and insert "20."

Line 1, insert "knowingly."

Line 2, insert "provided for by this act."

Line 3, strike out "judicial."

Line 4, strike out "of the county."

Line 6, insert "knowingly."

Line 11, insert "knowingly."

Line 24, strike out "and" and insert "or." Also strike out "less" and insert "more." Also strike out "three months more than."

Line 25, insert "either or both in the discretion of the court."

Strike out from line 26 to 139 inclusive.

Amend section 28, strike out "28" and insert "21."

Amend section 29, strike out "29" and insert "22."

The SPEAKER. The Chair would inform the House that the Senate reprint showing the amendments is on the files of the House on page 12863. Since that reprint the Senate has further amended Section 13, page 20. The Clerk will read the section at length.

The Clerk read the section as follows:

Section 13 The candidates for nomination at any primary for any office within the provisions of this act to be filled at the succeeding election equal in number to twice the number to be elected at the succeeding election who shall have received at such primary the highest number of votes cast for nomination to the office for which they are candidates (or if the number of all the candidates voted for as aforesaid be not more than twice the number to be elected then all the candidates) shall be the nominees for such office and their names and none other except as hereinafter provided shall be printed as candidates for such respective offices upon the official ballots which are provided according to law for use at such succeeding election Provided That whenever at any primary any candidate for nomination to any of the aforesaid offices to which but one person is to be elected at the succeeding election a number of votes greater than one-half of the total number of votes cast for such office at such primary and greater than one-half of the number of ballots cast in the political district or division within which the nomination is to be made such candidate shall be the sole nominee for such office and his name and none other shall be printed as candidate or such office upon the official ballots for use at such succeeding election

In case of a tie the candidates receiving the tie vote shall appear and cast lots before the county commissioners or the Secretary of the Commonwealth as the case may be on the third Friday after the primary and the one to whom the lot shall fall shall be entitled to the nomination Provided in any case where the fact of a tie vote is not authoritatively determined until after the third Wednesday after the day of the primary the day for appearing and casting lots shall be the second day after the day on which the fact of such tie vote is authoritatively determined If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on

said day the county commissioners or the Secretary of the Commonwealth as the case may be shall cast lots for him or them For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing

Mr. FLYNN. Mr. Speaker, following the section just read it would appear that the only amendment here consists in striking out that portion placed in lines 25 and 26.

The SPEAKER. That is correct.

Mr. ALLEN. Mr. Speaker, at the line preceding "regular elections."

Mr. JOHN R. K. SCOTT. Mr. Speaker, does not that change the whole of that?

The Speaker. If the gentleman will analyze that he will see that it is quite consistent in itself.

On the question,

Will the House concur in the amendments of the Senate?

Mr. JOHN ROBERT JONES. Mr. Speaker, this is House Bill No. 117 and is the bill as it passed the House with the Senate amendments. I want to make it clear to the House what the effect of the amendments are which were made by the Senate. This bill passed the Senate and House and applied to the non-partisan primary election for all officers to be filled at the municipal election, in the odd years and all judges whether elected at the municipal election or the general election. I urged the passage of this bill to apply, as I have stated, this purpose when it was introduced. The Senate, however, refused to pass the bill as it passed the House and has amended it to this effect that it now applies solely to the office of judge, whether that judge be elected at the municipal election or at the general election and also applies to cities and I will read that part:

That hereafter all candidates for any elective office of cities of the second class or for the office of judge of any court of record whether such office of judge be filled by the vote of the electors of the State at large or of the electors of any county or judicial district in the State

This then applies to non-partisan principle with these offices. While I urged the passage of it, they refused to do it. They have amended the bill this evening and I want to explain all the facts. Where a candidate at this primary should receive a number of votes greater than one-half of the total of votes cast at the primary, then such candidate shall be the sole nominee; it practically elects him. The number of votes for the office of judge in which there will be a separate non-partisan primary ballot at the primary election. For instance, upon that same non-partisan ballot for example, a candidate for mayor and also a candidate for judge does not only have a majority of all votes cast for the office, but also a majority of all those non-partisan ballots.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I desire to interrogate the gentleman.

The SPEAKER. Will the gentleman from Schuylkill, Mr. John Robert Jones, permit himself to be interrogated?

Mr. JOHN ROBERT JONES. Mr. Speaker, yes, sir.

Mr. JOHN R. K. SCOTT. Mr. Speaker, do I understand the gentleman to say in reference to the amendment made to-night on the question of the nominee being the sole nominee to go on the general ballot, that is he receives 51 per cent. or greater than one-half of all the votes cast at the primary that gives him the sole nomination on the general election, or does it require him to have at least 50 per cent. of the votes cast in that office at the preceding general election.

Mr. JOHN ROBERT JONES. Mr. Speaker, the bill as it was originally introduced had been clear that when a man or candidate received such majority vote that he was the sole nominee. For example, where there is but one office to be filled, for example, a judge. Under the non-partisan principle there are two candidates receiving votes the one receiving the highest number will be the candidate at the election. This provision means where one of these two should receive a majority of the votes cast for that office in addition to a majority of the ballots cast for that office, he would be the sole nominee and, of course, as the sole nominee it means he would be elected. I am stating my interpretation of the Senate amendment.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I think before we pass this bill by concurring in the amendments of the Senate, we ought to appreciate what this amendment might be. To my mind it is a very simple process of taking out a

few words but it certainly is revolutionary in its effect. What it means is this: That the majority of the votes cast at the primary in the second class cities for the nominations, the nominee who receives 51 per cent. of those votes goes on the general ballot at the general election and is the only nominee for that office. It means for the office of judge throughout the whole Commonwealth where there is one office to be filled that the judge who receives 51 per cent. of all the votes cast for the primary election on that ballot is the only nominee for that position.

As this bill read before it was amended to-night, it contained a proper restriction. It was thought that the 51 per cent. of all the votes cast at the primaries would give that nominee the sole position on the general ballot, provided that 51 per cent., or more than half, using the language in the bill, was equal to one-half of all the votes cast for that same office at the general election proceeding. Now, that is taken out. In other words, if, in the City of Philadelphia, there were cast 20,000 votes for the office of judge and 11,000 votes had by one candidate, that one candidate would have his position alone at the next general election on the ballot and be the only nominee for that office. And the ballot for the coming general election for that same office, at the preceding election there had been 100,000 votes cast for it; now, as I read the amendment quickly here, because this is my first knowledge of it, it looks to me as though that is an extremely drastic act. Now, a non-partisan ballot is a non-partisan ballot for the purpose of taking these various offices out of politics and out of political machinery. In a non-partisan ballot, when the two other nominees are selected at the primary, those two are placed on the general ballot at the general election, and of those two at the general election the highest number of votes determines the successful candidate. Now, that removes all politics from the non-partisan ballot. But here we are going to have the particular office filled at the primary where we have only a few voters, compared to the vast number going to the general election, go to the primary election. It is extremely doubtful whether we should adopt this amendment. Of course, I appreciate the fact that the sponsor of this bill was moved to concur in the amendments of the Senate. I don't feel satisfied myself by such an amendment as was put in that bill to-night.

Mr. McALEER. Mr. Speaker, if the provisions of this bill are as explained by the gentleman from Philadelphia, Mr. J. R. K. Scott, it would be taking the most partisan ballot that a person could well imagine.

Mr. McCLINTOCK. Mr. Speaker, I feel that the stand taken by the gentleman from Philadelphia, Mr. J. R. K. Scott, is proper. It certainly means this, that the primaries we do not bring out the regular percentage of voters. You say that by this amendment a man can be elected at the primaries. That is a mistake and this amendment is unfair and we should not concur in it.

Mr. JOSEPH GRAY. Mr. Speaker, if what the gentleman from Philadelphia, Mr. J. R. K. Scott, has said and also the gentleman who has just sat down is true that you get an election at the primary, does it not follow that when the people once know that the election at the primary or the primary election is sufficient for an election or means an election, then they will turn out for a primary just the same as they do at a general election.

Mr. NEELY. Mr. Speaker, speaking for second class cities, the city which in part I represent, I would say this: That in the primary election for Pittsburgh a large percentage of the vote turns out, within one, two or at least five per cent. of the vote at the regular election, and I believe that in Pittsburgh the effect of this amendment would be nothing. I think that in Pittsburgh our people would be well satisfied with the bill as it now reads.

Mr. ALWORTH. Mr. Speaker, it seems to me that this amendment offered by the Senate does not change the practical effect of the law as it exists at the present time. If there is a candidate or two candidates for an office, one Republican and one Democrat, the Democrat or the Republican may go into the Republican primaries or the Democratic primaries and succeed in getting a certain proportion of votes and become the nominee on the Democratic ticket or Republican ticket. I think that this provision

was made to meet that condition, and I do not believe the effect of it will be detrimental to the bill.

Mr. J. R. K. SCOTT. Mr. Speaker, I desire to interrogate the gentleman from Lackawanna. Mr. Alworth.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. ALWORTH. Yes, sir.

Mr. J. R. K. SCOTT. Mr. Speaker, doesn't the gentleman from Lackawanna know that under the non-partisan ballot a candidate goes on every ticket at the general election?

Mr. ALWORTH. Yes, but we know that sometimes a Republican goes into a Democratic caucus and if he gets the Democratic votes he is the Democratic nominee as well as the Republican nominee and he is the sole candidate for that particular office, and I believe that this amendment is intended and the purpose of it will fully meet that condition. I believe, gentlemen, that it is very proper.

Mr. J. R. K. SCOTT. Mr. Speaker, I move that we non-concur.

Mr. WILLIAMS in the Chair.

On the question,

Will the House agree to the motion?

Mr. ALTER. Mr. Speaker, it seems to my mind that the objection which has been suggested is not an objection which should cause this House to lose the opportunity of giving to the people of Pennsylvania the right to choose judges of the court, particularly in a non-partisan manner. Now the objection which has been under discussion is simply this: The bill provided, prior to this last amendment, that if a candidate at the primary received fifty-one per cent. of the votes cast for the office for which he was a candidate and that number was equal to fifty-one per cent. or more than one-half of the number of votes cast at the last preceding regular election, then he should be the sole nominee at the following election. As now changed by the Senate it requires him to have more than half of the votes cast for the office for which he is a candidate and that number must be more than half of the total number of ballots cast at that primary. That means that if at the primary say 10,000 voters vote for the office of judge, but 3,000 of the voters who turn out at the primaries do not express any choice for judge, the total number of voters turning out at the primaries is 13,000. Then it is not sufficient for the candidate for judge to have simply 5,001 votes or more than half of ten thousand, the number or votes cast for the office of judge; but he must have 6,501 votes or more than one-half of the total number of voters who turn out at that primary. Now as I understand the gentleman from Philadelphia, the apprehension which occurred to his mind when the matter first came before the House, was this: That there might not be at the primaries a very large turn out of voters and that therefore a judge receiving more than half of the number of votes cast at the primary might not receive such a large proportion of the total number of votes in the district as to justify making him the only candidate at the following election; but, Mr. Speaker, I think the suggestion made by the gentleman from Cambria, Mr. Gray, is sound, that the voters knowing that under the provisions of this bill the man nominated at the primaries may have the exclusive right to be on the ticket at the election; in other words, that the choice at the primary may be final, then there will be an inducement on the part of the voters to turn out at the primaries that we are quite safe in giving to the man who receives more than half of the number of voters turning out the exclusive nomination. We are perfectly safe. We are endangering no public policy by permitting that candidate to be the sole candidate at the election, while allowing the choice of that primary to be final, and we know, Mr. Speaker, since the uniform primary act has been in operation that in very many sections of the State, when there is any important contest for a nomination, the number of votes cast at the primary is frequently greater than the number of votes cast at the general election. I know such has been the case in the County of Allegheny. In the primary of 1911 there were more than 100,000 votes cast, and it seems to me, as I said in the first place, Mr. Speaker, that such apprehension as may arise in the minds of the members from this suggestion, is not a sufficient reason, is far from being a sufficient reason why this House should not take this opportunity of giving to the people of Pennsylvania the opportunity to choose their judges in a non-partisan way and I think if we refuse to

concur in this amendment the strong probability is that by so doing we will miss the opportunity to give the people that right, because at this time and from what I have learned through private sources of information from the other end of the capitol, if this bill is non-concurred in and sent back, it is almost certain that we shall not have again the opportunity of accomplishing this much desired result.

Mr. S. B. SCOTT. Mr. Speaker, I wish to point out briefly for the benefit of the Philadelphia delegation, that the particular section of the bill under discussion can have no effect whatever, upon cities of the first class. In the first place, the bill in its terms applies to judges all over the State and to municipal officers in cities of the second class, so that all the municipal officers at least or the first class cities, are totally out of consideration, and we have for consideration only the office of judge. Now there has recently passed the Legislature an act to consolidate the Courts in the County of Philadelphia. Whether or not that act is constitutional is a question for future determination; so that at present there is only one point and there will always be a case of the most extreme rarity when there is only one judge to be elected and since it is only in cases where there is one officer to be elected that this particular clause has any bearing whatsoever, the chances when it can affect the cities of the first class are so rare that I feel that no member of the Legislature coming from Philadelphia can be justified in casting an adverse vote against the bill for that reason.

Mr. JOHN R. K. SCOTT. Mr. Speaker, for six months I have devoted my whole life to this legislation and when this question was brought to my attention as it was with the remarks of the Speaker, then in the Chair, at first glance I thought that the amendment was fatal to this bill, and I am not as optimistic now as the two gentlemen who preceded me, but it has been very forcibly expressed to me by the Speaker of the House, that in this last hour of our session to now insist upon my motion of non-concurrence, which would likely receive the support of many in the House, might result in the losing of a non-partisan ballot, not only for the judiciary, but a non-partisan ballot for all the officers of the cities of the second class. We have this session passed a bill making a commission form of government for Cities of the Third Class; so I, Mr. Speaker, do not propose to let my own individual judgement stand against the judgment of others, when the Speaker of this House has the force of character to come from the Chair down to the floor and openly and candidly express the fact that in his judgement it would be a mistake to insist upon this motion and against his judgement, that the Senate has placed a knife in this bill, cutting out these words in lines 25 and 26 reading "At the last preceding election," and when the gentleman from Philadelphia, Mr. S. B. Scott, takes the position that he does, though I do not fully agree with him in his view, I do think there is alarm in this amendment, but I think there is also more alarm in ruining the legislation. Therefore, Mr. Speaker, I do not propose to insist upon my motion of non-concurrence, and withdraw it.

Mr. FLYNN. Mr. Speaker, personally I am not by any means satisfied with this bill, with the provisions of this Act, but I do think, perhaps that it might be a step in the right direction, at least worth trying the experiment. It will only affect such districts as I represent in the nomination and election of candidates for judge. Now I recognize, Mr. Speaker, that the party of which I am a member is committed to a non-partisan ballot, having adopted a plank in their State platform to that effect. Therefore I feel that it is at least worth while experimenting with this proposition and if the experiment is to be carried out I know of no better place to do it than with our candidates for judge. In the so-called county districts these contests become very bitter, so much so that very often a candidate after he has gone through the primaries and made his fight, after he has gone through the general election and made another fight, when he is elevated to that high office it almost destroys his usefulness for the administration of justice in some cases of which I have been informed. I think perhaps if you could limit these contests to the primary which might be done under the Senate amendment to this bill that would at least have the effect of eliminating that bitter contest for this high office. On the other hand, if the bill were restored to its original

form before those words were stricken out by the Senate you might just as well eliminate that whole paragraph from the bill for the reason that it would be next to impossible for any candidate to receive at the primaries fifty-one per cent of the highest vote cast at the last preceding or general election. Therefore, I think the House should support the Senate amendments to this bill.

On the question recurring,

Will the House concur in the Senate amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Allen,	Geary,	Mather,	Runk,
Alworth,	Gelsner,	Matt,	Sassaman,
Aron,	Gibson,	McAleer,	Savacool,
Arthur,	Glenn,	McAllister,	Schaeffer, A. C.,
Baldwin, G. A.,	Grabe,	McClintock,	Schuck,
Baldwin, R. J.,	Gramley,	McDermott,	Scott, J. R. K.,
Becker,	Gray, Joseph,	McKay,	Scott, S. B.,
Benninger,	Hackett,	McNichol,	Shaffer, I. E.,
Benson,	Haggerty,	Mechling,	Sherwood,
Bergey,	Heldinger,	Mellott,	Showalter,
Bigger,	Hemminger,	Metzenbacher,	Smith, J. W.,
Bittles,	Herman,	Miller,	Smith, L.,
Blair, W. A.,	Hess,	Missimer,	Snyder,
Body,	Heyburn,	Mitchell,	Spangler,
Brosius,	Hibshman,	Moore,	Speiser,
Brown,	Hobbs,	Morrow,	Spillinger,
Burnett,	Hoffman,	Moses,	Steele,
Campbell, C. M.,	Howard, J.,	Mouthrop,	Stein,
Campbell, J. J.,	Howard, R.,	Murphy,	Strauss,
Carter,	Humes,	Musser,	Swartz,
Cheeseman,	Isler,	Neel,	Swift,
Claycomb,	Irwin, G. C.,	Neely,	Thomas,
Clery,	Jackson,	North,	Trach,
Conner,	Jones, E. E.,	O'Neill,	Uerlich,
Conniff,	Jones, J. R.,	Peachey,	Ulman,
Conrade,	Kaiser,	Pennegar,	Walnut,
Cox,	Keepert,	Pennock,	Walsh,
Davis,	Kennedy,	Perry, H. L.,	Walton,
DeFrees,	Kitts,	Peters,	Watson,
Dickinson,	Kuhn, H. P.,	Price,	Wettach,
Donahoe,	Kuhns, E. G. M.,	Ramsey,	Whitaker,
Donnelly,	Latshaw,	Redfield,	Whitman,
Down,	Lenker,	Reese,	Wildman,
Dunn, J. A.,	Leslie,	Reeser,	Williams,
Ehrhardt,	Letzkus,	Rex,	Wilson, J. H.,
Eichenberger,	Light,	Rhoads,	Wilson, W. H.,
Ely,	Lohr,	Richards,	Wiltbank,
Ewing,	Lowers,	Robinson,	Young, G. K.,
Flynn,	Malle,	Rockwell,	Young, J. H.,
Forster, I. G.,	Martin,	Roney,	
Foster, J. D.,		Rothemberger,	Speaker.
Gans,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SPEAKER ALTER IN THE CHAIR.

CONFERENCE REPORT.

The SPEAKER laid before the House the report of the committee on conference on House Bill No. 1027.

The report of the Conference Committee was read as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1027.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House Bill No. 1027, entitled "An Act to amend section one of an act approved the twenty-ninth day of May, one thousand nine hundred and one, entitled 'An Act relating to anthracite mines and providing for the care and life and attention of employees injured in and about said mines,' requiring the erection of medical rooms in the mines or on the surface," respectfully beg leave to submit the following amended bill as our report:

JOHN F. MANNION,
PETER MURPHY,
W. W. LENKER,

Committee on the part of the House of Representatives.

J. W. ENDSLEY,

Committee on the part of the Senate.

An Act to amend section one of an act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act relating to anthracite mines and providing for the care and life and attention of employees injured in and about said mines" requiring the erection of medical rooms in the mines and on the surface

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act relating to anthracite mines and providing for the care and life and attention of employes injured in and about said mines" which reads as follows—

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within six (6) months after the passage of this act it shall be unlawful to operate any anthracite mine employing ten (10) men or more in the State of Pennsylvania unless said mine is provided with a sufficient quantity of linseed or olive oil bandages line splints woolen and waterproof blankets Said articles shall be stored in a room erected at a convenient place in the mine which room shall not be less than eight by twelve feet and sufficiently furnished lighted clean and ventilated so that therein medical treatment may be given injured employes in case of emergency The furnishings shall be sufficient to accommodate two or more persons in a reclining and sitting posture" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within six (6) months after the passage of this act it shall be unlawful to operate any anthracite mine employing ten (10) men or more in the State of Pennsylvania unless said mine is provided with a sufficient quantity of linseed or olive oil bandages line splints woolen and waterproof blankets Said articles shall be stored in rooms erected at a convenient place in the mine and on the surface which rooms shall not be less than eight by twelve feet and sufficiently furnished lighted clean and ventilated so that therein medical treatment may be given injured employes in case of emergency The furnishings shall be sufficient to accommodate two or more persons in a reclining and sitting posture

Section 4 Any corporation or individual violating the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof in the courts of the proper county shall be sentenced to a fine of not less than one hundred dollars collectible as such fines are by law collectible and payable into the proper funds of such county

On the question,

Will the House adopt the Conference Report?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Allen,	Geary,	Lowery,	Roney,
Alworth,	Geiser,	Mulle,	Rothberger,
Aron,	Gibson,	Mannion,	Runk,
Arthur,	Glenn,	Martin,	Sassaman,
Baldwin, G. A.,	Grabe,	Mather,	Savacool,
Baldwin, R. J.,	Gramley,	Matt,	Schaeffer, A. C.
Bergey,	Gray, Joseph,	McAleer,	Schuck,
Bigger,	Hackett,	McAllister,	Scott, S. B.,
Bittles,	Haggerty,	McCaig,	Semmens,
Blair, W. A.,	Heidinger,	McClintock,	Shaffer, C. A.,
Body,	Hemmlinger,	McDermott,	Shaffer, I. E.,
Brosius,	Herman,	McNichol,	Sherwood,
Brown,	Hess,	Mechling,	Showalter,
Burnett,	Heyburn,	Mellott,	Smith, J. W.,
Campbell, C. M.,	Hibshman,	Miller,	Smith, L.,
Campbell, J. J.,	Hobbs,	Missimer,	Snyder,
Carson,	Hoffman,	Mitchell,	Spangler,
Cheeseman,	Howard, J.,	Moore,	Speiser,
Claycomb,	Howard, R.,	Morrow,	Spillinger,
Cleary,	Humes,	Moses,	Steedls,
Cochran,	Isler,	Moulthrop,	Steele,
Collins,	Irwin, G. C.,	Murphy,	Stein,
Conner,	Jackson,	Musser,	Strauss,
Conniff,	Jones, E. E.,	Neel,	Swartz,
Conrade,	Jones, J. R.,	Neely,	Swift,
Cox,	Kaiser,	Newbaker,	Thomas,
Currier,	Kaufman,	North,	Trach,
Davis,	Keegan,	O'Neill,	Ulman,
DeFrees,	Keepert,	Peachey,	Walnut,
Dickinson,	Kenna,	Pennock,	Walsh,
Donahoe,	Kennedy,	Perry, H. L.,	Walton,
Donnelly,	Kern,	Piper,	Wetach,
Down,	Kitts,	Post,	Whitaker,
Dunn, H. B.,	Klepper,	Price,	Whitman,
Dunn, J. A.,	Kuhns, E. G. M.,	Ramsey,	Wildman,
Ehrhardt,	Latshaw,	Redfield,	Williams,
Eichenberger,	Lenker,	Reese,	Wilson, J. H.,
Ely,	Leslie,	Reeser,	Wilson, W. H.,
Ewing,	Letzkus,	Rex,	Wiltbank,
Flynn,	Light,	Richards,	Young, J. H.,
Forster, I. G.,	Lohr,	Robinson,	Zimmerman,
Foster, J. D.,		Rockwell,	Alter,
Gans,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

Mr. R. J. BALDWIN. Mr. Speaker, I expect the House appreciates that when the General Appropriation Bill is passed there would not be many members left many minutes afterward.

The SPEAKER. If that is the case, the Chair will hold the Appropriation Bill as the last thing.

STATEMENT FROM CONFERENCE COMMITTEE ON HOUSE BILL NO. 119.

Mr. WALNUT. Mr. Speaker, I will state on behalf of the Committee of Conference on House Bill No. 119, on which I labored quite hard, that I interviewed the Chairman of the Senate Conference Committee and he gave me exactly the same statement that was given to me the first time I saw him. He told me distinctly that there was absolutely nothing he could give except the modification which had already been introduced in the Woman's Club. That is all he said. He never gave me any points and never gave me reasons to believe, in what conversation I had with him, that he would do anything or could do anything and practically his remarks were that we have gotten all there was to get and I now ask that the committee be discharged.

Mr. FORSTER. Mr. Speaker, I move that the Committee be discharged from further consideration of this bill.

Mr. MATT. Mr. Speaker, before discharging the committee, I would like to make a statement. It has been reported that the committee, on the part of the House, had been offered concessions by the Committee of the Senate offering to recede from their amendments as to the number of hours that they would recede—fifty-one and a half hours. Officially, that is untrue. At our last meeting the last words from the Committee on the part of the Senate were these: I asked the question whether or not they "stood pat" as the bill passed the Senate. They said, "absolutely so;" but not only one said so, but the three said so and there had been no official notice to us that they would recede from any of the amendments on the part of the Senate.

Mr. LENKER. Mr. Speaker, merely a word which corroborates what my colleagues on the committee have said. There has been all sorts of rumors as to offers made to compromise, made by the members of the Senate or made by the committee of the Senate or by this committee. I desire to say that that is an absolute and unqualified falsehood. From the very first meeting that your conferrees had with the members of the conference committee of the Senate, they have consistently refused to deal with us unless we would absolutely recede from the position of the House and support the bill as amended by the Senate. I know nothing of trades between politicians but I do know that we should be vitally concerned about the interests of the child workers of the State. The Senate, to my mind, has absolutely disregarded all campaign pledges. They have taken the position that your committee could not consistently come back and ask you to concur in what has been done and I trust that this House will stand by the committee in their report and not hand the children of this State a lemon.

Mr. SPEISER. Mr. Speaker, I believe I owe a statement to the House of the facts with reference to negotiations pending toward a compromise bill, so far as the Child Labor Bill is concerned. Mr. Lenker made remarks about negotiations between politicians. He surely did not have me in mind or those with whom I have had personal relations on this bill. Last evening, acting upon the suggestion made by you, I got in consultation with the gentleman from Philadelphia, Mr. Walnut, the Chairman of the conference committee on the part of the House, who at that time was in the company of the President of the Child Labor Association of Pennsylvania and by his secretary, also, I believe, and by the legal representative of the organization. When I requested from Mr. Walnut the exact status of the two conference committees he told me in a very frank and brief manner. I asked whether he thought there was any opportunity of there being a compromise effected, and at that time he was rather optimistic in his opinion. Previously, Senator Vare had endeavored to effect a compromise between the members of the conference committee and suggested that it might be possible that instead of fifty-four hours, as the Senate amendment made it, fifty-one and a half hours might be obtained for them. I

then requested to know what was the paramount issue between the members of conference committees, and was informed that fifty hours was desired on the part of the House conferees and the elimination of night work so far as the glass works were concerned. I then wanted to know whether there could be any compromise on that statement and was told if the elimination of the glass night workers were effected possibly the hours would be compromised and on that statement of fact I got in consultation with Senator Vare. The Senator informed me, and since that time the statement made to me has been verified by the man with whom he spoke, that on yesterday morning, I believe, Mr. Walnut had requested him to interest himself in this matter because Senator Vare had been so successful in having the women's labor bill compromised and passed and the Senator did endeavor and came back to Mr. Walnut and he said to Mr. Walnut that he believed he would be able to get the fifty-one and a half hours, and Mr. Walnut was then accompanied by Mr. Holmes, a newspaper representative of this House, and Senator Vare was then informed that they would not accept fifty-one and a half hours but that they would stand on fifty hours and nothing else. Senator Vare suggested to me that efforts were futile. He said he tried once and was turned down and he didn't think he was justified in going any further. After some time we went to him and finally he consented to go into the matter of the bill again and see what he could do. When I mentioned the fact of the glass night workers elimination, he referred me to Senator Crow, who was more familiar with that matter, and I went to Senator Crow accompanied by Senator Salus and after a conference of two and one-half hours, from 12.45 to 3.30 this morning we conferred, and Senator Crow authorized us to say that he would eliminate that feature of the bill relating to the glass works but objected to making it effective July 1st, 1914, as was suggested by Mr. Walnut and Mr. Wasson; he wanted the compromise so as to make it January 1st, 1915. We then returned to Senator Vare and informed him of our success in that effort and then Senator Vare got busy and in about a half an hour or three-quarters of an hour, he said: "I think we now have the thing in proper shape. Fifty-one and a half hours will be agreed to," and at that time I went on the floor of the House and told that the persons representing the glass interests were in the Senate Chamber and those interested in manufacturing interests in the eastern part of the State with other representatives of the Manufacturers' Association, and had agreed to it. The proposition was formulated as I stated without any glass works hours and the proposition stated was fifty-one and a half hours with the elimination of the glass works so far as the night work was concerned after January 1st, 1915, which Mr. Walnut had requested in the original instance to get from him. I reported this statement and I noticed the President of the Child Labor Association and the secretary and one of them whose name is Mr. Elliott thought it the best course on the Child Labor Bill. They immediately set Mr. Walnut to draw these conference negotiations and Mr. Walnut was in constant activity going and coming from the Senate Chamber either accompanied by Mr. Wasson or Mr. Holmes. We then went to Mr. Walnut with the President and Secretary of the Child Labor Association and the proposition was carefully placed? There were no "buts," "ifs" or "maybes," and then Mr. Walnut and Mr. Wasson said they would not want to take less than fifty hours. I pleaded more earnestly with Mr. Wasson because I firmly believed then, and I believe now, that if Mr. Walnut, who was the Chairman of the committee and therefore had the most responsibility on his shoulders, had been left alone, because he appeared to be greatly pleased at the proposition of fifty-one and a half hours, and if he had not been tampered with and followed the dictates of his conscience, would have absolutely agreed to that proposition there and then. And we would have agreed to it providing fifty-one and a half hours, nine hours a day during the week and a half a day on Saturday. I argued with Mr. Wasson. I hardly did any arguing with Mr. Walnut, as to my mind he seemed very ready to accept the proposition. but Mr. Wasson was very arbitrary. Mr. Wasson took it upon himself that he would rather have no Child Labor Bill unless he could have what he wanted. From one standpoint he took such a responsibility. He assumed that responsibility and he said

he would take that responsibility even if they didn't have any Child Labor Legislation for the next two years.

Of course, Mr. Speaker, it might be asked, or I might be questioned as to why I took this matter up with Mr. Wasson, who is not a member of this House, nor a member of the conference committee appointed by this House. It would have been impossible, Mr. Speaker, to have spoken with Mr. Walnut without speaking to Mr. Wasson, with the exception of one single instance when I saw Mr. Walnut without seeing Mr. Wasson. I never had the pleasure of seeing the other members of the committee. Now, Mr. Speaker, I have made this statement of facts as they actually happened, and can only add to that statement that this afternoon the president of the Child Labor Association again appealed to me, but I felt as though my humble efforts should cease, nothing could be depended upon so far as Mr. Walnut and his associates were concerned, they would not take a fair position, would not make a proposition, and there was nothing left to do. Under these circumstances, Mr. Speaker, I can excuse my colleague, Mr. Lenker, for the remarks that he made and believe that he could not have meant me or Senator Vare, concerning every one other than Senator Vare and myself he possibly was right.

Mr. WALNUT. Mr. Speaker, the gentleman from Philadelphia, Mr. Speiser, appears to have gone into this question with considerable detail. After hearing his statement you will probably realize that the conference on this particular measure was not conducted with the same degree of formality that some others have been conducted. You will note that the conference committee of the Senate did not enter into the question at all. They stood pat. The only gentleman who did take any interest in the matter apparently was Senator Vare. I expressed my appreciation for the interest he took, and I will express my appreciation for the services rendered by Mr. Speiser. But he refers to the extra official as an assistant of the two committees, there were two committees, because I heard from Mr. Speiser something that I was not altogether sure of then, although I had my suspicions of the fact that while I was conferring with Mr. Wasson and Mr. Holmes, who are both interested in this child labor bill, Senator Vare seems to have been conferring on the other side with Mr. Grundy, I assume of the textile interests and a representative of the glass manufacturers. I cannot conceive that the construction that could be placed upon my act of consulting with Mr. Wasson and Mr. Holmes would have any sadder interpretation than on the fact that Senator Vare was consulting on the other side with the glass manufacturers and the textile manufacturers. I have no objection to find with the Senator's consulting with these gentlemen. They have as much right to be heard, as much right to be consulted with, as anybody in the Commonwealth. But it is, Mr. Speaker, most extraordinary that at three o'clock on the morning of Friday, June 27, Mr. Grundy, the representative of the manufacturers of textiles and the representative of glass products, had agreed to fifty-one and one-half hours and our proposition of the partial elimination or a modified elimination of the glass business, and that on the same morning at 10.30, when we found that they did not come to the original proposition, we then said "we will hold out no longer, it is manifest that we have gotten all we can get. We will go back to the Senate and say, 'gentlemen, we are ready to accept your proposition,' and we find either that the Senate never could have produced their original proposition, or that the gentlemen who had agreed to our proposition had gone back to Pittsburgh, to conduct their glass factories, and to Bucks County to conduct their textile factories; and therefore the gentlemen of the Senate found that it was absolutely impossible for them to agree to our proposition. They have had that proposition before them ever since 10.30 this morning and have never come to it. It is my earnest conviction that it is possible the proposition never could have been fulfilled. I do not question the good faith of the Senator from Philadelphia, Mr. Vare, and I do not question the good faith of the gentleman from Philadelphia, Mr. Speiser. but I do say that it seems strange to me that if their proposition was there and could be delivered last night why could not it have been delivered this morning.

I think, gentlemen, we probably have discussed this question far enough, except I do not exactly understand,

Mr. Speaker, I believe I have forgotten the character of the question that we are discussing. Is it a motion to recede. I believe it is a motion to discharge. I might say in reference to that fact that I consulted Mr. Wasson, that the other members of the committee consulted Mr. Wasson, Mr. Holmes, Mr. Humes, Mr. Jones and Mr. S. B. Scott, and other members of this House, upon the question as to what was the right course for us to pursue. It was, I admit, the most perplexing question that I have had presented to me this session. I did not know just exactly where we should yield, and where we should stand firm. It is not a question that you can say, "This is right, and that is wrong." It is a question of degree, and a question of seeing where we should yield, and where we should stand firm. We stood for fifty hours, and I honestly believe that we probably could have gotten fifty hours. We discussed the situation and we decided that if we stood firm we could get fifty and nine, which would make substantially what we were after. We found, as it appears, that we could not get fifty and nine, we then said we will take fifty-one and one-half, and we could not get it.

Mr. PIPER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Walnut.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. WALNUT. Mr. Speaker, yes, sir.

Mr. PIPER. Do I understand that you had a conference with the committee of the Senate until three o'clock Friday morning?

Mr. WALNUT. As I recall it now, the last conference we had with the committee of the Senate was Thursday. We never had any conference to that time. There were rumors of proposals, but none of them were made to the committee when it met, none of those suggestions came from the committee.

Mr. PIPER. I further desire to interrogate the gentleman. Was there a proposition at that time made to you personally by any member of the Senate committee so that you could get fifty-one and one-half hours per week?

Mr. WALNUT. Absolutely none.

Mr. PIPER. Mr. Speaker, I further desire to interrogate the gentleman. At the finish of your conference with the Senate committee, whatever morning it may have been, was there any agreement between the representatives of the House and the representatives of the Senate to meet again in further conference?

Mr. WALNUT. Mr. Speaker, there was absolutely none, because we found that the Senate had refused to concede one fractional part of the bill, one fractional part of the amendments. They had given us their position on the amendments and there was no further necessity of getting together.

Mr. PIPER. Then after that had been settled is it true that those who are interested in their own interests, such as Mr. Grundy and Mr. Wood, left the City of Harrisburg, with the understanding that that was the last conference?

Mr. WALNUT. Mr. Speaker, I am afraid I cannot answer that question. I do not recall if I saw them afterward or not. I, of course, saw Mr. Grundy since that time.

Mr. PIPER. Mr. Speaker, I desire to ask the gentleman how the other conference was brought about yesterday.

Mr. WALNUT. Mr. Speaker, there was no further conference. The representative of the Child Labor Association told me that he had seen Senator Vare and he told him that he would make every effort to secure some concession from the Senate committee, which would result in the passage of this bill.

Mr. PIPER. Mr. Speaker, I further desire to interrogate the gentleman. In the conference that I understand you held last evening, was there any proposition made then by any member of the conference committee of the Senate concerning fifty-one and one-half hours per week?

Mr. WALNUT. Mr. Speaker, there was not.

Mr. PIPER. Mr. Speaker, I desire to ask the gentleman whether Senator Vare, of the Senate, made any offer of that kind.

Mr. WALNUT. Mr. Speaker, as I recall it, I did not see Senator Vare last night. I saw Mr. Speiser, but I do not think I saw one of the Senators.

Mr. SPEISER. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. Walnut.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. WALNUT. Yes, sir, Mr. Speaker.

Mr. SPEISER. Mr. Speaker, I would like to know from the gentleman whether Senator Vare did not propose an offer of fifty-one and one-half hours to him.

Mr. WALNUT. Mr. Speaker, my recollection is that Senator Vare did not at any time say that fifty-one and one-half hours could be secured. We discussed it, but I do not recall that he said he would secure or had secured an agreement that fifty-one and one-half hours would be satisfactory.

Mr. SPEISER. Mr. Speaker, I would like to ask the gentleman from Philadelphia if it is not true that after such an offer had been made and had been refused by Mr. Holmes, who accompanied Mr. Walnut, Mr. Holmes said that they would not take anything less than 48 hours?

Mr. WALNUT. Mr. Speaker, at that time we were discussing whether or not we should accept fifty-one and one-half hours. Senator Vare was discussing it with Mr. Mowitz, of the Child Labor Association, another ex-officio member of the conference committee, as it will appear. Mr. Holmes was standing there with him. He said: "I think you should stick on that being forty-eight hours." Mr. Mowitz was of the opinion that if we could secure fifty-one and one-half hours that the proposition would be satisfactory.

Mr. R. J. BALDWIN. Now, Mr. Speaker, I think that the House fully appreciates the motion to have the committee discharged. It does not mean any reflection on the committee. We have reached that period in our legislative life when we are soon going to close. Here is a bill that has been very much talked about and the public press of the State have published a great deal of news respecting it and its course in this Legislature. The discharge of the committee simply means that the members of the House can express their wish on the bill as it is now printed and lies before us. We know, most of us through the House by this time, that there was quite a disturbance in the Senate over this bill to-night and there was some pretty heated talk over the manner in which some persons who were not members of the House, I will not call them lobbyists, were also mixed up in it. Contradictions were made. I heard them and I think the House knows that such a condition existed over there, such a condition existed over there that it has caused the Senate to send a resolution to the House so that the public at large may have full information of exactly the situation over there that has been discussed here. We must confess that it is due to the public to know just exactly what the real situation is, exactly who is responsible for the condition in which this bill has now appeared before us. It is manifest to every member of the House that there has been, ever since this bill was introduced, a wide difference of opinion as to just exactly what the hours and regulations of child labor in the State should be. I am going to concede that those who stood for the smallest possible number of hours and for what we might call the strictest regulations were doing so honestly and conscientiously; but it must, I think, also be conceded that those who took the opposite view had interests at stake, men who understood how the bill would affect them. They came here to explain their side of the proposition, bad blood sprung up, ill feeling existed and as a result of that this is the best bill that we can get before the House to-night at this late hour, it being practically impossible to further confer on the matter, and I hope the House will allow the bill to come to a vote. Personally, I think this bill—

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of information first. What motion is before the House?

The SPEAKER. A motion to discharge the committee.

Mr. JOHN R. K. SCOTT. What character of motion?

The SPEAKER. Merely a motion made by the gentleman from Delaware to discharge the committee.

POINT OF ORDER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order, that the motion is out of order.

This is a conference committee and to move to discharge the conference committee he must do it by joint resolution. We cannot discharge the conference committee.

The SPEAKER. The point of order is well taken, according to the precedents of this House.

Mr. R. J. BALDWIN. Mr. Speaker, I presume the Chair is looking up some data, or did he make that as a decision?

The SPEAKER. Not the decision of the House; the Chair is stating a reason for the ruling that he is compelled to make on this point.

Mr. FLYNN. Mr. Speaker, may I ask if the motion includes the discharge of both the Senate and House committee, or the House committee only?

Mr. R. J. BALDWIN. Mr. Speaker, the House committee only.

Mr. FLYNN. Mr. Speaker, in view of that I would certainly take issue with the ruling of the Chair.

The SPEAKER. No, the Chair is not ruling. The Chair is simply stating that the Chair has a precedent on this point. The Chair would be glad to hear the suggestion of the gentleman from Elk.

Mr. R. J. BALDWIN. Mr. Speaker, would you allow me to make a statement at this time? I would like to call the Chair's attention to the fact that there has none of those rules contained in Smull's Hand Book been adopted.

The SPEAKER. This is not a rule. Page 958 of the Hand Book, among the decisions of the House, is this: The Speaker submitted to the House the question, "Is the motion to discharge the committee of conference and recede from its non-concurrence in order?"

"The House decided in the negative."

This is the only decision on this point.

Mr. R. J. BALDWIN. Mr. Speaker, what is the date of this decision?

The SPEAKER. That has stood as the law of the House on this subject since the year 1840.

Mr. R. J. BALDWIN. Mr. Speaker, does the Chair intend to take that position at the present time?

The SPEAKER. The Chair will be glad to hear from a limited number of gentlemen who have anything to suggest.

Mr. MITCHELL. Mr. Speaker, is it the point of the gentleman from Philadelphia. Mr. John R. K. Scott, that the conference committee of the House cannot be discharged without a concurrent resolution?

Mr. R. J. BALDWIN. Mr. Speaker, he said a joint resolution. It don't need a joint resolution.

The SPEAKER. The Chair understood the gentleman to mean concurrent resolution.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I meant concurrent resolution.

Mr. FLYNN. Mr. Speaker, the House by its action this very night discharged this committee and it seems to me that this committee, being a committee of this House, that the Senate would have absolutely nothing to do with either the discharge or retention of the committee.

The SPEAKER. The House to-night adopted a motion discharging this committee, but no point of order was raised. The logic of the situation as it appeals to the Chair is this, that the House and Senate, by their joint action, have committed this bill to a joint committee and the bill cannot be taken from that committee except by the joint action of the two bodies, who jointly gave it into the hands of the committee.

Mr. R. J. BALDWIN. Mr. Speaker, so far as the appointing of a conference committee on the part of this House that in no way depends upon the powers of the Senate whatever. The Senate had no power whatever to create this conference committee in so far as the House was concerned. It became a joint consideration of the two houses and each House with its own power appoints its own committee. Therefore it seems to me that the only power to act upon the question of appointing a conference committee on the part of the House rests entirely with the House, and if the House alone has the power to appoint a committee, I cannot possibly conceive how we can get into such a position that the House cannot discharge its committee. It seems to me that it is totally unreasonable, and the decision of 1840 is so many years old, that it makes us powerless as a body to have anything to do with our own legislation.

Mr. WALNUT. Mr. Speaker, I for one am perfectly willing to let Mr. Baldwin argue his advocacy of the passage

of this bill, but I am perfectly willing to resign, if that will help the difficulty.

Mr. FLYNN. Mr. Speaker, it seems to me that this is not the time to stand upon a technicality. If there is any chance of passing the child labor bill that will in any way improve the conditions of the people of this State I for one stand on the floor of this House tonight and say that if it is necessary to take the Senate amendments to get the legislation, then let us take it, unless some one gives us a good reason why we should not.

Mr. J. R. K. SCOTT. Mr. Speaker, this does not clear the difficulty. It is not raising any technicality. To do this would make this body, under your leadership, Mr. Speaker, look very foolish indeed.

Mr. JOSIAH HOWARD. Mr. Speaker, in page 974, a case is stated where the Senate was informed that the House had insisted upon its amendments non-concurred in by the Senate. The Speaker appointed a committee of conference of the House, to confer with a similar committee of the Senate, if such a committee be appointed on the subject of the difference existing between the two Houses. It seems to me that if the House has the power to appoint its own committee it would have the right to discharge it.

Mr. J. R. K. SCOTT. Mr. Speaker, the gentleman has not grasped the situation. There is no desire to raise a technicality. When we have a conference committee appointed, that conference body is given its life by the two bodies, and the life cannot be taken away by one body. If we agree with the gentleman from Delaware and discharge the committee, we would be doing something we had no power to do and our vote would be a nullity, to say that we can pass this bill that has been amended by the Senate, there would be nothing before us which we could consider under any parliamentary rules whatsoever. I think the gentleman from Delaware should see that his motion is not what it should be, that it would require a concurrent resolution. Let him prepare his resolution, and let it go to a vote. If the Senate sees fit, they can adopt the concurrent resolution. If it does not, the responsibility then is upon the Senate, if there is any responsibility.

The SPEAKER. The discussion of a point of order is prohibited by the rules of the House. The Chair has taken the responsibility in this case of asking for a limited number of suggestions. The Chair is clearly of the opinion that the point of order being raised, the Conference Committee can only be discharged by a concurrent resolution, therefore, the point of order of the gentleman from Philadelphia is sustained.

Mr. R. J. BALDWIN. Mr. Speaker, it seems to me that for this body to —

POINT OF ORDER.

Mr. ROCKWELL. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. ROCKWELL. Mr. Speaker, my point of order is that there is nothing before the House.

The SPEAKER. The point of order is well taken.

Mr. MITCHELL. Mr. Speaker, I move the House reconsider the vote by which it non-concurred in the Senate amendments and appointed a conference committee.

POINT OF ORDER.

Mr. J. R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. J. R. K. SCOTT. Mr. Speaker, my point of order is that this motion is practically the same as the one ruled out previously.

The SPEAKER. The point of order is well taken.

Mr. R. J. BALDWIN. I do not care to appeal from the decision of the Chair. We will prepare a concurrent resolution, but perhaps the Senate is not in session.

The SPEAKER. Yes, the Senate is in session.

RESOLUTION THAT THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 119 BE DISCHARGED.

Mr. FLYNN. Mr. Speaker, I desire to offer a resolution.

The SPEAKER. The resolution will be read by the Clerk.

The Clerk then read the resolution as follows:

Resolved (if the Senate concur), That the Committee on Conference on the Child Labor Bill (House Bill No. 119) be discharged.

On the question,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows:

In the Senate, June 27, 1913.

Whereas, It is alleged that Henry G. Wasson, of Pittsburgh, and certain persons connected with the Philadelphia North American and Child Labor and Woman's Labor Legislative Committees acted in bad faith with the view and for the purpose of defeating the Child Labor and Woman's Labor legislation of this session for political purposes when an opportunity had been given to obtain legislation which would have been acceptable to the Child Labor Organizations of the State of Pennsylvania, the manufacturers and other employers of labor affected by it and the representatives of labor in the State, and

Whereas, It is desirable that the members of the Legislature by whom this legislation has been considered and the public now so much interested in the subject and so anxious at this time to see enacted into law fair and equitable legislation on these subjects have full knowledge of the facts and circumstances under which this legislation has been throttled and finally defeated; therefore, be it

Resolved (if the House of Representatives concur), That the President pro tempore of the Senate shall appoint three Senators and the Speaker of the House of Representatives shall appoint three members who shall constitute a joint committee whose duty it shall be to make a full and thorough investigation as to the truth of the allegations herein referred to. Said committee shall have power to elect its own Chairman, to sit after the adjournment of the Legislature, to employ legal counsel and such other officers and employees as may be needed to enable it to properly perform its duties as aforesaid; and the expenditure for the same shall be provided therefor in the General Appropriation Bill to be passed at the next session of the Legislature and shall be paid out of the State Treasury upon vouchers signed by the Chairman of said committee. Said committee shall have power to issue subpoenas signed by its chairman requiring the attendance of persons and the production of papers as in its judgment will assist in the performance of its duties as aforesaid.

Said committee shall make a full report in writing to the Governor of the Commonwealth of its findings together with the testimony as soon as possible and the Governor shall transmit the same to the next General Assembly.

On the question,

Will the House concur in the resolution of the Senate?

Mr. S. B. SCOTT. Mr. Speaker, it seems to me that this resolution is the very acme of the absurd and the grotesque. It seems to me to be an attempt—

The SPEAKER. The resolution is not before the House for consideration. Under the rules of the House the resolution will have to lie over for printing.

Mr. R. J. BALDWIN. Mr. Speaker, I move the suspension of the rules of the House to permit the immediate consideration of this resolution.

Mr. FORSTER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. BALDWIN. Mr. Speaker, is not the resolution now before the House for consideration, before we take the vote on the suspension of the rules? Does that not bring the resolution into discussion? Am I out of order in discussing the resolution at this time?

The SPEAKER. The Chair is of the opinion that on the motion to suspend the rules, the reason for suspending the same are relevant for consideration, and that might permit some discussion of the resolution. The Chair will not commit himself as to how far the discussion may go.

Mr. R. J. BALDWIN. Mr. Speaker, every member of this House knows that there have been charges and counter-charges as to who stifled the Child Labor bill in Pennsylvania, during this session. It seems to me that those who have been so ready in their charges for the past four months, that certain parties associated with the Senators have caused it, should jump at this chance to show these

Senators up, and show up these manufacturing interests. To my surprise, I find the political faction, with which my friend from Philadelphia has been largely associated at this session, I am surprised that they through him would rise and call this a ridiculous proposition.

If there is one thing that the public ought to know and the members of this body ought to know and the press and deserves to know is true information as a protection from false information that goes abroad. Here will be the sworn testimony and if these Senators have been guilty they will be convicted under evidence on oath. There have been some very prominent business men in the State of Pennsylvania who have been pictured in the public press and condemned in article after article and charged with being bad citizens—that they want to murder children. They don't pretend to let the testimony be supported by proof to be under sworn testimony. Since the question has started, we can as well afford to hew to the line and let hit wherever it may. If there is any resolution—one effecting this body which ought to be for the purpose of giving the truth to the public and of showing it to the public this is the resolution, of all resolutions, that I would be willing to vote for. Those who have made the charges so frequently in this House will not force the resolution. I have always believed when there has been an honest difference between parties, that matters could be adjusted, but I have heard those advocating this measure severely criticised and testimony* which I have at hand and if I had agreed perhaps to have read some of that testimony, I could have given you more than what you read in the papers. These men having appeared and testified, under oath before our committee. I think this resolution should be passed and the rules be suspended for the purpose of passing it.

Mr. ROCKWELL. Mr. Speaker, as I heard that resolution read I understood it that the resolution stated that the Child Labor legislation had been defeated. The bill has not been defeated and may be still enacted into a law. Therefore, it seems to me that part of the resolution is certainly out of place. I ask that the resolution be again read.—that part of it.

(The resolution was again read in part).

POINT OF ORDER.

Mr. ROCKWELL. I rise to the point of order that the resolution would not be in order; that it would undertake to investigate a subject that does not exist at this time.

The SPEAKER. The fact that the resolution contains a statement that is inaccurate does not bar the subject.

Mr. R. J. BALDWIN. Mr. Speaker, here is a resolution that many of us would like to have voted for—the difference between fifty-four and fifty-one and a half that was proposed in this legislation. It was under consideration on that very proposition. That has led to this resolution. As this bill stands, is there not a necessity for a resolution owing to a quarrel over the difference of fifty-one and a half and fifty-four hours. Many of us think that we should have accepted the proposition. Not that we are blaming anybody for keeping that bill from passing but I consider the resolution is in due form and germane to the subject.

Mr. FORSTER. Mr. Speaker, I think it is only due to the House to relate a conversation that took place in the Senate this evening. That may be responsible for the introduction of this resolution. In reply to a question from the Senator from Philadelphia, Mr. Salus, the gentleman from Philadelphia, Mr. Walnut, was asked whether or not he would have accepted the offer of fifty-one and a half hours if Mr. Wasson had not said "no." Mr. Walnut said "Yes." I think it is due to the House to know where the responsibility for the defeat of this part of the legislation lies. At least one other gentleman of the House was present who heard it. I refer to the gentleman from Montgomery, Mr. Bergey.

Mr. WALNUT. Mr. Speaker, so far as that resolution is concerned I assume that it is directed at the end of this Child Labor Controversy that appears upon the House side. For one, as a member of the Conference Committee of the House members, I am perfectly willing to make any statement whatever covering the conversations that I had with Mr. Wasson or anybody else in relation to what attitude we should assume on this bill. I think if you will have any confidence in my statements, you will be able to secure, under affidavit, all the information you want to secure if this resolution passes.

Mr. R. J. BALDWIN. Mr. Speaker, the thought that comes in my mind which perhaps the House has overlooked is that it is not the intent to punish anybody; it is not to put anybody to jail. It is going to give testimony on oath, evidence of what the conditions were at the Capitol relating to that Child Labor Bill. It has been one or the campaign propositions. Different parties have been pledged to it; now we are going to know who is going to carry the responsibility. I was not in favor of the House bill at first, but I want the thing cleared up and let the public know and I cannot see why anybody would oppose it. Nobody is accused of doing anything in violation of the statutes of Pennsylvania. It is simply to give public authority to get the story and then let those who aspire for office give their opinion, when they go back to their counties, and it is only just that the public ought to know what is done.

Mr. WALNUT. Mr. Speaker, I have just offered to give all the information bearing on this point from my point of view. I am willing to go on oath and give any information that the gentleman from Delaware desires. The gentleman from Delaware wants me to take an oath and give evidence. I am perfectly willing to make an affidavit and answer any questions that I can from my point of view.

Mr. R. J. BALDWIN. Mr. Speaker, I hope the gentleman from Philadelphia has not thought that any of my remarks were directed at him at all. I simply feel that the gentleman from Philadelphia does not know all about everything that happened. He would not assume that responsibility. Truly, what has happened in regard to influences that worked in regard to this bill, as in others, the gentleman from Philadelphia certainly don't know all that has occurred.

Mr. McDERMOTT. Mr. Speaker, does the gentleman from Delaware Mr. Baldwin, know everything.

Mr. R. J. BALDWIN. Mr. Speaker, I know something. I can say something if I was put on oath and I would talk about a great deal that has been put into the public press on the acts that have occurred in this House. I will say to the gentleman that I saw persons here mingling among the members in their seats talking and arguing and the public ought to know it and they ought to know who was doing it.

Mr. HUMES. Mr. Speaker, it is a very great surprise to me that the gentleman from Delaware, in the investigation that he has been carrying on as a member of the Investigating Committee of this House intended to investigate the lobbies as to whether they were insidious lobbies or otherwise has failed to discover those charges of fraud that have been perpetuated upon the people of this State. I say it has added to-night as an absolute refutation of his own actions representing in this House a committee authorized by this body. The gentleman from Delaware has said that it is his desire to fix the responsibility. I believe that the facts that are conceded by all in the discussion we have had tonight fixes the responsibility and fixes it right here. The responsibility rests on the fact that the Senate Conference Committee on this bill did not act as a Conference Committee but delegated their powers in the Conference Committee to the manufacturers of the State who were interested in this legislation. It is conceded absolutely by the remarks that were made here tonight that the Conference Committee didn't advance a thing in these conferences but that the entire matter was turned over to the manufacturers themselves and that they dealt with the conference committee through an agent, (I don't use "agent" in any wrong sense) through a representative who was not even a member of the Conference Committee of the Senate and when that Conference Committee refused to act in its official capacity the Senate, as it was appointed to do under its oath, refused to take the responsibility. I say there is where the responsibility lies and there is no need of going any further.

Mr. BERGEY. Mr. Speaker, since I have been drawn into this discussion I think it is not more than fair to make a statement. I crossed over to the Senate this evening and noticed a very animated discussion up near the President's stand which I heard. I heard the gentleman from Philadelphia, Senator Salus, in a heated manner, say that the question of fifty-one and a half hours was put up to Walnut and he agreed to accept it but he refused later from the fact that Wasson would not let him, or words to that effect. I want to say further that all through this session

I have contended that a political plot existed. I have contended that politics were being played and I want to say further that on this side of the House we have played the game fair. We have consistently stood for progressive legislation whether it was child labor or any other progressive legislation.

Mr. WALNUT. Mr. Speaker, I did not desire to be drawn into this again, but when I was on my feet before I forgot to make a statement. In reference to my conference with Senator Vare, I do not recall very distinctly what our conversation was, but so far as the substance of the conversation is concerned I can state that after the conference committee postponed further action by reason of the absolute failure to get together, the representative of the Child Labor Association, as I before stated, saw Senator Vare, and then came over and saw our three members of the conference committee. We discussed the probability of accepting a compromise of fifty-one and one-half hours, and after discussing it we decided that we personally were in favor of accepting that compromise. We then said, "Well we will not come to a definite conclusion until we have consulted some of the other members of the House who are interested in this bill." We did that, we discussed the matter with the other members of the House and with Mr. Wasson, whose name has been mentioned, and with Mr. Holmes, and I believe with some other gentlemen interested in the bills. We decided that the better plan was to stick for fifty hours as we thought we could get that.

Mr. ALLEN. Mr. Speaker, I believe that the rules ought not to be suspended and that the concurrence of the House should be refused to this resolution, and that for this reason: The resolution as laid before this body and is now being considered by it, draws the attention of this body first to one H. G. Wasson, who, as the members of this House know, is a member of the Legislative Committee appointed by the Republican Convention in this Commonwealth. Another one to whom it draws attention is some one on the North American. Then it calls attention to the legislative representatives, I cannot give the exact wording, but such representatives of the child labor and woman's labor organizations as would naturally look after legislation of this character. And there it stops. It says when you adopt this resolution that upon their shoulders rests the responsibility of what? The disagreement between the House and the Senate, in the first place, and in the second place between the conference committees made up of members of the House and of the Senate. Mr. Speaker, I would indeed be in favor, and I think it would be just to this House and to all parties concerned if that resolution called for the interference of such people who stood in the way of the turning out of a bill affecting child labor which would be a bill which would protect child labor. But it calls attention to one horn of the dilemma and leaves the other horn of the dilemma entirely off. Is it possible, Mr. Speaker, that only one side of the House was interested in this question. Is it possible that only those who were standing firm to protect children, and to write such a statute on the statute books of this Commonwealth as might protect them, stood in the way of perfecting legislation of that respect. When you adopt this resolution we unfortunately place the stamp of approval upon the action of those people. We absolutely wink at, if you please, Mr. Speaker, those people who have interested themselves on the other side, in demanding the pound of flesh. Do not overlook that when you vote upon this question to set aside the rules for the consideration of this question now. Here is a bill which is in here to be finally acted on and which attacks the honesty and the integrity of those members with whom this House entrusted that bill, not only their honesty of purpose but that of certain individuals who voluntarily stood in their position of representing child organizations on this child labor bill, that this resolution should be directed so pointedly at them and at the same time lose sight of the other side of the House, and the other horn of the dilemma. What of those people who have failed from the time this bill came up for consideration in the other House? If this be an investigation Mr. Speaker, if it is offered here with an honest and sincere purpose on the part of the august body that now wants to wash its linen; if that were to be the purpose, then I say, in the name of God and all that is good and holy, why don't they come into court with clean hands and say "Let us investigate this case from the ground up." The rules ought not to be set aside. This resolution ought to go down with the stamp of disapproval of this House

upon it and when a resolution is offered which is fair, which is just, which explains the true state of affairs, which wants to get to the heart of the real affair, then and then only then should this House say "aye."

Mr. SPEISER. Mr. Speaker, a question more important than which is now before the House I presume will shortly come before us. Mr. Speaker, I have listened to the explanation made by my friend and colleague Mr. Walnut as to the attitude of the conference committee, that they had agreed to accept fifty-one and one-half hours. If that be true there can be no question that those people most vitally interested so far as the children are concerned, representing organizations organized for the purpose of protecting those children were satisfied with fifty-one and one-half hours. Then we have the intervention, gentlemen of the House, of whom? Of two men neither of whom were members of the committee, who were here in a political character. Why was it that those men would have interfered with our conference committee, and those people who had a perfect right to advise them, the officer of the organization organized for the purpose of protecting children. Had those two men a right to do that, and if it was a right, did it amount to anything higher than a political right. Was it for the purpose of saving those children from several hours work a week, or was it for the purpose, knowing that they could not get the hours they wanted, that they would rather have no child labor bill, but political capital.

Mr. SWIFT. Mr. Speaker, it seems to me, if we are to discuss the question of locating the responsibility, we need to go beyond this present hour and this day. I think the child labor bill was passed in the other end of the House in March, or the early part of April, and I have been querying all during this discussion, running over in my mind how it is that a bill of such vital importance, a bill that tries to protect the life, the future, the welfare of our children, of our nation, how it is that a question of such vital importance can be locked up in a committee in one part of this House and kept there for two months, and then at the very close of the Legislature that matter be rushed before us and an attempt made to consider it carefully and candidly not moved by any political conditions or any political interests. Mr. Speaker, it seems to me that if we are to locate the difficulty, we must locate it with the party that has locked this bill up and kept it locked up for two or three months and then at the very close of the Legislature, when men are tired and weary and are ready to turn their faces toward home, to plunge this question here upon us and compel us to consider it. It seems to me, sir, that there are influences that have been brought to bear, that some political game is being played which does not belong to this end of the House; and we are to begin the consideration now of such a vitally important question. It is not the question of to which party or what party the responsibility for this position depends on for this condition. I think, sir, we ought to open our eyes to the childhood of this State of ours and this Nation. We ought to lose sight, if you please, Mr. Speaker, for the time, of our own ambitions, our own selfish ideas, or whatever may come to us that we look for ourselves and see the tolling, struggling masses of childhood in this great country of ours. These children will be the men and the women of tomorrow and we are settling tonight very largely the destiny of the men and women who shall stand in these halls and the homes of this State and elsewhere to give us legislation to give us homes, to give us the coming generation, and the question is what shall we give them that shall best protect them as they now stand and as they must be in the future. Dollars and cents and factories and institutions for the time being must be buried when we consider life, when we consider character, when we consider manhood and womanhood. I tell you, as I said before, the business of this Legislature and every Legislature is not simply to protect any interests. Any great interest is not supreme over the protection of its men and its women, its boys and its girls, and so I say, it seems to me that we may bury and ought to bury at this very moment everything that seems to put in or appear as political play or what not and get right down to the question this moment, "what obligations are upon us concerning children in this State?" and if we shall not bury everything else, why my fiends thousands of children will lose their strength and power, and possibly manhood and womanhood while this investigation might be going on. Let us in this moment, I say to you, and I appeal to this House,

forget the possibilities of political playing and let us ask ourselves the question first, "what does childhood demand?" Does it demand our protection? Does it demand legislation in its interests? And if it does, in the name of God and of truth let us give it to them. I haven't any idea that there is any factory that will go to the wall because of the passage of this bill. Around us, in the States about us we have heard of no such thing.

We have heard from every State that the passage of the child labor law has worked good, not simply for the child, but for the manufactories, and I say in the name of sense and right and righteousness and truth, let us give our loaves to the boys and girls for the time being and lose sight of politics and manufactories and give what we have all pledged to this State and then we shall accomplish our work and our mission.

Mr. R. J. BALDWIN. Mr. Speaker, I would like to inquire whether the concurrent resolution has come back. We had better take up the bill.

Mr. RONEY. Mr. Speaker, I had intended some time ago to rise in place and ask the House out of consideration for the gentleman from Philadelphia, Mr. Walnut, to keep away from him as much as possible, interrogation or anything else, which, after his very arduous day must be inconsiderate to say the least. So, Mr. Speaker, following out that thought and as we cannot now in all fairness ascertain facts which should be ascertained from Mr. Walnut out of brotherly consideration for him, it seems to me very important that this resolution should go through. Of course, as the gentleman from Beaver, Dr. Swift, has said, no politics should play any part in this child labor bill, and if politics has played any part, the mean type of manhood that would inject politics into it should be brought to the notice of the public. Mr. Speaker, I consider in this child labor bill, that there is a certain moral responsibility resting on every person having anything to do with it, and in this connection I hear in my ears now, the statement of the Secretary of the Child Labor Association, and the attorney for the Child Labor Association, who said to me that this present bill was a better bill than the present law and for that reason, even though it only gives the child a mite, this House will recall that only a short hour ago I moved to reconsider that vote by which the conference committee was discharged. Therefore I, out of the conscientious consideration of my responsibility in regard to children, should not be called to vote upon that Senate bill if this House could get a better bill. But, Mr. Speaker, when it was found impossible to get a better bill, then I said to myself, and I know ever member in the House said to himself, regardless of politics, "what is the best course for us to take now? Is this a better law than the present? If so, we must pass it." Then let the next Legislature educate itself up to the point of realizing what we have got to do, because public opinion will have its way, and then give the children of this State what they want. Mr. Speaker, I think this resolution should go through. I think we should know exactly what is keeping back the child labor bill from being the best possible bill we can get. Pass that resolution and we get that information and we have been further educated in the drafting of a real child labor bill.

Mr. MATT. Mr. Speaker, the whole argument seems to be on fifty-one and one-half hours.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I think we have now reached the limit of discussion on the suspension of the rules.

The SPEAKER. Yes, the discussion has gone considerably beyond the question of suspension of rules. The discussion of the bill will be in order when the House has before it the concurrence of the Senate in the discharge of the committee.

QUESTION OF PERSONAL PRIVILEGE.

Mr. MATT. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. MATT. Mr. Speaker, there seems to be an accusation against the committee, that the committee on the part of the Senate had made and would make concessions and I simply want to state, Mr. Speaker, that it is absolutely false. No concessions had been offered at all from the

committee on the part of the Senate to the committee on the part of the House. More than that they absolutely gave this answer: That it is a bill that passed through the Senate; absolutely that or nothing. To hurl it broadcast over the State and over the Nation that this committee of three held up this child labor bill is absolutely false and if there is any politics in it it is on the other side, not on this side.

Then Mr. Baldwin made the remark that the lobby was sitting in the seats of the members of the House. It is here to-night, if you please. In connection with that I only wanted to set myself right, Mr. Speaker.

On the question recurring,

Will the House agree to the motion to suspend the rules?

The SPEAKER declared the nays appeared to have it.

Whereupon, a division was called for, 48 voting in the affirmative and 68 in the negative. and the motion was not agreed to.

SENATE MESSAGES.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows, viz:

In the House of Representatives, June 27, 1913.

Resolved (if the Senate concur), That the Committee of Conference on the Child Labor Bill, House Bill 119, be discharged.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, June 27, 1913.

Resolved (if the House of Representatives concur), that the Chief Clerks of the Senate and House of Representatives be directed to have the copy of the Journals of the two houses of this session prepared and placed in the hands of the Superintendent of Public Printing and Binding within thirty days after the close of the session and the Superintendent of Public Printing and Binding is hereby directed to have said Journals printed, bound and delivered to the Chief Clerks of the Senate and House of Representatives within ninety days after receipt of the copy therefor.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

MOTION TO RECEDE.

Mr. R. J. BALDWIN. Mr. Speaker, I move that the House recede from its non-concurrence in the Senate amendments to House Bill No. 119, the Child Labor Bill.

Mr. MITCHELL. Mr. Speaker, I second the motion.

POINT OF ORDER.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. JOHN R. K. SCOTT. I take it, Mr. Speaker, that the motion of the gentleman from Delaware is out of order.

The motion is not to recede but the motion is to reconsider the vote.

Mr. R. J. BALDWIN. Mr. Speaker, I amend my motion so that it is to reconsider the vote by which we non-concurred in the amendments of the Senate.

The SPEAKER. Is that agreeable to the gentleman from Erie?

Mr. MITCHELL. Mr. Speaker. it is.

The SPEAKER. The motion then is that the House reconsider the vote by which it non-concurred in the Senate amendments to House Bill No. 119.

POINT OF ORDER.

Mr. HEIDINGER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. HEIDINGER. Mr. Speaker, the House non-concurred in these amendments more than five days ago, and the motion is out of order for that reason.

The SPEAKER. The point of order is well taken.

Mr. SPEISER. Mr. Speaker, I move that the rule applying to the point of order shall be suspended to permit the motion to reconsider.

Mr. O'NEILL. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. R. J. BALDWIN. Mr. Speaker, I now renew my motion to reconsider the vote by which the House non-concurred in the Senate amendments to House Bill 119.

Mr. MITCHELL. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. WALNUT. Mr. Speaker, I believe I have already made my position clear as to why the committee returned with the statement that they believed under the circumstances that the ultimate question of child labor would be advanced more by refusal to accept this bill offered to us by the Senate than by accepting it.

Our position is this. Our position is concurred in by every member in this House who has the interest of labor mostly at heart. Everyone of the gentlemen on this committee is equally interested in the interest of labor as any man in this House, but we felt that this bill constituted but a slight advance over the present law. In it children can be worked ten hours a day. There is a provision in it permitting of the working of children for more than ten hours, up to twelve hours. I do not believe that is going to mend matters a great deal.

Mr. R. J. BALDWIN. Mr. Speaker, I think the gentleman made a mistake when he made the remark that they could work them up to twelve hours a day.

Mr. WALNUT. Mr. Speaker, that is one of the considerations that convinced us that we are not getting very much of a change under this bill. There is another provision that provides for the working of children at night. For three different sessions, I believe, there has been an effort made in this Legislature to secure the passage of a bill that would prohibit the working of the children at night. I made an effort myself two years ago and introduced a bill. In that bill as it went through the House was a provision prohibiting the working of children at night. When it came back from the Senate it came back with the provision permitting the working of children at night in a business that required continuous day and night work. Of course there is no real need for employing children consistently at night, except in a business requiring a continuous day and night operation. I therefore feel that such a law is considerable of a mockery on our statute books. The Senate has amended this bill in exactly this particular, in the provision covering the working of the children at night.

In other particulars also the bill has been changed. The provision as to the enforcement of the bill was changed. We came here asking for a forty-eight hour week and an eight hour day. The Senate came back and asked for a fifty-five hour week and a ten hour day. That is the customary working in the textile or silk manufacturies. They have been working fifty-five hours a week in Luzerne and Lackawanna since 1908. In the textile manufacturing plants they have been working fifty-five hours a week and ten hours a day. The bill as it comes back is very little changed from the present law. It cuts it down apparently one hour. It cuts it down to fifty-four, instead of fifty-five as it now is. In stating my position on this bill, I want to explain clearly to the House just wherein this bill is a betterment on the present law, and wherein it does not do us any particular service. In the bill as it came from the Senate, relative to messengers, the change was made that no messenger boy under the age of eighteen could be employed after eleven o'clock P. M., and under the age of sixteen not after eight o'clock P. M., while the bill as it left the House prohibited the employment of a messenger boy under the age of twenty-one after eight o'clock in the evening. That is no better than the provisions of the present law regulating street trades. They have cut out the only effective means of enforcing that provision by striking out the provision that was, as I recall it opposed by certain members of the House, and that is the provision requiring boys between the ages of fourteen and sixteen to wear badges. To my mind that provision

was a perfectly proper one, and the only way that I could conceive in which it could be properly enforced, and that is, making them wear badges. There would be no way for a police officer to determine the age of the boy engaged in a street trade, unless he wears a badge. I therefore think they have weakened the limitations of the street trades by striking out the most efficient way of determining the age or enforcing the provisions of the act. I feel that the present law that the Senate has sent over here, while it in some degree might be better than the present law on the statute books, in one particular at least it is worse. That is the clause relative to the canning business. It exempts that from the limitations under the act. There is no such exemption in our present law. You will therefore find that the hours of labor, I don't believe, are changed to any appreciable degree. You will find there is an elective clause in there which compares with the elective clause in the present act, which will accomplish the same purpose. In the bill as it now is upon the desks, we have a provision relating to a special holiday. Should the employer give the employes a holiday, then for the balance of the week the employer can insist upon them working two hours a day overtime to make up for the time taken off. There is another provision in there, relative to the stopping of machinery. Should the machinery stop for thirty minutes or more, there is no limitation whatever put upon the number of hours that the employer may require his employes to work to make up for that time. In the woman's bill we limited that. There is no conference committee report on this bill, and that, in its present form, is not limited. Taking it all in all, I feel myself, as probably most of you men will feel, that there is not a degree of advancement. We weaken the issue that was present when child labor was made a political issue. You cannot get away from that. It means the people of the Commonwealth are all taking an interest in this, so it is a public issue. When it ceases to be talked about, it will cease to be a political issue. Should this bill pass as it is now, and if we should come here next session and asked for further legislation, you will find that the proposition will at once be advanced that we have already secured something, why are we not satisfied with that. It promises a great deal, while it really does not accomplish anything like what we ask for. I call your attention to the fact that state after state in this Union have advanced an eight hour day and a forty-eight hour week. When you remember we asked for that, and when you remember that when the matter was discussed with the manufacturing interests they always said, "We are perfectly satisfied to work eight hours a day and forty-eight hours a week, but to do that it is going to place us in a position where we cannot compete with the manufacturers in other states where they do not have this law, you will appreciate the position they now take. I told them that Ohio, New York and Illinois had a eight hour day law. They said they did not enter into competition with them. They said, "We are competing with states engaged in the textile industry." I said, "New York has some textile industries, and Illinois has too." They said, "They are not engaged in exactly the same kind of work as we are. We do not fear their competition." I did not recognize the distinction. I said, "Where is your competition?" They said, "Massachusetts." They said, "We cannot compete with Massachusetts if you are going to give us an eight hour day." They said that they had a fifty-four hour week law in Massachusetts. Only two weeks ago the Governor of Massachusetts signed a forty-eight hour law, without any restrictive elective provisions in it whatever. Do you suppose the gentlemen then withdrew from their position on the proposition they advanced to me and other members of the legislature, that they were only insisting upon their legislation because they could not compete with Massachusetts? They did not recede one bit, but they stood pat on this subject. We have had a great deal of discussion about fifty-one and a half hours and fifty-four hours, and whether or not we could have gotten fifty-one and a half hours, or something else, or anything but a fifty-four hour week and a ten hour day. I do not ask anybody in this House to vote against this bill. I am stating the reasons that led me to feel the way I do. I may have read the provisions of this bill wrong as it came from the Senate, but I do not feel that we are getting a great deal out of this bill. The Child Labor association has not taken the position of either favoring or opposing the passage of this bill. I have talked with a number of

the members of the association, and they have felt about it to some degree as I have. They did not know, and probably don't today whether they are convinced that the better way to advance child labor legislation in the long run is to oppose or reject this bill. I am of the opinion that you will weaken the provisions of the law if you pass this bill in its present condition. These are the reasons that led me to make this statement. I merely wanted to state the reasons that led up to this statement. I do not ask that anyone vote with me or against me on this proposition.

Mr. R. J. BALDWIN. Mr. Speaker, I will be very brief. I will hardly speak more than three or four minutes (cries for question all over the House interfered with the speaker continuing)

The SPEAKER. The question before the House is on the motion to reconsider the vote by which the House non-concurred in the amendments of the Senate?

The motion was agreed to.

On the question recurring,

Will the House concur in the amendments of the Senate?

Mr. JOHN R. K. SCOTT. Mr. Speaker, it is a great pity that a bill of this very great importance is coming now to our consideration when all of us are so tired physically and mentally. It is a very great pity that we are being forced, exhausted as we are, to place ourselves to a vote on this bill, which is now upon final passage, through the Legislature to get it into the hands of the Executive, if it is successful, and make it into a law. A great deal of the night has been taken up by criticising the motives for and against this bill. Criticising those who have been for it and against it; criticising the conference committee that had charge of the bill, but I think that the statement that was made to this House candidly, fully, explicitly, by the gentleman from Philadelphia, Mr. Walnut, ought to convince us all that it would be a very great mistake for us to put ourselves on record as favorable to this legislation. When we started out with his remarks he told you frankly that he was in doubt. He has related his struggle. He has related to you the present law in the State of Pennsylvania and he has told you of the laws in the surrounding states. He has shown you the fallacy of the arguments of the manufacturers and stated that they opposed this law at first because competition would overcome them and swamp them. He has shown you how the act passed in Massachusetts and was signed by the Governor and their very foundation of a complaint from that standpoint has been removed. But he has not told you one thing which is indeed apparent in this case that the real reason for the objection and the delay in this case is the greed of the manufacturers. This bill was delayed in the Senate and it was held mercilessly by those in the Senate who had no right to oppose legislation of this character, and it was by the effort of the gentleman from the Senate (Senator Vare), who now sits in, or did in a seat of this House just a few moments ago, who forced the issue; who forced these same manufacturers to agree to fifty-one hours and when we come to meet that condition, when the House sends back its conference to accept the fifty-one and a half hours, we find again that we had to do with subterfuge and as was said by the gentleman from Philadelphia, Mr. Walnut, we have the highest faith in the actions of Senator Vare. We appreciate highly his strong efforts. Pennsylvania should not forget because that it was through his effort that we put the reform bills in the Governor's hands in the last forty-eight hours. The gentleman from Delaware says, that while he appreciates the efforts of the young man from Philadelphia, he does not believe that the message he brought back, came back from honest lips when it came from the manufacturers. He believes that they would have failed to reduce the bill to fifty-one and a half hours but we have proof that by sending it back to the Conference, by the remarks of the gentleman from Philadelphia, Mr. Speiser, on the floor of this House who speaks for his Senator; who was working all last night and today to bring about aid for the children and all this day he has been evaded by its representatives who gave him the promise of fifty-one and a half hours. Why? men in the House, because they didn't intend to keep the promise; because they were evading the promise the same as they evaded the proposition when they urged under the pretense of objecting to it on account of competition, and when they attempted to hide their greed in the pretense that Massachusetts in competition would

over-come their industry, and when the Massachusetts Legislature and the Governor made the law eight hours, that subterfuge was refused. Now, we are met with what? We are met with a bill that comes from the Senate with nothing. Not one help to the child. We find now, as was said by the Representatives having child labor under consideration, that they work the children for fifty-five hours; that the law says they could work them for fifty-eight hours. They now offer us by statute to make it fifty-four hours, but in fact it is more than fifty-four hours with their special holidays; with their cunning exceptions; with their glass house exceptions, they attempt to give to us by statute that which is worse than we have on our statute books today. They give us specifically fifty-four hours a week and then with their exceptions they take that much more from it. I have the highest faith in the integrity of the gentleman from Philadelphia, (Senator Vare) representing the lower sections in which there are thousands of working children who are living in the State of Pennsylvania, and I have fought with him in his political fights and I am proud to stand by his side. When he came to the rescue as he did for the children but he gained nothing for the children if he allows this bill now, as it comes from the Senate and writes itself on the statute books, that puts the child and the advocate of the child's protection in this position. What is the object? It is that when we come to the next session and they are asked for this great reform, we are met by a very appropriate answer: "You got your reform last session. We gave you a law last session. Why do you come back and ask us again? Do you want to drive our industry from the State? Do you want to crush us down?" They give us that answer when ever they give us any relief whatever. I am sorry that our conferees didn't accept the fifty-one and a half hours if they possibly had it in their hands. I am sorry they didn't say they would take it and then use the force of reference to the messenger who brought it and if denied he could rise in his silent might and condemn publicly in the House those manufacturers if they had falsified. We missed that. That is a tactic that we passed and we are now meeting a big issue after passing that one technical error. I don't say that with any displeasure with the conferees. I believe they worked hard. We are now meeting a great responsibility; perplexing, as was said by the gentleman, Mr. Walnut. The gentleman must have been misled. Don't let us put ourselves on record as giving the child something as we are really giving the child nothing. Rather let the news go out in this broad land that the Senate prevented by their delay, by their own unfair amendments, to give to the children working in the factories a proper protection and men of the House, don't let us be misled by the gentleman from Delaware who speaks about getting something better than we have now. Do you remember when this bill was before the House, how different it was then? How he fought for delay? Do you remember how he fought for delay and how he voted against it? Now, after all this time, after fighting for delay and voting as he did, he is in favor of the bill and desires to vote for the bill against which he voted before. Don't be misled by his desiring to rush this through to the Governor. There is something back of the giving of help to this bill and to giving the child protection. Something must have caused that change of heart. I wish, Mr. Speaker, that I could have a bill here before me to vote for such as I hoped, when I saw the Senator with whom I have associated, working in the Senate to get. I wish I could stand here with his other friends and vote for the fifty-one and a half hour bill, for a bill that would bring to this Legislature the honor that it deserves. Before taking my seat, I want to say I will register my vote against this bill, thinking that I do so to the best interest of the working child in this Commonwealth. If there is an extra session, the Governor dare not eliminate this from his call. If there is no extra session, in two years time, the people in their night will bring the responsibility of the failure of this and will see that it is put in its proper form and placed where it belongs in the State of Pennsylvania, and, Mr. Speaker there will be no one man in that Senate who has put himself so clearly before the people as a friend of the working child, the friend of the people, who have demanded reform legislation. Though this bill fails tonight, as it ought to fail, yet not one whit of responsibility will they lay at his door and he deserves all praise in this House and the praise of the people for the efforts that he has brought to bear on this bill. This has not brought fruit

to this bill tonight but it will bring fruit two years from now.

Mr. PIPER. Mr. Speaker, I rise tonight to speak on this bill, not in a political manner because I have no love for any political party in so far as this bill is concerned but because as I have had from the beginning of this session the cause of labor at heart in my work here. When I cast my vote tonight, it will be under protest. The arguments set forth tonight for and against this bill have gotten me into a position where I hardly know what to do. If I had the labor in the City of Philadelphia, where I reside, here tonight listening to the arguments, I might be able to secure good advice from them, but on the other hand, none of them being present, to give any advice as to what they are willing to accept, it is left to me to use my best judgment. I have had some of them from time to time tell me to get in this State Legislature, the best that could be gotten and I feel that it is my duty tonight to lay aside all thoughts of partisanship, to lay aside all questions of politics and consider what will be to the best interests of those whom I serve. I realize that the Grundys and the Woods in the State of Pennsylvania have used every effort in their power to defeat this bill as it was drawn up. They have been unsuccessful, but they have been successful in having the bill amended where it is finally not a much better bill to us than the present law now on our statute books. We have this day passed a bill in this House, bill No. 105, where women shall work 54 hours per week. That bill in itself, gentlemen of the House, will force every child to come under the same hours and therefore the bill that is now before us is not much better than the bill that has been passed for the women of Pennsylvania. And for that I will have to answer to my constituents. I will have to answer to those who work in factories where they have no women to conduct or regulate when it is necessary for children to be in them. And so I say that my mind has been wandering as to what is best for me to do here tonight. Whether or not I may be criticized, I do not know, but I am going to do what I feel in my mind is the best thing to do. And therefore I am going to cast my vote tonight in favor of this bill. But let it be remembered, Mr. Speaker, and members of the House, that when I cast my vote in favor of this measure, it is under protest. The Senate has not treated the laboring child of this Commonwealth as it should be treated. They have not treated this House of Representatives as it should be treated.

Mr. McNICHOL. Mr. Speaker, when this bill was first introduced in this House, I voted for it and I voted for it with the expectation that the bill would become a law but as the conferees representing the House could not get all they asked for and the statement has been made that they did get something of a beneficial character. I feel that the members of this House will not land themselves to any plan whereby political capital may be made. The statement has been made upon this floor that they will do away with this bill and there will be no child labor legislation for this General Assembly. Political capital. We are not here interested in politics. The question that concerns us most deeply is that of humanity, and I want to say for the information of my fellow members that the representatives of the organizations that have been clamoring for legislation beneficial to the child, on the floor of this House, asked the members of this House to vote for this bill. If it were that there but one hour of benefit given to the children, it is so much gained, and when my friend says that to come back to the next Legislature with legislation already enacted along these lines that we could not get any further concession, that is ridiculous. A step in the right direction leads for another to follow and I say to the gentlemen of this House that I put this matter squarely before the representatives of the various organizations who seek legislation beneficial to children and they said that they were satisfied. I believe that any man on the floor of this House who fails to vote for this bill will be submitted to severe criticism, and I ask the gentlemen of this House to vote in favor of this bill.

Mr. R. J. BALDWIN. Mr. Speaker, I hope gentlemen you will bear with me only for a few minutes. The first thing that I desire to say is that it shall not be written in the records of this House that the manufacturers of the State of Pennsylvania are insensible to the interests of their employees, all of them or even one-third of them. I want to say that under my observation of the various manufacturing concerns of my county when I go down and see the

employees of the textile plants and the other industries and see the people turn out I will back them against any people of that class on the map of the globe. It is not fair to hold up the great manufacturing interests of our State as people who are insensible to the interests and the welfare of their people and regardless of their conditions, and are grabbing every dollar for themselves. There is a difference of opinion as to this labor question and on the propositions contained in this bill, and there is an honest difference of opinion. I have mingled among the textile workers of my county, and I have talked this question over with them, and I never heard one of them ask for less than fifty-five hours. I want to say to the members of the House in answer to the gentleman who said I was unfriendly to this bill, that I was unfriendly to it when it contained a forty-eight hour clause. I believe a forty-eight hour law put upon our statute books would work exactly opposite to what those who are advocating a forty-eight hour law intend it to work. It would drive that class of labor out and then where would the family having four or five helpers be. It is a question that should be approached with consideration. It might be well to let this question go for another eighteen short months and then you will get this question again before you and you will then be able to more intelligently consider it and give it more consideration than you can tonight. Now what surprised me most is this, that the gentleman who represented this committee, who studied the bill clear through should come into the House and try to give the impression that there is not a reduction of four hours in a legal weeks work in the State of Pennsylvania. The statute was fifty-eight hours a week, now this bill reduces it to fifty-four. I am not going to discuss the action over in the Senate. I would have voted for fifty-one and one half hours, and it might be that I would have voted for fifty hours I think this bill has many features in it that will benefit the child laborers of our State, and that it is a step in the right direction, and I do think this House will make a great mistake if it does not accept this bill in its present form.

Mr. ISLER. Mr. Speaker, I am going to vote for this bill, the same as my friend from Philadelphia, under protest. One of my arguments in the campaign in coming to the Legislature was to enact better child labor laws. There are still good features in this bill, but some of the very best have been eliminated by the Senate. You talk about manufacturers being put out of business by shortening the hours. Twenty-seven years ago in the city or Pittsburgh, we all worked ten hours a day. We asked for nine hours. They said, "What do you fellows want?" We said, "We want nine hours." We got it and also got a great deal better conditions for manufacturers and employees. And a few years later we went for eight hours a day and we had quite a fight but prevailed, and I want to tell you gentlemen that they are still in business and they are making just as much and more money today than even before and there are better contented more prosperous and healthful mechanics working in the shops and they are doing better and more work in eight hours than they had done in ten. The textile manufacturers think it is all right to grind people down for fifty-four hours, but it is not right to work babies that way and that is what they do. I do not know so much about the textile industry, but I have seen babies in the tobacco factories, cigar factories and toby factories in the City of Pittsburgh, that were not really able to pronounce their own names, working from six in the morning until six at night. Why gentlemen it is an outrage for any one to come and tell you or tell anybody that he has to have these children in there or he cannot exist. It is outrageous. But I will vote for the bill, but under protest that it is not what it should be.

Mr. J. A. DUNN. Mr. Speaker, I would like the opportunity to say something on this question.

The SPEAKER. Does the gentleman from Philadelphia want a minute.

Mr. J. A. DUNN. Two minutes, Mr. Speaker.

The SPEAKER. Go ahead.

Mr. JAMES A. DUNN. Mr. Speaker, coming from the ranks of labor, having charge of children, women and men for the past twenty years, I think I have a right at this time to say a few words in regard to this very important bill that is on the floor now. When I was elected a member in this session and placed on the Labor and Industry

Committee, it was my purpose to see that Labor should be benefitted by laws enacted in the session of this Legislature. When the Child Labor bill was before that Committee, I was one of the most active members on that Committee to try to see that the child labor, the labor with which I have been in contact for twenty years, should be helped in their condition, and when this bill was referred to a sub-committee I, with the other members of that sub-committee, sat long hours after this session adjourned one day trying to perfect a bill and bring into this House what we thought was a perfect bill in regards to child labor and we passed it. I spoke to a newspaper member on this particular bill that night after we thought we had perfected that bill and one of the leaders of that labor movement came to me and says: "Mr. Dunn, I want to tell you something now that I would not tell you before. I was informed by a newspaper representative here—

The SPEAKER. The time has expired.

Mr. J. A. DUNN. Mr. Speaker, I will vote for the bill.

On the question recurring,

Will the House concur in the amendments of the Senate? Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—70.

Aron,	Eichenberger,	Keepert,	Roney,
Arthur,	Ely,	Kuhns, E.G.M.,	Rothenberger,
Baldwin, R. J.,	Ewing,	Latshaw,	Walsh,
Body,	Flynn,	Letzkus,	Scott, J. R. K.,
Brown,	Forster, I. G.,	Lowers,	Savacool,
Burnett,	Gans,	McAllister,	Schuck,
Claycomb,	Glenn,	McDermott,	Sherwood,
Cleary,	Gramley,	McNichol,	Speiser,
Conner,	Gray, Joseph,	Missimer,	Spillinger,
Conniff,	Hackett,	Mitchell,	Swartz,
Cox,	Haggerty,	Moore,	Thomas,
Currier,	Hess,	Morrow,	Trach,
Davis,	Hibbsaman,	North,	Ulerich,
Dickinson,	Howard, J.,	O'Neill,	Walsh,
Donahoe,	Isler,	Perry, S. J.,	Whitaker,
Down,	Irwin, G. C.,	Piper,	Wildman,
Dunn, J. A.,	Keegan,	Rhoads,	Wilson, W. H.,
Ehrhardt,			Wiltbank,

NAYS—66.

Allen,	Geiser,	Mather,	Rockwell,
Alworth,	Grabe,	Matt,	Schaeffer, A. C.
Baldwin, G. A.,	Heidinger,	McAleer,	Scott, J. R. K.,
Bergey,	Hemminger,	McClintock,	Scott, S. B.,
Bigger,	Herman,	Metzenbacher,	Shaffer, I. E.,
Blair, W. A.,	Hobbs,	Miller,	Showalter,
Blotch,	Humes,	Moses,	Smith, J. W.,
Brosius,	Jackson,	Murphy,	Smith, L.,
Brownlee,	Jones, E. E.,	Neely,	Steele,
Campbell, C.M.,	Jones, J. R.,	Peachey,	Swift,
Campbell, J. J.,	Kennedy,	Pennock,	Ulman,
Carson,	Kern,	Pennock,	Watson,
Cheeseman,	Lenker,	Redfield,	Young, G. K.,
Cochran,	Lohr,	Rex,	Young, J. H.,
DeFrees,	Martin,	Richards,	Alter,
Foster, J. D.,			Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the amendments not concurred in.

Ordered, That the Clerk inform the Senate accordingly.

Mr. NEELY. Mr. Speaker, "aye" to "no."

Mr. RONEY. Mr. Speaker, I desire to interrogate the gentleman from Allegheny, Mr. Neely.

The SPEAKER. Does the gentleman from Philadelphia desire to challenge the vote of the gentleman from Allegheny?

Mr. RONEY. No sir, Mr. Speaker, I desire to interrogate the gentleman.

The SPEAKER. Not unless the gentleman challenges his vote.

Mr. RONEY. Mr. Speaker, then I challenge his vote. I was going to ask the gentleman whether he voted under a misapprehension?

Mr. NEELY. Mr. Speaker, I did.

Mr. RONEY. Mr. Speaker, did he listen to the argument of Mr. Scott.

Mr. NEELY. Mr. Speaker, I did.

Mr. RONEY. Mr. Speaker, as the gentleman has decided the question of his misapprehension, I have no further challenge.

The SPEAKER. The gentleman's vote is not challenged.

Mr. GRAMLEY. Mr. Speaker, I vote "aye" under protest.

REASONS FOR VOTE.

Mr. **BERGEY**. Mr. Speaker, convinced that the interest of Child Labor has been betrayed by the arbitrary conduct on the part of the Senate, I vote "no."

Mr. **HEMMINGER**. I vote "no" on the Child Labor Law, believing that the Senate Law is a "makeshift" and is drawn in the interest of manufacturers and does not give justice to the children.

REPORT OF CONFERENCE COMMITTEE.

The **SPEAKER**. The Chair lays before the House the report of the Committee on Conference on House Bill No. 1117, known as the General Appropriation Bill.

The Chair calls the attention of the members to the fact that on page 37, line 964, the word "Commission" has been changed to "Commissioner" and the gentlemen will read their bills accordingly.

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1117.

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 1117, entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and thirteen, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and thirteen," beg leave to submit the following amended bill as our report:

S. TAYLOR NORTH,
FREDERICK C. EHRHARDT,
W. H. WILSON,

Committee on the part of the House of Representatives.

CHARLES H. KLINE,
T. M. KURTZ,
EDWIN H. VARE,

Committee on the part of the Senate.

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen to be paid out of any moneys in the Treasury not otherwise appropriated.

Section 2 For the payment of the salaries of the several State officers the clerks and employees in the several departments of the State Government and for the incidental expenses of the said departments the following sums or so much thereof as may be necessary the same to be paid on the warrant of the Auditor General upon the State Treasurer in the amounts as follows and in the manner prescribed by law

EXECUTIVE DEPARTMENT

For the payment of the salary of the Governor two years the sum of twenty thousand dollars (\$20,000)

For the payment of clerk hire two years the sum of twenty-six thousand two hundred dollars (\$26,200)

For the payment of contingent expenses two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the Lieutenant Governor two years the sum of ten thousand dollars (\$10,000)

For the payment of postage express charges and other incidental expenses of the Lieutenant Governor the sum of one thousand dollars (\$1,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen in addition to an amount fixed by an act of Assembly approved June twelfth one thousand eight hundred and ninety-three

For the payment of the traveling and incidental expenses of the Governor the miscellaneous expenses incurred in the management of the Executive Mansion the purchase and maintenance of an automobile for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of like expenses incurred and remaining unpaid prior to June first one thousand nine hundred and thirteen the sum of seven thousand five hundred dollars (\$7,500.00) or so much thereof as may be necessary to be expended at the discretion of the Governor

For all contingent expenses including clerical and stenographic charges for the Executive Department the sum of four thousand dollars (\$4,000) for the two fiscal years commencing June first one thousand nine hundred and thirteen

EXECUTIVE CONTROLLER DEPARTMENT

For the payment of the salary of the Executive Controller two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Assistant Executive Controller two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter two years the sum of two thousand dollars (\$2,000)

For the payment of contingent expenses extra clerk hire investigations and traveling expenses two years the sum of four thousand dollars (\$4,000)

STATE DEPARTMENT

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of the Commonwealth two years the sum of six thousand dollars (\$6,000)

For the payment of clerk hire including messenger and night watchman two years the sum of seventy-eight thousand five hundred dollars (\$78,500)

For the payment of postage express charges and contingent expenses two years the sum of nine thousand dollars (\$9,000)

AUDITOR GENERAL'S DEPARTMENT

For the payment of the salary of the Auditor General two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the Auditor General for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the Deputy Auditor General two years the sum of eleven thousand dollars (\$11,000)

For the payment of the salary of the Assistant Deputy Auditor General two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the chief clerk two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of the chief clerk of the Bureau of Corporations and the two (2) assistant chief corporation clerks two years the sum of twenty-seven thousand dollars (\$27,000)

For the payment of the salary of the clerk to the Board of Public Accounts two years the sum of one thousand dollars (\$1,000)

For the payment of salaries of all other clerks and employees per act of ninth day of April one thousand nine hundred and thirteen two years the sum of one hundred and eighty-six thousand dollars (\$186,000)

For the payment of compensation and expenses of persons appointed in pursuance of law to examine the accounts of city and county officers or of individuals required by law to make report to the Auditor General of moneys due on account of fees or taxes collected for the use of the Commonwealth two years the sum of two thousand dollars (\$2,000)

For the payment of postage express charges cost of filing liens and contingent expenses two years the sum of sixteen thousand dollars (\$16,000)

For the purchase of patent indices registers law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of seven (7) traveling auditors two years the sum of twenty-five thousand two hundred dollars (\$25,200)

For the payment of the expenses of deputies and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned to them as provided by law two years the sum of fourteen thousand dollars (\$14,000)

DEPARTMENT OF INTERNAL AFFAIRS

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the clerk to the Board of Public Property two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the other officials clerks and employees in the Department of Internal Affairs two years the sum of eighty-seven thousand dollars (\$87,000)

For the payment of the salary of the Chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of four thousand dollars (\$4,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other incidental expenses for the collection of statistics by the Bureau of Industrial Statistics of the Department of Internal Affairs for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000) said amount to cover the contingent fund provided by the act of Assembly of one thousand eight hundred and seventy-four and in addition thereto the ex-

penses of collectors of statistics appointed under the act of Assembly approved April fourth one thousand eight hundred and eighty-nine (Pamphlet Laws page twenty-six) and also to cover such extra services as may be required in compiling data for the annual report.

For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same as required by the act of Assembly approved May ninth one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) to be paid upon the warrant of the Auditor General upon specifically itemized vouchers certified by the Secretary of Internal Affairs.

For the payment of necessary services and expenses incurred through the Bureau of Railways of the Department of Internal Affairs in the investigation of complaints made against corporations under sections four and five of the act approved the eleventh day of May one thousand eight hundred and seventy-four for the necessary services and expenses incident to the investigation against delinquent corporations under the act approved the nineteenth day of April one thousand eight hundred and ninety-seven and for the investigation of accidents and the securing of special reports as authorized under section eleven article seventeen of the Constitution and for the payment of postage express charges and other incidental expenses of the Bureau for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of four thousand dollars (\$4,000). All expenditures under this appropriation to be itemized on vouchers certified by the Secretary of Internal Affairs and filed with the Auditor General.

For the temporary employment of draftsmen in copying of surveys or other ancient papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of forty thousand dollars (\$40,000).

For the expenses incident to the investigating and surveying of vacant or unappropriated land as authorized and provided in the first section of the act entitled "An Act relating to the granting of titles by the Commonwealth of Pennsylvania to vacant and unappropriated land the price to be paid for the same the conveyance to the State Forestry Reservation Commission where desirable for forest culture or forest preservation preventing the granting of warrants for the beds of navigable rivers and providing for acceptance of returns of surveys without limitation as to excess or surplus" approved the third day of May one thousand nine hundred and nine for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand dollars (\$2,000).

For the payment of postage express charges and other incidental charges and expenses of the department two years the sum of three thousand dollars (\$3,000).

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrant map work authorized by act of Assembly approved June thirteenth one thousand nine hundred and seven and subsequent amendments and supplements thereto including all necessary traveling and subsistence expenses in the field work of the same for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of five thousand dollars (\$5,000).

For the inspection and repairs of State boundary line monuments under authority of section two of the act of Assembly approved May fourth one thousand eight hundred and eighty-nine and subsequent amendments and supplements thereto for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand dollars (\$3,000).

For the payment of the salaries and expenses of the Bureau for the Standardization and Supervision of Accounts in the Department of Internal Affairs two years the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary conditioned upon its passage by the General Assembly and the approval by the Governor of Senate bill number eight hundred and seventy-eight.

For the payment of traveling and other contingent expenses of the Bureau of Standards as required by the act of Assembly approved June twenty-third one thousand nine hundred and eleven for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of three thousand six hundred dollars (\$3,600) and for additional equipment the sum of five hundred dollars (\$500).

TREASURY DEPARTMENT

For the payment of the salary of the State Treasurer two years the sum of sixteen thousand dollars (\$16,000).

For the payment of the State Treasurer for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200).

For the payment of the salary of the cashier two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of the assistant cashier two years the sum of five thousand dollars (\$5,000).

For the payment of clerk hire including messenger and three watchmen two years the sum of sixty-seven thousand seven hundred dollars (\$67,700).

For the payment of such compensation of such extra clerks as the State Treasurer may find it necessary to employ for the purpose of balancing and transferring accounts making new indices or for the purpose of rendering any other general assistance to the regular clerical force two years the sum of fifteen thousand dollars (\$15,000) the necessity for the employment of extra clerical assistance and the monthly wages of all extra clerks employed to be determined and fixed by the State Treasurer.

For the payment of contingent expenses two years the sum of three thousand dollars (\$3,000).

For the purchase of patent indices law books and other books necessary for the proper conduct of the work of the department two years the sum of one thousand dollars (\$1,000).

For the payment of traveling expenses of the State Treasurer and employees while on departmental business two years the sum of two thousand dollars (\$2,000).

For the payment of postage express charges and other incidental expenses in the office of the State Treasurer two years the sum of four thousand dollars (\$4,000).

For the payment of the cost of procuring bonds required to be given by employees of the Treasury Department to the State Treasurer for the faithful performance of their duties two years the sum of one thousand five hundred dollars (\$1,500).

ATTORNEY GENERAL'S DEPARTMENT

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000).

For the payment of the salaries of the three deputies Attorney General two years the sum of twenty-five thousand five hundred (\$25,500).

For the payment of clerk hire two years the sum of twenty-three thousand dollars (\$23,000).

For the payment of the contingent expenses official fees witness fees serving processes and for such other costs as the Commonwealth may be liable to pay in cases in which the Commonwealth is or may be a party and for the payment of postage express charges the purchase of law books for the law library of the Attorney General's Department and other incidental expenses for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty-five thousand dollars (\$25,000). Provided however That no part of said sum shall be used for the payment of contingent expenses official fees witness fees serving processes or other costs incurred by reason of Senate Resolution of May twenty-two one thousand nine hundred and eleven authorizing the appointment of a commission to investigate any charges that have heretofore or may hereafter be made between Legislative Sessions against judges or other persons holding a civil office which is popularly known as the Catlin Commission.

For the payment of the services and expenses of attorneys to be employed from and after the date of the passage of this act by the Attorney General to assist in the prosecution and trial of cases and the prosecution of claims in which the Commonwealth is interested and in cases in which in the judgment of the Attorney General the Commonwealth should intervene by the employment of counsel and for the payment of the services costs and expenses of special district attorneys appointed by the Attorney General for the two fiscal years commencing June first one thousand nine hundred and thirteen and for the payment of the services costs and expenses of such attorneys or special district attorneys rendered incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000). Providing however That no part of said sum shall be used for the payment of the services costs and expenses of attorneys employed by the Attorney General or special district attorneys appointed by the Attorney General rendered and incurred by reason of Senate resolutions of May twenty-second nineteen hundred and eleven "authorizing the appointment of a commission to investigate any charges that have heretofore or may hereafter be made between legislative sessions against judges or other persons holding a civil office which is popularly known as the Catlin Commission."

For the payment of costs fees and expenses in the collection of amounts due the Commonwealth for the support and maintenance of the insane confined in the various asylums in the Commonwealth and chargeable to the Commonwealth and counties the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary.

For the payment of the deficiency in the salaries of the Second Deputy Attorney General three stenographers and one messenger as per act approved April twenty-ninth one thousand nine hundred and thirteen covering two days of April and the month of May one thousand nine hundred and thirteen the sum of two hundred and twenty-six dollars and sixty-seven cents (\$226.67).

BANKING DEPARTMENT

For the payment of the salary of the Commissioner of Banking two years the sum of twelve thousand dollars (\$12,000).

For the payment of the salary of the Deputy Commissioner of Banking two years the sum of six thousand dollars (\$6,000).

For the payment of the salary of the Chief Clerk two years the sum of three thousand six hundred dollars (\$3,600).

For the payment of the salaries of five clerks two years two thousand eight hundred dollars each the sum of fourteen thousand dollars (\$14,000).

For the payment of the salaries of three stenographers and typewriters two years two thousand dollars each the sum of six thousand dollars (\$6,000).

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the contingent expenses two years the sum of four thousand five hundred dollars (\$4,500).

For the payment of the salaries of employees and other expenses incident to the supervision of private banks as provided for in the act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" two years the sum of twelve thousand dollars (\$12,000).

For the payment of the salaries and expenses of the examiners two years the sum of one hundred and fifty-

five thousand dollars (\$155,000) this item to include any technical or additional expert evidence which may be necessary to determine the solvency of Institutions under the supervision of the Banking Department.

For the payment of necessary expenses occasioned by instituting proceedings for violation of the act approved the twenty-third day of April Anno Domini one thousand nine hundred and nine defining certain misdemeanors and authorizing the Commissioner of Banking to institute prosecutions two years the sum of three thousand dollars (\$3,000)

DEPARTMENT OF PUBLIC INSTRUCTION

For the payment of the salary of the Superintendent of Public Instruction two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the Deputy Superintendents clerks and messenger two years the sum of twenty thousand dollars (\$21,000)

For extra clerical assistance necessary in the distribution of the appropriation to the common schools two years the sum of one thousand dollars (\$1,000) Provided That the sum paid for such clerical assistance shall not exceed one hundred dollars per month for five months of each of said two years

For the payment of the contingent expenses two years the sum of seven thousand dollars (\$7,000)

For the payment of the expenses of the State Normal School Examiners two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of the high school inspectors two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the traveling and other expenses of the high school inspectors for two years the sum of eight thousand dollars (\$8,000)

For the payment of the expert assistants in drawing agricultural education and industrial education two years the sum of twelve thousand dollars (\$12,000)

For the payment of traveling and other expenses of the expert assistants in drawing agricultural education and industrial education the sum of six thousand dollars (\$6,000)

For the payment of the expenses of the examining boards for State permanent certificates two years the sum of five thousand dollars (\$5,000)

For the payment of four stenographers and typewriters two years the sum of eight thousand dollars (\$8,000)

For the payment of the cost of circulating the Pennsylvania School Journal two years the sum of five thousand dollars (\$5,000)

For the payment of lecturers and instructors employed by the Superintendent of Public Instruction to lecture and teach at meetings and summer schools held by the Pennsylvania Educational Association by the Pennsylvania State College and by associations incorporated for the purpose of promoting education and popular culture for two years the sum of twelve thousand dollars (\$12,000)

BUREAU OF PROFESSIONAL EDUCATION

For the payment of the officers and assistants and expenses of the Bureau of Professional Education in the Department of Public Instruction for two years the sum of fifteen thousand dollars (\$15,000)

BUREAU OF MEDICAL EDUCATION AND LICENSURE

For the payment of the salaries and expenses of the officers and members of the Bureau of Medical Education and Licensure and for incidental expenses including rent clerical services stenographer typewriting and other necessary assistance for two years the sum of thirty thousand dollars (\$30,000)

STATE BOARD OF EDUCATION

For the payment of the necessary expenses of the members of the State Board of Education and the salaries of clerks stenographers and other employees and of other necessary expenses of the Board two years the sum of thirty thousand dollars (\$30,000)

COLLEGE AND UNIVERSITY COUNCIL

For the payment of the traveling expenses of the members of the College and University Council two years the sum of one thousand dollars (\$1,000)

DENTAL COUNCIL OF PENNSYLVANIA

For the payment of the necessary expenses of the Dental Council for two years the sum of four thousand dollars (\$4,000)

ADJUTANT GENERAL'S DEPARTMENT

For the payment of the salary of the Adjutant General two years the sum of twelve thousand dollars (\$12,000)

For the payment of clerk hire in the Adjutant General's office and employees at the State Arsenal two years the sum of seventy-seven thousand one hundred and sixty dollars (\$77,160)

For the payment of contingent expenses including the shipping of arms and so forth two years the sum of seven thousand eight hundred dollars (\$7,800)

For the payment of the salaries of the State Military Board two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of services rendered in computing compiling filing and collecting the balance due on claims of the State of Pennsylvania against the Government of the

United States for stores furnished and expenses incurred by the State of Pennsylvania in furnishing its quota of troops for the Spanish American War the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General not exceeding however five per centum of the amount collected from the Government of the United States by the State of Pennsylvania on account of said claims

For the purchase of military stores in place of those sold or exchanged by the Adjutant General under the provisions of section fifty-five of an act of Assembly approved May fifth one thousand nine hundred and eleven reading as follows "The Adjutant General may with the approval of the Commander in Chief sell or exchange from time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the interests of the Commonwealth to sell or exchange" and for the expense of packing and transportation in issuing new stores or receiving old or obsolete stores returned to the State Arsenal or for expenses for military purposes as the Military Board may direct Provided That payment by the Auditor General shall not at any time be in excess of the amount paid into the State Treasury by the Adjutant General as proceeds of such sales or exchanges the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary said payments to be made on the warrants of the Auditor General drawn upon the State Treasurer upon certificates of the Adjutant General showing amount paid into state Treasury and upon properly itemized vouchers being filed by the Adjutant General

For the payment to the organizations of the National Guard of Pennsylvania entitled thereto or to the United States Government of amounts recovered and paid into the State Treasury by or on account of officers of the National Guard delinquent in accounting for public moneys paid to them or military stores or supplies issued to such officers under the provisions of an act of Assembly approved May fifth one thousand nine hundred and eleven entitled "An Act providing for the organization discipline maintenance and regulation of the Organized Militia of the Commonwealth of Pennsylvania otherwise styled the National Guard of Pennsylvania" the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary payment to be made by warrants of the Auditor General drawn upon the State Treasurer upon proper certificate of the Adjutant General showing collection of moneys from sureties on bonds and payment of the same into the State Treasury

To reimburse the United States Government or organizations of the National Guard of Pennsylvania for losses incurred by fire in cases where such losses have been covered by insurance placed by the Adjutant General and the losses are adjusted by the insurance company or companies and payments made to the State of such losses and the amounts so recovered has been paid into the State Treasury and also to reimburse the United States Government for any United States Government stores sold by the Adjutant General and the money received for such sale has been paid into the State Treasury the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary the reimbursement to be made by warrant of the Auditor General drawn upon the State Treasurer upon proper certificate of loss or sale and duly itemized voucher being filed with the Auditor General by the Adjutant General

STATE ARMORY BOARD

For the payment of salaries of the members of the State Armory Board except members ex-officio the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

INSURANCE DEPARTMENT

For the payment of the salary of the Insurance Commissioner two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Deputy Insurance Commissioner two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the actuary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the examiner-in-chief and three assistant examiners one examiner of statements and four examiners two years the sum of forty two thousand dollars (\$42,000)

For the payment of the salaries of two inspectors two years the sum of eight thousand dollars (\$8,000)

For the payment of clerk hire including messenger two years the sum of seventy-seven thousand dollars (\$77,000)

For the payment of contingent expenses and for traveling and contingent expenses of actuary examiners and inspectors two years the sum of fifty-two thousand dollars (\$52,000)

STATE FIRE MARSHAL

For the payment of the salary of the State Fire Marshal two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief Assistant Fire Marshal two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the first second third and fourth special deputy State Fire Marshals two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of a statistician two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of messenger and clerk two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of clerks and stenographers two years the sum of thirty thousand dollars (\$30,000)

For the payment of the salaries of twenty deputy State Fire Marshals at fifteen hundred dollars each per annum two years the sum of sixty thousand dollars (\$60,000)

For the payment of contingent expenses for contingent traveling expenses of the State Fire Marshal his deputies and

assistants for the reporting of fires and mileage incident thereto for the investigation of fires and inspection of property for the payment of services and expenses of attorneys and detectives employed by the State Fire Marshal to assist in the detection and prosecution of the crime of arson for the payment of witness fees the taking of testimony and the serving of processes for the demolition and removal of old and dilapidated buildings et cetera and for carrying out the provisions of the act establishing the Department of the State Fire Marshal for two years the sum of fifty thousand dollars (\$50,000)

STATE LIBRARY

For the payment of the salary of the State Librarian two years the sum of nine thousand dollars (\$9,000)
 For the payment of the salary of the First Assistant State Librarian two years the sum of five thousand dollars (\$5,000)
 For the payment of the salary of the Second Assistant State Librarian two years the sum of four thousand dollars (\$4,000)
 For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)
 For the payment of the salary of an assistant in charge of the Division of Public Records in connection with the State Library two years the sum of four thousand dollars (\$4,000)
 For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)
 For the payment of the salaries of two night assistants two years the sum of three thousand six hundred dollars (\$3,600)
 For the payment of the salaries and necessary expenses incident to the preservation of the public records in the Division of Public Records two years the sum of sixteen thousand eight hundred dollars (\$16,800)
 For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)
 For the payment of the salary of the night watchman two years the sum of one thousand eight hundred dollars (\$1,800)
 For the payment of freight expressage postage cleaning rooms and miscellaneous expenses two years the sum of seven thousand dollars (\$7,000)
 For the payment of the salaries of four assistants in the Library at fifty dollars per month two years the sum of four thousand eight hundred dollars (\$4,800)
 For the purchase of law books and exchanges two years the sum of six thousand dollars (\$6,000)
 For the payment of the annual subscription to at least one leading newspaper in each county of the Commonwealth for permanent preservation and the newspapers of seventeen cities of the United States and for completing the files of Pennsylvania newspapers two years the sum of one thousand two hundred dollars (\$1,200)
 For the purchase of miscellaneous books and illustrations two years the sum of fourteen thousand dollars (\$14,000)
 For the purchase of such English Parliamentary papers as may be deemed advisable by the Librarian and Trustees of the State Library two years the sum of seven hundred and fifty dollars (\$750)
 For the payment of the salaries and expenses incident to the work of preparing a law catalogue of the State Library and for the continuation of the regular cataloguing work of the Library two years the sum of five thousand eight hundred dollars (\$5,800)
 For the payment of the salaries and expenses incident to the completion of the work of preparing a catalogue of the State Library on the card catalogue plan for such indexing work as may be needed two years the sum of seven thousand dollars (\$7,000)
 To provide for the preparation and reproduction of papers and other matter of historical value two years the sum of one thousand eight hundred dollars (\$1,800)

STATE MUSEUM

To provide for the expenses of the State Museum and for the payment of the employees necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twenty-two thousand eight hundred dollars (\$22,800)
 For the purchase of lantern slides to be added to the collection of the education division by the State Museum two years the sum of three thousand dollars (\$3,000)

PENNSYLVANIA FREE LIBRARY COMMISSION

For the payment of the salaries and expenses incident to the establishment and maintenance of traveling libraries and other work authorized by section two of the act of Assembly establishing the Free Library Commission of Pennsylvania approved the fifth day of May Anno Domini one thousand eight hundred and ninety-nine two years the sum of thirty-six thousand dollars (\$36,000)
 For the payment of the traveling expenses of the members of the Free Library Commission and its officers two years the sum of one thousand dollars or so much thereof as may be necessary (\$1,000)

LEGISLATIVE REFERENCE BUREAU

For the payment of the salary of the director of the Legislative Reference Bureau two years the sum of ten thousand dollars (\$10,000)
 For the payment of the salary of the assistant director of the Legislative Reference Bureau two years the sum of eight thousand dollars (\$8,000)
 For the payment of the salary of a reference division stenographer in the Legislative Reference Bureau two years the sum of two thousand four hundred dollars (\$2,400)
 For the payment of the salary of assistant stenographer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000)
 For the payment of the salary of the search clerk in the

Legislative Reference Bureau two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the cataloguer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the messenger in the Legislative Reference Bureau two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment to the director of the Legislative Reference Bureau for maintenance and incidental expenses and emergency clerical help if necessary for two years the sum of six thousand dollars or so much thereof as may be necessary (\$6,000)

For the payment of the salaries of the search clerks stenographers and record clerk in the Legislative Reference Bureau as provided by law for a period of one month prior to the session of the General Assembly of one thousand nine hundred and fifteen and during such session and during one month subsequent to such session the sum of seven thousand six hundred dollars or so much thereof as may be necessary (\$7,600)

STATE REPORTER

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant State Reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationary clerk hire and assistance two years the sum of six thousand dollars (\$6,000)

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS

For the payment of the salary of the Superintendent of Public Grounds and Buildings two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant Superintendent two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the bookkeeper two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the schedule clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the stenographer two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the storekeeper two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the (additional) assistant storekeeper two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the assistant storekeeper two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of one clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salary of the secretary of the board two years the sum of twelve hundred dollars (\$1,200)

For the payment of the salary of the stenographer for the board two years the sum of four hundred dollars (\$400)

For the payment of the salaries of the chief and assistant engineers of the power plant and all other employees required for conducting cleaning and making repairs and everything necessary for the safety and keeping of the buildings and grounds for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of two hundred and forty-three thousand four hundred and eighty dollars (\$243,480)

For the payment of premiums on insurance upon the State Capitol the Library-Museum the Capitol Conservatories the State Arsenal Buildings the State Quarantine Station Buildings the Executive Mansion and stables and the respective contents of the same also upon all other State property real personal or mixed and wherever situated which may be properly under the control and supervision of the Board of Superintendent of Public Grounds and Buildings for two years the sum of thirty thousand dollars (\$30,000)

For the purchase of any article of furniture furnishings stationery supplies fuel or any other matters or things and for the payment of any repairs alterations or improvement for the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisition is made on the Superintendent two years the sum of one hundred thousand dollars (\$100,000) which appropriation shall be known as the "Board's General Fund" Provided That no expenditure from said fund shall be made by the superintendent without first receiving authority from the board so to do and provided also That from this fund shall be paid any bills for designs or specifications ordered by the board and provided also That in awarding contracts under this schedule proposals for such contracts shall be invited by the Superintendent of Public Grounds and Buildings in such manner and at such times as the Board of Commissioners of Public Grounds and Buildings in their discretion may direct

For the payment by the Superintendent for any emergency supplies the want of which may not have been anticipated at the time of the issue of the Annual Schedule and which do not appear in the same and for which requisition shall be made upon the Superintendent and for the payment by the Superintendent for emergency repairs and supplies and all temporary help for the care maintenance and preservation of the Public Grounds and Buildings including the Executive Mansion for two years the sum of twenty thousand dollars (\$20,000)

For the payment of the cost of advertising of the annual schedule of supplies the sale of unserviceable furnishings the re-advertising of the annual schedule when necessary and all other advertisements as authorized by the Board or Superintendent for two years the sum of twelve thousand dollars (\$12,000)

For the payment of the cost of electric light power and of steam heat and power outside of the Capitol Buildings and Grounds and for the maintenance repairing and improving the installations when necessary for two years the sum of twelve thousand dollars (\$12,000)

For the payment to the city of Harrisburg for supplying the public buildings and grounds with water for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of twelve thousand dollars (\$12,000)

For the payment of the rental charges for telephone services and the cost of toll and long distance telephone messages for the Senate House of Representatives the various departments boards and commissions of the State Government and the Executive Mansion for two years the sum of fifty thousand dollars (\$50,000)

For the payment of the cost of general supplies including stationery supplies, furniture distribution of documents, fuel repairs, alternations or improvements and other matters needed by the Legislature, the several departments boards and commissions of the State Government and Executive Mansion as set forth in and included in the General Annual Schedule of Supplies for the State Government two years the sum of three hundred and thirty thousand dollars (\$330,000)

For the payment of deficiency in appropriation for the rental of offices and rooms outside of Capitol building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act of one thousand nine hundred and eleven for two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand thirty dollars and ten cents (\$1,030.10) or so much thereof as may be necessary.

For the payment of the cost of erecting highway bridges under the act of May five one thousand nine hundred and eleven Pamphlet Laws one hundred and seventy-seven the sum of one hundred and fifty thousand dollars (\$150,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

For the payment of the cost of procuring various bonds required by statute to be given by State officials and employees for the faithful performance of their duties for two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the cost of erecting highway bridges under the act of one thousand eight hundred and ninety-five and the supplement of one thousand nine hundred and three the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

To the Board of Commissioners of Public Grounds and Buildings for the purchasing and furnishing to the Commonwealth of Pennsylvania of fourteen (14) mural and art paintings to be placed in the lunettes in the corridor connecting the rotunda with the north wing on the first floor of the new Capitol building the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary

For the payment of the rent of offices and rooms outside of the Capitol Buildings when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven for two years the sum of forty-two thousand dollars or so much thereof as may be necessary (\$42,000)

For rebuilding the driveways on the State Arsenal Grounds, Eighteenth and Herr Streets, Harrisburg, Pennsylvania, the sum of three thousand dollars or so much thereof as may be necessary (\$3,000)

For the payment of the increase in salaries of the employees in the Department of Public Grounds and buildings as provided for in Senate bill number two hundred and seventy-four (House bill number thirteen hundred and ninety-seven) passed by the Legislature and approved May eighth one thousand nine hundred and thirteen the sum of fifty-nine thousand dollars (\$59,000) or so much thereof as may be necessary for the two fiscal years commencing June first one thousand nine hundred and thirteen

COMMISSIONERS OF SINKING FUND

For the payment of the salaries of the three commissioners two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

BOARD OF PARDONS

For the payment of the salaries of the members of the Board of Pardons two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Secretary of the Board of Pardons two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the Recorder of the Board of Pardons two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the clerk two years the sum of one thousand dollars (\$1,000)

For the payment of the salary of the messenger two years the sum of eight hundred dollars (\$800)

For the payment of the salary of the tipstaff two years the sum of eight hundred dollars (\$800)

For the payment of postage express charges and other incidental expenses of the Board of Pardons for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of eight hundred dollars (\$800)

DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Secretary of Agriculture two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Deputy Secretary of Agriculture two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Economic Zoologist of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the State Veterinarian of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the Department of Agriculture two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk to the Director of Farmers' Institutes of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Assistant Economic Zoologist of the Department of Agriculture two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salary of the clerk to the Economic Zoologist of the Department of Agriculture two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the messenger to the Economic Zoologist of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Deputy State Veterinarian of the Department of Agriculture two years the sum of four thousand two hundred dollars (\$4,200)

For the payment of the salary of the clerk to the State Veterinarian of the Department of Agriculture two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the stenographer to the State Veterinarian of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the contingent expenses including traveling expenses of the officers of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the expenses of the Farmers' Local Institutes including lecturers salaries two years the sum of fifty-five thousand dollars (\$55,000)

For the establishment and maintenance of a Bureau of Statistics in the Department of Agriculture two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the cost of carrying out the provisions of the act of twenty-first March one thousand nine hundred and five entitled "An Act to provide for the protection of trees" et cetera and the amendment to said act approved the fifteenth day of April one thousand nine hundred and seven and for pest suppression for two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the expenses of the State Board of Agriculture and the expenses of the members of said Board including specialists of the board and expenses and compensation of lecturers for two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the sale of certain seeds providing for the selection of samples thereof and their examination by the Department of Agriculture and the publication of information concerning the same providing also for the enforcement of the act and fixing penalties for its violations" approved April twenty-ninth one thousand nine hundred and thirteen two years the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary

For the payment of special examinations or investigations as provided for in the act of March thirteenth one thousand eight hundred and ninety-five establishing the Department of Agriculture for two years the sum of six thousand dollars (\$6,000)

To pay the increase made in salaries of officers and employees of the Department of Agriculture by House bill number one thousand six hundred and four for two years beginning June first one thousand nine hundred and thirteen the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary contingent upon the approval of said bill by the Governor

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying into effect the provisions of the act of Assembly entitled "An Act to regulate the manufacture and sale of commercial fertilizers" et cetera approved May first one thousand nine hundred and nine for two years the sum of fifty-seven thousand dollars (\$57,000)

For the payment of the cost of selecting samples making analyses and other expenses including salaries incident to carrying out the provisions of the act of Assembly "Regulating the sale of commercial feeding stuffs" approved May third one thousand nine hundred and nine for two years the sum of thirty-two thousand five hundred dollars (\$32,500)

For payment of aid to the State Horticultural Association of Pennsylvania for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Dairy Union for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Live Stock Breeders' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania State Poultry Society for two years the sum of two thousand dollars (\$2,000)

For the payment of aid to the Pennsylvania Bee-Keepers' Association for two years the sum of two thousand dollars (\$2,000)

For the payment of expenses of apilary inspection as provided for by act of May fifth one thousand nine hundred and

eleven pamphlet laws page one hundred seventy-nine for two years the sum of three thousand dollars (\$3,000)

For the payment of the cost of selecting samples and making analyses and other expenses including salaries incident to carrying out the provisions of the act of April twenty-ninth one thousand nine hundred and thirteen "To prevent adulteration of linseed oil" et cetera for two years the sum of five thousand dollars (\$5,000)

DAIRY AND FOOD DIVISION OF THE DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Dairy and Food Commissioner of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the clerk to the Dairy and Food Commissioner two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger of the Dairy and Food Division of the Department of Agriculture two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salaries of the special agents of the Dairy and Food Division of the Department of Agriculture two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of attorneys assistants and special work of the Dairy and Food Division of the Department of Agriculture two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of clerical and stenographers' services in the Dairy and Food Division of the Department of Agriculture two years the sum of fifteen thousand dollars (\$15,000)

For the payment of chemists of the Dairy and Food Division of the Department of Agriculture together with their actual expenses two years the sum of thirty thousand dollars (\$30,000)

For the payment of the inspection of the cold storage plants as to their sanitary condition and equipment and the keeping of proper supervision over same and the enforcement of all other provisions of the Cold Storage Act approved May sixteenth one thousand nine hundred and thirteen two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the traveling and necessary expenses of the Dairy and Food Commissioner and special agents including the cost of samples of food products express telegraph and other incidental expenses of the Dairy and Food Division of the Department of Agriculture two years the sum of thirty thousand dollars (\$30,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved and certified to by the Secretary of Agriculture Provided That all sums of money that may be received by the Dairy and Food Division arising from fines and costs except this appropriation shall be paid into the State Treasury daily for the use of the Commonwealth

STATE LIVESTOCK SANITARY BOARD

For the enforcement of the acts of May twenty-first one thousand eight hundred and ninety-five and March thirtieth one thousand nine hundred and five and subsequent acts and for the payment of indemnity for animals afflicted with dangerous contagious or infectious diseases and for the expense of detecting quarantining and disposing of such animals as provided by law two years the sum of three hundred and fifty thousand dollars (\$350,000)

For the payment of the cost of producing and distributing tuberculin mallein anthrax vaccine tuberculosis vaccine hog cholera vaccine for the laboratory diagnosis of the disease of animals and provide the necessary equipment for such work two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the cost of supervising and enforcing the inspection of animals brought from other states into Pennsylvania as required by the act of May twenty-sixth one thousand eight hundred and ninety-seven and subsequent acts two years the sum of ten thousand dollars (\$10,000)

For the control and suppression of rabies and the quarantine of dogs as required by the act of March twenty-seven one thousand nine hundred and three and subsequent acts two years the sum of ten thousand dollars (\$10,000)

For the payment of the expenses of the State Meat Hygiene Service and for the payment of salaries and actual expenses of the agents of the State Livestock Sanitary Board in the Meat Hygiene Service as provided by law two years the sum of sixty-three thousand dollars (\$63,000)

For the payment of the expenses of carrying out the provisions of the act approved April twenty-fifth nineteen hundred and seven and subsequent acts to encourage the breeding of horses and requiring the enrollment and inspection of stallions two years the sum of eight thousand dollars (\$8,000)

For the payment of a deficiency in indemnity for animals afflicted with tuberculosis for which certificates of appraisal have been issued by the State Veterinarian as provided by law said deficiency having been incurred during the fiscal year terminating May thirty-first one thousand nine hundred and thirteen the sum of twenty-five thousand dollars (\$25,000).

DEPARTMENT OF FORESTRY

For the payment of the salary of the Commissioner of Forestry two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Deputy Commissioner of Forestry two years the sum of five thousand dollars (\$5,000)

For the payment of clerk hire two years the sum of six thousand dollars (\$6,000)

For the payment of contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other necessary expenses of the members of the State Forestry Reservation Commission two years the sum of five thousand dollars (\$5,000)

For the payment of salaries and expenses of foresters two years the sum of one hundred and sixty thousand dollars (\$160,000)

For the payment of salaries and expenses of forest rangers two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of draftsman bookkeepers stenographers and messengers two years the sum of fifteen thousand dollars (\$15,000)

For the payment of surveys two years the sum of ten thousand dollars (\$10,000)

For the payment of labor two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of examination of titles to lands purchased two years the sum of four thousand dollars (\$4,000)

For the payment of other expenses necessary and incidental to the conduct of the business of the department and the maintenance protection care planting and improvement of the forest reserves and to encourage and promote the development of forestry two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of the annual fixed charge for school purposes on lands held for forest reserves two years the sum of forty thousand dollars (\$40,000)

For the payment of the annual fixed charge for road purposes on lands for forest reserve two years the sum of forty thousand dollars (\$40,000)

For the purchase of lands to be set aside and held as State Forest Reserves two years the sum of fifty thousand dollars (\$50,000)

For the payment of postage and all other necessary expenses which may be incurred in the prevention and extinguishment of forest fires two years the sum of fifty thousand dollars (\$50,000)

For the payment of salaries and expenses of instructors clerks maîtres corks waitresses light and heat stationary books and for maintenance at the State Forest Academy two years the sum of twenty thousand dollars (\$20,000)

For the payment of examinations and furnishing advisory reports to the citizens of the State on shade trees two years the sum of five thousand dollars (\$5,000)

For the payment of making examinations and furnishing advisory reports to the citizens of the State on farm forestry and farm woodlots two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of a deficiency in the appropriation for the examinations of titles to lands purchased to be held as State Forest Reserves for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000)

For the payment of a deficiency that has arisen in the appropriation for the payment of expenses incurred in the prevention and extinguishment of forest fires to and including May thirty-first Anno Domini one thousand nine hundred and eleven the sum of three thousand five hundred dollars (\$3,500)

For the payment of a deficiency in the appropriation for traveling and other necessary expenses of the members of the State Forestry Reservation Commission for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one hundred and twenty-six dollars and thirty cents (\$126.30)

DEPARTMENT OF MINES

For the payment of the salary of the Chief of the Department of Mines two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Deputy Chief of the Department of Mines two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief clerk of the Department of Mines two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salaries of the clerks stenographers and typewriters and messenger of the Department of Mines two years the sum of twenty-two thousand eight hundred dollars (\$22,800)

For the payment of contingent expenses including traveling expenses books instruments chemicals plans express freight janitor telegrams stamps et cetera two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the inspectors of coal mines as provided by law two years the sum of three hundred and six thousand dollars (\$306,000) subject to the approval by the Governor of Senate bill creating additional inspectors

For the payment of the salaries of inspectors of coal mines appointed temporarily as substitutes in case of disability of any of the regular inspectors two years the sum of five thousand dollars (\$5,000)

For the payment of the actual traveling expenses of the inspectors and for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual and necessary expenses two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto such sums as may be necessary therefor not exceeding in the aggregate for two years the sum of thirty-two thousand dollars (\$32,000) Provided That no examination for inspectors of coal mines shall exceed in duration the period of forty days in the bituminous districts and the period of twenty days in the anthracite districts and no examination of mine foremen assistant mine foremen and fire bosses in the bituminous districts and mine foremen and assistant mine foremen in the anthracite districts shall exceed in duration the period of ten days Provided further That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines

For the payment of counsel fees two years the sum of ten thousand dollars (\$10,000) Provided however That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines and no payment for salaries or expenses incurred shall be made under this appropriation until proper specifically itemized vouchers verified under oath are made and transmitted to the chief of the said department and by him examined approved and certified to the Auditor General

For the payment of the deficiency in the mine inspectors' salary fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand one hundred and eighteen dollars and seventy-four cents (\$1,118.74)

For the payment of the increase in salaries of the stenographers two years the sum of twelve hundred dollars (\$1,200) conditioned upon the approval by the Governor of Senate bill number one thousand four hundred and fifty-five

For the payment of expert electrical service in connection with the installation of electrical equipment in the mines two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the payment of the deficiency in the mine inspectors' traveling expense fund for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of six thousand five hundred dollars (\$6,500)

For the payment of counsel fees due John R. Jones attorney Scranton Pennsylvania for professional services rendered and money expended as special counsel for the Department of Mines in the investigation of alleged violations of the Child Labor Law and for the enforcement of the said law in the county of Lackawanna during the years one thousand nine hundred and seven and one thousand nine hundred and eight the sum of one thousand four hundred and ten dollars and seventy-one cents (\$1,410.71)

DEPARTMENT OF FISHERIES

For the payment of the salary of the Commissioner of Fisheries two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two stenographers two years the sum of four thousand eight hundred dollars (\$4,800)

For the purpose of hatching propagating and distributing food and game fish and stocking and supplying the waters of the Commonwealth with the same and distributing fish and employing the necessary labor and implements therefor and paying for the repairs improvements and necessary expenses to the State hatcheries two years the sum of ninety-six thousand dollars (\$96,000)

For the payment of counsel fees and court expenses two years the sum of five thousand dollars (\$5,000)

For the payment of necessary and reasonable expenses of the Commissioner of Fisheries and other members of the Fishery Commission and office employees two years the sum of six thousand dollars (\$6,000)

For the erection of fish-ways two years the sum of seven thousand nine hundred and fifty dollars (\$7,950)

For the repairs of State fishways two years the sum of one thousand dollars (\$1,000)

For the payment of salaries and reasonable expenses of fish wardens two years the sum of forty thousand dollars (\$40,000)

For the payment of contingent expenses two years the sum of four thousand dollars (\$4,000)

For the purpose of maintaining and operating launch "Commodore Perry" on Lake Erie two years the sum of nine thousand dollars (\$9,000)

For the purpose of repairing and placing the launch "Commodore Perry" on Lake Erie in a thoroughly seaworthy condition two years the sum of three thousand dollars (\$3,000)

For field work and gathering spawn and incidental expenses thereto two years the sum of sixteen thousand dollars (\$16,000)

For buildings ponds extensions and other work incidental towards completing hatcheries two years the sum of sixty-five thousand dollars (\$65,000)

For building a new and permanent hatching house and equipment at Erie the sum of twenty-two thousand dollars (\$22,000)

For dredging out of the channels and ponds on Presque Isle Peninsula Erie county in order to restore the original spawning grounds for the fish two years the sum of twenty thousand dollars (\$20,000)

For the purchase of a boat for use at Torresdale Hatchery on the Delaware for the purpose of gathering eggs and fish the sum of one thousand five hundred dollars (\$1,500)

STATE BOARD OF CENSORS

For the payment of the contingent and traveling expenses two years the sum of twenty-five hundred dollars (\$2,500)

BOARD OF GAME COMMISSIONERS

For the payment of the salary of the chief game protector who is also secretary of said board two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the assistant chief game protector who is also stenographer and typewriter two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one game protector termed a traveling game protector two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of twenty additional game protectors at the rate of seventy-five dollars (\$75.00) per month the sum of thirty-six thousand dollars. (\$36,000).

For the payment of the traveling and other necessary expenses of these game protectors for the payment of services rendered or expenses incurred by either deputy game protectors or special deputy game protectors under the specific and written order of the chief game protector for the payment of incidental office expenses attorney fees and such other expenditures as may be deemed necessary by the Board of Game Commissioners for the better carrying out of the provisions of an act creating the Board of Game Commissioners two years the sum of thirty-five thousand dollars (\$35,000)

For the purpose of creating additional game preserves for the maintenance and protection of preserves created by authority of an act of Assembly approved the eleventh day of May one thousand nine hundred and five and the act of Assembly approved the fifteenth day of April one thousand nine hundred and seven and an amendment thereto approved the fifteenth day of June one thousand nine hundred and eleven for the purchase propagation and distribution throughout the State of game as may be considered advisable two years the sum of fifteen thousand dollars (\$15,000)

The appropriation to be paid quarterly to the president of the Board of Game Commissioners upon the presentation of duly certified vouchers of the expenditures of money previously drawn and satisfactory proof to the Auditor General that the expenditure is necessary for the enforcement of the laws of the Commonwealth relative to the protection of game of song and insectivorous birds or for the intelligent and necessary carrying into effect the purpose for which said Board of Game Commissioners was created

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of the salary of the Superintendent of the Department of Public Printing and Binding two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the chief clerk of the Department of Public Printing and Binding two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of one clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of the stenographer and clerk of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of an expert proof-reader of the Department of Public Printing and Binding two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of one clerk who is also to have in charge the supervision of the Legislative Journal two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger of the Department of Public Printing and Binding two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the contingent expenses two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of advertising contracts for shipping documents for two years from August fifteen one thousand nine hundred and thirteen to August fifteen one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the Chief of the Division of Distribution of Documents two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the clerk in the Division of Distribution of Documents two years the sum of three thousand dollars (\$3,000)

For the payment of one stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of contracts for shipping public documents in bulk for two years from August fifteen one thousand nine hundred and thirteen to August fifteen one thousand nine hundred and fifteen the sum of twenty thousand two hundred dollars (\$20,200)

For the payment of extra labor postage express freight and incidental expenses two years the sum of ten thousand dollars (\$10,000)

For the payment of printing binding ruling et cetera two years the sum of five hundred thousand dollars (\$500,000)

For the payment of paper envelopes and other supplies two years the sum of three hundred thousand dollars (\$300,000)

For the payment of plates cuts electrotypes dies and stamps two years the sum of seven thousand dollars (\$7,000)

For advertising proposals for supplying the Commonwealth with paper lithographic printing and engraving plates cuts electrotypes dies and stamps two years the sum of six thousand dollars (\$6,000)

For the payment to the contractor with the Commonwealth of Pennsylvania for the special paper for Revenue Blanks made and held subject to the orders of the Superintendent of Public Printing and Binding which blanks will not be required by reason of the enactment by the present Legislature of new Revenue Laws the sum of fifteen thousand dollars (\$15,000.00) or so much thereof as may be necessary said special paper to be accepted by the Superintendent of Public Printing and Binding and used for other purposes

For the payment of the salaries of three proof-readers and three copyholders for the Legislative Session of one thousand nine hundred and fifteen the sum of thirty-two hundred and twenty-five dollars (\$3,225) to be paid monthly to each proofreader and copyholder as follows one hundred

and twenty-five dollars per month to each proofreader and ninety dollars per month to each copyholder

STATE HIGHWAY DEPARTMENT

For the payment of the salary of the State Highway Commissioner two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the First Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Second Deputy State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Auditor two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Engineer two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the salary of the Bridge Engineer two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of fifty superintendents two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of the salaries of fifteen Assistant Engineers two years the sum of seventy-two thousand dollars (\$72,000)

For the payment of the salary of the Chief Draftsman two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of four clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the salaries of a Paymaster and two Assistants to be appointed by the State Highway Commissioner two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries of a Statistician to be appointed by the State Highway Commissioner two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of four draftsmen two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of the salary of a Chief Clerk two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of two bookkeepers two years the sum of six thousand four hundred dollars (\$6,400)

For the payment of the salaries of four stenographers or clerks two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of the necessary traveling and other incidental expenses of the State Highway Commissioner The First Deputy State Highway Commissioner the second Deputy State Highway Commissioner the Chief Engineer the Bridge Engineer the fifteen Assistant Engineers the fifty Superintendents the two Maintenance Engineers and the Paymaster and his assistants two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the payment of contingent and incidental expenses of the State Highway Department two years the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries and other necessary expenses of the Automobile Division of the State Highway Department two years the sum of one hundred and sixty thousand dollars (\$160,000)

For the installation and equipment of a physical and chemical laboratory for the payment of salaries and expenses of chemist and necessary laboratory employees for experimental work and tests and for the payment of traveling and incidental expenses necessary to make a thorough and a comprehensive study of road construction construction methods and construction materials two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

For the reconstruction of roadways destroyed by storm cloud-burst or other catastrophe or from other unaccountable or unavoidable cause the sum of one hundred thousand dollars (\$100,000)

For the permanent improvement of highways described in the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven and acts supplementary and amendatory thereto as State-aid Highways two years the sum of one million dollars (\$1,000,000)

For the maintenance of the improved and unimproved State Highways described in the act creating the State Highway Department approved May thirty-one one thousand nine hundred and eleven and acts supplementary and amendatory thereto two years the sum of one million nine hundred thousand dollars (\$1,900,000) for the payment of all other expenses including the payment of salaries and expenses of such additional engineers engineers' assistants superintendents inspectors clerical assistance and employees necessary to carry on the work of the State Highways two years the sum of one hundred thousand dollars (\$100,000)

For the construction and repair of State Highways described in the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven its supplements and amendments and for the payment of the State's share of the maintenance and repair of State-aid Highways constructed prior to or constructed or improved under the provisions of the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven its supplements and amendments two years the sum of three million six hundred thousand dollars (\$3,600,000) and for the payment of all other expenses including the payment of salaries and expenses of such additional engineers engineers' assistants superintendents inspectors clerical assistance employees and labor skilled or unskilled necessary in the judgment of the State Highway Commissioner to carry out the work of the State Highway Department two years the sum of four hundred thousand dollars (\$400,000)

For the payment of the necessary expenses in the acquiring of turnpike roads as authorized by the act creating the State Highway Department approved May thirty-first one thousand nine hundred and eleven two years the sum of two hundred thousand dollars (\$200,000)

For the payment of deficiency in the salary and necessary expenses incurred by employment of one superintendent of maintenance not specifically provided for under the act of May thirty-first one thousand nine hundred and eleven for the period from April first one thousand nine hundred and thirteen to June first on thousand nine hundred and thirteen the sum of nine hundred eight dollars and ninety-two cents (\$908.92)

BOARD OF REVENUE COMMISSIONERS

For the payment of the salaries of the three members of the board two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

DEPARTMENT OF LABOR AND INDUSTRY

For the payment of the salary of the Commissioner of Labor and Industry two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the chief inspector of the Department of Labor and Industry two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the chief clerk in the Department of Labor and Industry two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of two copying clerks in the principal office of the Department two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the stenographer and typewriter in the principal office of the Department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Messenger in the principal office of the Department two years the sum of twenty-four hundred dollars (\$2,400)

For the salary of the attorney and legal adviser to the Commissioner of Labor and Industry two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of fifty inspectors of the first grade in the Department two years the sum of one hundred fifty thousand dollars (\$150,000)

For the payment of the salaries of two inspectors of the second grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two inspectors of the third grade in the Department two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of four inspectors of the fourth grade in the Department two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salary of the Chief of the Bureau of Statistics and Information in the Department of Labor and Industry for two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the assistant chief of the Bureau of Statistics and Information two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of one filing and one copying clerk in the Bureau of Statistics and Information two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of three collectors of statistics in the Bureau of Statistics and Information two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry two years the sum of seven thousand dollars (\$7,000)

For the payment for two years of the incidental and traveling expenses of the Commissioners inspectors and other officers of the Department incurred in the discharge of their duties the necessary cost and expenses incurred in the prosecution of offenders against the factory bakeshop workshop fire-escape boiler inspection inland lake steamboat inspection and all other laws subject to enforcement by this Department for the salaries and expenses of the associate members of the Industrial Board of the Department for the payment of the salary of the Secretary of the Industrial Board for the payment of the salaries of the attaches of the branch offices of the Department and for the incidental contingent expenses for postage expressage telegraphing advertising and such special work and investigations as may be required or necessary during two years the sum of one hundred thousand dollars (\$100,000)

For the payment of the salary of the statistician in the Bureau of Statistics and Information of the Department two years the sum of four thousand dollars (\$4,000)

QUARANTINE PHYSICIAN PHILADELPHIA

For the payment of the salary of the Quarantine Physician two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of two deputy maritime physicians two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the quarantine messenger two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of eight shore employees including nurse two years the sum of twelve thousand seven hundred and seventy dollars (\$12,770)

For the payment of the salaries of nine employees on the boat two years the sum of fourteen thousand seven hundred and fifty dollars (\$14,750)

For the payment of insurance on the boat and launch two years the sum of nine hundred dollars (\$900)

For the maintenance of the boat including fuel two years the sum of ten thousand dollars (\$10,000)

For maintenance of all employees including uniforms and caps two years the sum of eight thousand dollars (\$8,000)

For the purchase of drugs two years the sum of six hundred dollars (\$600)

For the purchase of coal for heating shore buildings two years the sum of two thousand five hundred dollars (\$2,500)

For maintenance of the office including one thousand dollars (\$1,000) for service of Maritime Exchange in reporting all incoming and outgoing vessels rent and care of office stationary telephone and telegraph service and for like expenses at the office at Marcus Hook two years the sum of four thousand five hundred dollars (\$4,500)

For maintenance of the Quarantine Station including all supplies repairs water and gas supply labor painting plumbing carpenter work feed for horses necessary improvements and additions to buildings new buildings and any and all expenses incident to maintaining the grounds and buildings and the furnishing the equipping of same as well as repairs to wharf and tramway two years the sum of twenty thousand nine hundred and eighty dollars (\$20,980)

HEALTH OFFICER PHILADELPHIA

For the payment of the salary of the health officer two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the clerk to the health officer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the rent and care of the office of the health officer telephone and messenger and stationery two years the sum of two thousand six hundred and forty (\$2,640)

DEPARTMENT OF STATE POLICE

For the payment of the salary of the Superintendent of State police two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the deputy superintendent of State Police two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of four captains (each one thousand eight hundred dollars per annum) two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of four lieutenants (each one thousand five hundred dollars per annum) two years the sum of twelve thousand dollars (\$12,000)

For the payment of four first sergeants (each one thousand two hundred dollars per annum) two years the sum of nine thousand six hundred dollars (\$9,600)

For the payment of sixteen sergeants (each one thousand one hundred dollars per annum) two years the sum of thirty-five thousand two hundred dollars (\$35,200)

For the payment of sixteen corporals (each nine hundred fifty dollars per annum) two years the sum of thirty thousand four hundred dollars (\$30,400)

For the payment of the salaries of four blacksmiths (each nine hundred and fifty dollars per annum) two years the sum of seven thousand six hundred dollars (\$7,600)

For the payment of the salaries of one hundred and eighty privates (each nine hundred dollars per annum) two years the sum of three hundred and twenty-four thousand dollars (\$324,000)

For the payment of the increased salaries of re-enlisted men in accordance with the act of one thousand nine hundred and eleven two years the sum of thirty-six thousand one hundred and sixty dollars (\$36,160)

For the payment of keep of horses renewal of uniforms horse equipment replacing horses rent of barracks and maintenance of sub-stations and other necessary expenses in conducting the department for two years the sum of one hundred and seventy thousand five hundred dollars (\$170,500)

DEPARTMENT OF HEALTH

For the payment of the salary of the Commissioner of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the assistant to the commissioner secretary general inspector auditor stenographers clerks and other general employees two years the sum of thirty-one thousand eight hundred dollars (\$31,800)

MEDICAL DIVISION

For the payment of the salary of the Chief Medical Inspector two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Associate Chief Medical Inspector two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Assistant Chief Medical Inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of a chief clerk of Medical School Inspection two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of five stenographers two years the sum of eight thousand six hundred and forty dollars (\$8,640)

For the payment of the salary of twelve clerks two years the sum of seventeen thousand two hundred and eighty dollars (\$17,280)

LABORATORIES AND EXPERIMENTAL STATION

For the payment of the salary of the Chief of the Laboratories two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Bacteriologist two years the sum of four thousand five hundred and sixty dollars (\$4,560)

For the payment of the salary of two technical assistants two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of two stenographers two years the sum of three thousand one hundred and twenty dollars (\$3,120)

For the payment of the salary of three clerks two years the sum of three thousand eight hundred and forty dollars (\$3,840)

For the payment of the salary of four laboratory helpers two years the sum of five thousand five hundred and twenty dollars (\$5,520)

DIVISION OF DISTRIBUTION OF BIOLOGICAL PRODUCTS

For the payment of the salary of the Chief of the Division two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a bookkeeper two years the sum of one thousand nine hundred and twenty dollars (\$1,920)

For the payment of the salary of two stenographers two years the sum of three thousand three hundred sixty dollars (\$3,360)

For the payment of the salary of one clerk two years the sum of one thousand four hundred and forty dollars (\$1,440)

BUREAU OF VITAL STATISTICS

For the payment of the salary of the State Registrar of the Bureau of Vital Statistics two years the sum of five thousand dollars (\$5,000)

For the payment of the additional salary of the State Registrar of the Bureau of Vital Statistics two years the sum of one thousand dollars (\$1,000) conditioned upon the approval by the Governor of Senate bill number seven hundred and thirty-seven

For the payment of the salary of the Chief Clerk of the Bureau of Vital Statistics two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the Classification Clerk two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the returns clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Search Clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of eight stenographers two years the sum of twelve thousand four hundred and eighty dollars (\$12,480)

For the payment of the salary of five clerks two years the sum of seven thousand two hundred dollars (\$7,200)

MARRIAGE AND MORBIDITY STATISTICS

For the payment of the salary of the Supervisor of Morbidity and Marriage Statistics two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of nine clerks on Morbidity and Marriage Statistics two years the sum of twelve thousand nine hundred and sixty dollars (\$12,960)

SANITARY ENGINEERING DIVISION

For the payment of the salary of the Chief Engineer of the Sanitary Engineering Division two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Assistant Engineer in charge of general office work two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the First Assistant Engineer on water works and sewerage two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer on tests of water and sewerage treatment plants two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Engineer in charge of design and construction two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the Assistant Engineer on water works and sewerage two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of four assistant engineers two years the sum of fourteen thousand two hundred dollars (\$14,200)

For the payment of the salary of the Chief Field Inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of ten stenographers two years the sum of sixteen thousand eight hundred dollars (\$16,800)

For the payment of the salary of nine clerks two years the sum of sixteen thousand two hundred dollars (\$16,200)

For the payment of the salary of twelve draughtsmen and map tracers two years the sum of twenty-five thousand four hundred dollars (\$25,400)

DIVISION OF ACCOUNTING AND PURCHASING

For the payment of the salary of the Chief of the Division of Accounting and Purchasing two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of four bookkeepers two years the sum of eight thousand nine hundred and sixty dollars (\$8,960)

For the payment of the salary of sixteen clerks two years the sum of twenty-three thousand four hundred dollars (\$23,400)

For the payment of the salary of four stenographers two years the sum of six thousand seven hundred and twenty dollars (\$6,720)

DIVISION OF SUPPLIES

For the payment of the salary of the Superintendent of Division of Supplies two years the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salary of a stenographer two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the salary of a janitor two years the sum of one thousand five hundred and sixty dollars (\$1,560)

DISPENSARIES

For the payment of the salary of the Chief of the Division of Dispensaries two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the salary of the Lecturer and Manager of the tuberculosis exhibit two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a Deputy Medical Inspector two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of a visiting nurse two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of an assistant visiting nurse two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of a Statistician two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of three stenographers two years the sum of five thousand and forty dollars (\$5,040)

For the payment of the salary of three clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the cost of diphtheria antitoxin and other products for free distribution for the poor for the employment of such special and assistant engineers stream and sanitary inspectors and such other employees as may be necessary for the fees and necessary traveling expenses of the county medical inspectors and rural health officers for the necessary traveling expenses of the Commissioner of Health his assistants and other employees for the maintenance of the Bureau of Vital and Morbidity Statistics for the maintenance of laboratories and experimental station and for the payment of all other necessary expenses of the Department of Health in supervising epidemics of disease and in protecting the public health two years the sum of nine hundred and fifty thousand dollars (\$950,000)

TUBERCULOSIS

For the constructing equipping and maintaining sanatoria infirmaries and dispensaries for the free treatment of indigent persons affected with tuberculosis and for the maintenance of laboratories for sanitary supervision isolation and treatment of indigent persons affected with tuberculosis and for the preventive education of the public for the payment of salaries and for all other necessary expenses which may be incurred in this tuberculosis work for two years the further sum of two million six hundred and twenty-five thousand dollars (\$2,625,000)

MEDICAL INSPECTION OF SCHOOLS

For the Medical Inspection of the pupils of the public schools in accordance with the provisions of the School Code the sum of two hundred twenty-five thousand dollars (\$225,000) or so much thereof as may be necessary

All expenditures made by the Department of Health shall be approved by the Governor and the amounts except those of salaries specifically mentioned shall be paid to the Commissioner of Health by warrant of the Auditor General upon requisition of said Commissioner of Health and all sums so paid shall be accounted for as expended by properly itemized vouchers

DEPARTMENT OF WATER SUPPLY COMMISSION

For the payment of the salaries of the commissioners two years the sum of eighteen thousand dollars (\$18,000)

For the payment of the salary of the engineer two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries and expenses of Engineers Engineering Assistants experts and clerical assistance employed by the Commission in making examinations and reports upon applications for water and water power company charters mergers consolidations and new or additional supplies of water and water power investigations and reports of the status of water and water power company charters special examinations investigations and reports upon protests lodged with the Commission the establishment and maintenance and operation of stream gaging stations and other expenses necessary to carry into effect the various laws relating to or affecting the Water Supply Commission of Pennsylvania two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

For the payment of the salaries and expenses of Engineers Engineering Assistants experts and clerical assistance employed by the Commission in making examinations investigations and reports upon dams and other encroachments now existing or hereafter to be placed in or along any of the streams of the Commonwealth of Pennsylvania two years the sum of forty thousand dollars (\$40,000.00) or so much thereof as may be necessary

For the payment of the deficiency in the salaries of the employees of the Commission and expenses incurred under the provisions of the act of May fourth one thousand nine hundred and five creating the Water Supply Commission of Pennsylvania up to and including May thirty-first one thousand nine hundred and thirteen the sum of one thousand two hundred dollars (\$1,200.00) which deficiency was caused by special examinations and investigations occasioned by reason of the failure of the Austin dam and the flood and high water conditions of March one thousand nine hundred and thirteen

PENNSYLVANIA STATE RAILROAD COMMISSION

For the payment of the salaries of the three commissioners two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of the salary of the secretary two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the attorney two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the marshal two years the sum of five thousand dollars (\$5,000)

For the payment of the wages or salaries of experts accountants inspectors or engineers employed by the commission the salaries of clerks stenographers messengers janitor or other office employees and experts the fees and expenses of witnesses for the purchase of books stationery printing office supplies furniture and such other materials for which no requisition may be made by the commission under the provisions of section five of the act of May thirty-first one thousand nine hundred and seven for the compilation and printing of maps showing the lines of steam and electric railroads or railways within the State and for the necessary disbursements and contingent expenses of the commissioners their officers clerks and experts for two years the sum of one hundred and six thousand dollars (\$106,000) Provided That any expenditures made for the printing of maps showing the line of steam and electric railroads or railways within the State shall be made by contract said contract to be subject to the approval of the Auditor General of Pennsylvania before becoming effective

BOARD OF PUBLIC CHARITIES

For the payment of the salary of the general agent and secretary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the secretary of the committee on Lunacy two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two assistant general agents of the board of public charities two years the sum of eight thousand dollars (\$8,000)

For the payment of the necessary clerical aid for the board of public charities and the committee on lunacy two years the sum of seventeen thousand dollars (\$17,000)

For the payment of the traveling expenses of the commissioners of the board of public charities the general agent and secretary and the two assistant general agents thereof the committee on lunacy and the secretary two years the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary

For the payment of postage telegrams express charges messenger charges rent fuel light and incidental expenses of the board of public charities and the committee on lunacy two years the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For the payment for the services of such architects engineers and other competent persons as said board may employ to advise it in the consideration of such plans and specifications for buildings or works and improvements or repairs thereto and plants machinery or apparatus connected therewith as said board now is or may hereafter be required by law to examine and pass upon two years the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

JUDICIARY DEPARTMENT

Section 3 For the payment of the salaries of the judges of the supreme and superior courts the salaries and mileage of the president and other law judges of the several courts of Common Pleas in the Commonwealth and the judges of the separate orphans' Courts and for the compensation of Common Pleas judges holding courts in other districts and for the payment of the salaries and mileage of associate judges of the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirty-first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due to any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is entitled to receive under the several acts of Assembly fixing the compensation of judges Provided That at the beginning of the term the interval from the first Monday of January to the first day of March shall be reckoned as two-thirds of a quarter and at the close of a term the interval from the first day of December to the first Monday of January shall be reckoned as one third of a quarter

SUPREME COURT JUDGES

For the payment of the salaries of the supreme court judges two years the sum of one hundred and eighty-three thousand dollars (\$183,000)

For the payment of the salaries of the seven clerks two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the salary of the deputy prothonotary eastern district dating from May first one thousand nine hundred and thirteen two years and one month the sum of six thousand and eighty-three dollars and thirty-four cents (\$6,083.34)

For the payment of the salary of a deputy prothonotary western district two years four thousand dollars (\$4,000)

For the payment of the salary of the deputy prothonotary middle district two years the sum of one thousand four hundred and forty dollars (\$1,440)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court for the eastern district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a clerk in the office of the prothonotary of the supreme court western district two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a record clerk in the office of the prothonotary of the eastern district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the deficiency in the salary of the record clerk in the office of the prothonotary of the eastern district for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of five hundred and seventy-five dollars (\$575)

For the payment of the crier librarian and tipstaves of the eastern middle and western districts two years the sum of twenty-eight thousand two hundred and thirty-two dollars (\$28,232)

For the payment of the deficiency in the salaries of the crier librarian and tipstaves of the eastern middle and western districts for the fiscal year ending May thirty-first one thousand nine hundred and thirteen the sum of two thousand dollars (\$2,000)

For the payment of the cleaning of the Supreme Court Room and office and showrooms adjacent thereto two years the sum of seven hundred and twenty dollars (\$720) payable monthly and for the payment of the contingent expenses of the Supreme Court in the Middle District and the Superior Court at Harrisburg two years the sum of three hundred dollars (\$300) or so much thereof as may be necessary

For the care and use of the library of the Supreme and Superior Courts Philadelphia two years the sum of four thousand dollars (\$4,000)

For the care and use of the library of the Supreme and Superior Courts Pittsburgh two years the sum of two thousand dollars (\$2,000)

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district thereof two years the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof

For the payment of the deficiency in the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district for the two years ending May thirty-first one thousand nine hundred and thirteen the sum of one thousand five hundred dollars (\$1,500) or so much thereof as may be necessary

For the purchase of books stationery supplies and other necessary expenses of the Supreme Court western district for two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said court for the said western district thereof

SUPERIOR COURT JUDGES

For the payment of the salaries of the judges of the Superior Court two years the sum of one hundred and sixty-nine thousand dollars (\$169,000)

For the payment of the salaries of the seven clerks of the Superior Court two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of the crier and necessary tipstaves of the Superior Court two years the sum of fifteen thousand eight hundred dollars (\$15,800)

For the payment of the deficiency in the salaries of the crier and necessary tipstaves of the Superior Court for the two fiscal years ending May thirty-first one thousand nine hundred and thirteen the sum of two thousand four hundred and forty-nine dollars and fifty-six cents (\$2,449.56)

For the purchase of books stationery supplies and other necessary expenses of the said Superior Court two years the sum of six thousand dollars (\$6,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotaries of the said Superior Court Philadelphia Harrisburg and Pittsburgh

COMMON PLEAS JUDGES

For the payment of the salaries of the twenty Common Pleas judges in the county of Philadelphia and the twelve Common Pleas judges in the county of Allegheny two years the sum of seven hundred and four thousand dollars (\$704,000)

For the payment of the salaries of the two Common Pleas judges in the county of Dauphin two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of the salaries of the judges of the Courts of Common Pleas in the counties of Lackawanna and Luzerne two years the sum of one hundred and nineteen thousand dollars (\$119,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of ninety thousand (90,000) and less than two hundred and fifty thousand (250,000) two years the sum of four hundred and sixty-two thousand dollars (\$462,000)

For the payment of the salaries of the judges of the Courts of Common Pleas learned in the law in judicial districts having a population of less than ninety thousand (90,000) two years the sum of three hundred and ninety-six thousand dollars (\$396,000)

For the payment to each of the two judges of the Court of Common Pleas of Dauphin county for clerk hire in accordance with the act of one thousand eight hundred and ninety-three (Pamphlet Laws page twenty-one) the sum of two thousand dollars (\$4,000)

ORPHANS COURT JUDGES

For the payment of the salaries of the five orphans' court judges in the county of Philadelphia and three orphans' court judges in the county of Allegheny two years the sum of one hundred and seventy-six thousand dollars (\$176,000)

For the payment of the salaries of one orphans' court judge in each of the counties of Lackawanna and Luzerne two years the sum of thirty-four thousand dollars (\$34,000)

For the payment of the salaries of six other orphans' court judges in the other districts of the Commonwealth two years the sum of eighty-four thousand dollars (\$84,000)

For the payment of the salary car fare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary

For the payment of the salaries of the judges of the Municipal Court of Philadelphia conditioned upon the approval by the Governor of House bill number one hundred and seven the sum of eighty-five thousand dollars (\$85,000) or so much thereof as may be necessary

For the payment of the salaries of the presiding judge and judges of the county court for the county of Allegheny the sum of fifty-one thousand dollars for two years or so much thereof as may be necessary (\$51,000)

For the payment of the salaries of the judges of the Superior Superior Common Pleas and Orphans' Courts who may resign or retire in accordance with the act of Assembly approved June twenty-third Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

ASSOCIATE JUDGES

For the payment of the salaries of the associate judges for two years the sum of sixty-four thousand dollars (\$64,000)

MILEAGE

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of the deficiency which has arisen in the payment to the associate judge of mileage for the two fiscal years ending May thirty-one one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

LEGISLATIVE DEPARTMENT

Section 4 For the payment of the expenses of the Legislative Department for the two years ending May thirty-one one thousand nine hundred and fifteen and also for the expenses of the session and recess of one thousand nine hundred and thirteen not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and the salaries and mileage of the session officers and employees of the Legislature session of one thousand nine hundred and fifteen shall only be paid after statement of the amounts due the several Senators members officers and employees shall have been certified to the Auditor General by the president pro tempore of the Senate and speaker of the House of Representatives respectively and that the Senators and members also the officers receiving fixed salaries for said session shall each be paid three hundred dollars per month for the first four months of the session if the Legislature shall be in session that long and the balance on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employees receiving per diem salaries shall be paid amount due them at the end of each month during the session except the last month when payment shall be made on the day fixed for the final adjournment of the Legislature or during the two days previous thereto

SENATE

For the payment of the salaries of fifty Senators and extra compensation allowed by law to the president pro tempore of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand one hundred and fifty dollars (\$75,150) or so much thereof as may be necessary

For the payment of the mileage of fifty Senators session of one thousand nine hundred and fifteen the sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to fifty Senators fifty dollars each the sum of two thousand five hundred dollars (\$2,500)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to fifty Senators one hundred dollars each the sum of five thousand dollars (\$5,000)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law for the chief clerk and assistants the sum of one hundred dollars (\$100)

For the payment of the postage session of one thousand nine hundred and fifteen allowed by law to the Lieutenant Governor the sum of one hundred dollars (\$100)

To the chief clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the payment of the salaries of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary

For the payment of the mileage of the officers and employees of the Senate session of one thousand nine hundred and fifteen the sum of two thousand seven hundred dollars (\$2,700)

For the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000)

For the payment of the mileage of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and fifteen the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salary of the chief clerk of the Senate for the recess periods ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary

For the payment of the salary of the secretary of the Senate for the period of two years ending May thirty-first one thousand nine hundred and fifteen the sum of ten thousand dollars (\$10,000) to be paid quarterly

For the payment of the salary of the librarian of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Librarian of the Senate for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Assistant Librarian of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary

For the payment of the salary of the clerk to the president of the Senate for two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the president of the Senate for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000)

For the payment of the salaries of two watchmen of the Senate each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salaries of two custodians of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salary of the elevator operator of the Senate for the time employed during the recess periods in two years ending May thirty-one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887)

For the payment of the expenses of the Committee on Appropriations of the Senate session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on the presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of the Secretary of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of one thousand eight hundred dollars (\$1,800) to be paid to the chairman of said committee

For the payment of the messenger of the Senate Appropriations Committee session of one thousand nine hundred and fifteen for services and mileage the sum of nine hundred (\$900) dollars to be paid to the chairman of the Senate Appropriations Committee on warrant drawn by the Auditor General

For the payment of the deficiency in the expenses of the Senate Appropriations Committee for the session of one thousand nine hundred and thirteen the sum of six hundred and fifty dollars (\$650)

For the payment of salaries and increases in salaries of officers and employees of the Senate as authorized and fixed

in Senate bill number one thousand eight hundred and seventy-two and which are not covered by amounts appropriated in this act the sum of eight thousand eight hundred dollars (\$8,800) or so much thereof as may be necessary for the two years ending May thirty-first one thousand nine hundred and fifteen conditioned upon the passage of said bill by the General Assembly and its approval by the Governor

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate during the recess ending January fourth one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000) and for like expenses from January fifth to May thirty-first one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk for the year ending May thirty-first one thousand nine hundred and fourteen the sum of three thousand nine hundred dollars (\$3,900) and for the six months ending November thirty one thousand nine hundred and fourteen the sum of one thousand nine hundred and fifty dollars (\$1,950) or so much thereof as may be necessary

For the payment of the incidental expenses of the Senate the six months commencing December one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand (\$2,000) dollars for which accounts have not been rendered and settled and the whole amount expended by said Chief Clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the Chief Clerk

For the payment of postage labor and incidental expenses in the office of the Secretary of the Senate for the year ending May thirty-one one thousand nine hundred and fourteen the sum of two thousand two hundred and fifty dollars (\$2,250) and a like sum for the year ending May thirty-one one thousand nine hundred and fifteen or so much thereof as may be necessary (\$2,250)

For the payment of the increase in salaries of the Journal and Reading Clerks of the Senate for the session of one thousand nine hundred and thirteen conditioned upon the approval by the Governor of House bill number one thousand four hundred and eight the sum of fourteen hundred dollars (\$1,400)

For the payment of postage labor express charges and other expenses in the office of the Librarian of the Senate for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand one hundred (\$3,100) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred (\$3,300) dollars or so much thereof as may be necessary

HOUSE OF REPRESENTATIVES

For the payment of the salaries of two hundred and seven members of the House of Representatives and extra compensation allowed by law to the Speaker of the House session of one thousand nine hundred and fifteen the sum of three hundred and ten thousand six hundred and twenty-five dollars (\$310,625) or so much thereof as may be necessary

For the payment of the mileage of two hundred and seven members of the House session of one thousand nine hundred and fifteen the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary

For the payment of stationery session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members fifty dollars each the sum of ten thousand three hundred and fifty dollars (\$10,350)

For the payment of postage session of one thousand nine hundred and fifteen allowed by law to two hundred and seven members one hundred dollars each the sum of twenty thousand seven hundred dollars (\$20,700)

For the payment of postage session of one thousand nine hundred and fifteen allowed by law for the Chief Clerk and assistants the sum of one hundred dollars (\$100)

To the Chief Clerk of the House of Representatives for the payment of postage on the Legislative Journal bills and calendars session of one thousand nine hundred and fifteen the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For the payment of the salaries of the officers and employees of the House session of one thousand nine hundred and fifteen the sum of one hundred twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary

For the payment of the mileage of the officers and employees of the House of Representatives session of one thousand nine hundred and fifteen the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and fifteen the sum of seven thousand dollars (\$7,000)

For the payment of the mileage of the returning officers of the House at the beginning of the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the Chief Clerk of the House of Representatives for the recess periods ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand three hundred dollars (\$3,300) or so much thereof as may be necessary

For the payment of the salary of the Chief Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of three thousand dollars (\$3,000)

For the payment of the salary of the Assistant Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the assistant clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155)

For the payment of the salary of the Resident Clerk House of Representatives for the two years ending May thirty-one one thousand nine hundred and fifteen the sum of five thousand dollars (\$5,000)

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the session of one thousand nine hundred and fifteen the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the Assistant Resident Clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and fifteen the sum of three thousand one hundred and fifty-five dollars (\$3,155) or so much thereof as may be necessary

For the payment of the salaries of two watchmen of the House each at three dollars per day for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen as provided by law the sum of three thousand seven hundred and seventy-four dollars (\$3,774)

For the payment of the salary of the elevator operator of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and fifteen the sum of one thousand eight hundred and eighty-seven dollars (\$1,887)

For the contingent expenses including clerical and stenographic charges of the Speaker of the House of Representatives during the recess ending January the fourth one thousand nine hundred fifteen the sum of five hundred dollars (\$500) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the Chief Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand five hundred dollars (\$3,500) and for the six months ending November thirty one thousand nine hundred and fourteen the sum of one thousand seven hundred and fifty (\$1,750) dollars or so much thereof as may be necessary

For the payment of the incidental expenses of the House of Representatives for the six months commencing December one one thousand nine hundred and fourteen such sum as may be necessary to be expended by the Chief Clerk of the House of Representatives who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said Chief Clerk shall at no time have in his hands more than two thousand dollars for which accounts have not been rendered and settled and the whole amount expended by said Chief Clerk shall not exceed the sum of ten thousand dollars (\$10,000) out of which amount such necessary extra labor in the House of Representatives shall be paid as shall be certified by the Speaker and the Chief Clerk

For the payment of postage labor express charges and other expenses in the office of the Resident Clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and fourteen the sum of three thousand (\$3,000) dollars and for the year ending May thirty-one one thousand nine hundred and fifteen the sum of three thousand five hundred (\$3,500) dollars or so much thereof as may be necessary

For the payment of the increase in salaries of the Journal and Reading Clerks of the House of Representatives for the session of one thousand nine hundred and thirteen conditioned upon the approval by the Governor of House bill number one thousand four hundred and eight the sum of fourteen hundred dollars (\$1,400)

For the payment of salaries and increases in salaries of officers and employees of the House of Representatives as authorized and fixed in Senate bill number one thousand eight hundred and seventy-two which are not covered by amounts appropriated in this act the sum of nine thousand one hundred dollars (\$9,100) or so much thereof as may be necessary for the two years ending May thirty-first one thousand nine hundred and fifteen conditioned upon the passage of said bill by the General Assembly and its approval by the Governor

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and fifteen in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

LEGISLATIVE JOURNAL

Section 5 The expenses for paper and printing of the Legislative Journal shall be paid out of the general appropriations for paper and printing made to the Department of Public Printing and Binding contained in this act

Section 6 For the payment of the Chief Clerk of the Senate and the Chief Clerk of the House of Representatives for making indices for the Journals of each house for the session of one thousand nine hundred and thirteen the sum of three hundred dollars each (\$600)

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and fifteen the sum of one thousand dollars (\$1,000) in accordance with the act establishing said Journal

To the Chief Clerk of the Senate for the payment of the editing and proof-reading on all copy furnished by the Senate for the Legislative Journal session of one thousand nine hundred and fifteen the sum of two thousand five hundred (\$2,500) dollars or so much thereof as may be necessary and to the Chief Clerk of the House of Representatives for the payment of like services in the House the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

Section 7 For the payment of the compensation allowed by law to the compiler and assistant compiler of Smull's Legislative Hand Book for the year one thousand nine hundred and thirteen the sum of one thousand five hundred dollars each (\$3,000) and like amounts for the years one thousand nine hundred and fourteen (\$3,000)

SCHOOLS

Section 8 For the support of the public schools and normal schools of this Commonwealth for the two fiscal years commencing on the first Monday of July one thousand nine hundred and thirteen the sum of sixteen million dollars (\$16,000,000) Provided The City of Philadelphia shall be entitled to a proper portion of this appropriation including not only its pro rata as provided by existing laws regulating the distribution to the several counties but also the sum of seventy-two thousand dollars or so much thereof as may be necessary for the education of teachers in the Philadelphia Normal School for girls and the Philadelphia School of Pedagogy for Young Men and out of the amount received by the City of Philadelphia there shall be paid the sum of three thousand dollars to the Teachers' Institute of said city the sum of ten thousand dollars to the Philadelphia School of Design for Women for their corporate purposes and the sum of ten thousand dollars to the Teachers' Annuity and Aid Association of said city And provided further That out of the amount hereby appropriated there shall be paid for the education of teachers in the State Normal Schools the sum of six hundred thousand dollars to be applied as follows For each student over seventeen years of age who shall sign an agreement binding said student to teach in the common schools of this State two full annual terms there shall be paid the sum of one dollar and fifty cents a week towards the payment of expenses for tuition for said students Provided That each student in a State Normal School drawing said allowance from the State must receive regular instruction in the science and art of teaching in a special class devoted to that object for the whole time for which said allowance is drawn which amount shall be paid upon the warrants of the superintendent of Public Instruction And provided further That out of the said amount hereby appropriated there shall be set apart the sum of one hundred thousand dollars (\$100,000) to aid in paying the tuition of pupils who attend high schools outside of their own district and the sum of four hundred and fifty thousand dollars (\$450,000) for the encouragement and support of Township and Borough High Schools including joint high schools maintained by two or more townships or by a borough and one or more townships but no high school shall receive appropriation as a high school of the first grade unless it has three teachers who devote their entire time to high school work during a term of nine months and no high school shall receive appropriation as a high school of the second grade unless it has two teachers who devote their entire time to high school work during a period of eight months nor shall any high school receive appropriation unless it has a regular attendance of twelve pupils doing high school work And provided further That out of the said amount hereby appropriated there shall be set apart the sum of two hundred and forty thousand dollars (\$240,000) to be expended on the warrants of the Superintendent of Public Instruction for the payment of the salaries of the County Superintendents of Public Schools two years The remainder of the amount hereby appropriated shall be paid on warrants of the Superintendent of Public Instruction drawn in favor of the several school districts of the Commonwealth in amounts designated by the State Treasurer and whenever he shall notify the Superintendent of Public Instructions in writing that there are sufficient funds in the State Treasury to pay for the same

INTEREST ON FUNDED DEBT

Section 9 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and thirteen and the first day of February one thousand nine hundred and fourteen and on the first day of August one thousand nine hundred and fourteen and the first day of February one thousand nine hundred and fifteen the sum of sixty-two thousand and forty dollars (\$62,040)

For the compensation of the fiscal agent The Farmers and Mechanics National Bank of Philadelphia the sum of one thousand (\$1,000) dollars for each year ending November thirtieth one thousand nine hundred and thirteen and November thirtieth one thousand nine hundred and fourteen (\$2,000)

Section 10 For the payment of persons employed by the Auditor General to discover prosecute and collect delinquent corporation taxes for the two years beginning May thirty-one one thousand nine hundred and thirteen and for the payment of persons who have been so employed prior to that date the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary

Section 11 For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and

amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings for the (two years beginning June one one thousand nine hundred and thirteen the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 12 For the payment of costs in suits against delinquent dealers for mercantile and other licenses incurred during the years one thousand nine hundred and thirteen and one thousand nine hundred and fourteen the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

Section 13 For the balance due or to become due retired county officers on account of overpayment of mercantile and other taxes collected for the Commonwealth the sum of three thousand dollars (\$3,000)

Section 14 For the payment of the commission of such State Military State Agents at Washington as have been or may be employed by the accounting officers under the acts of Assembly of one thousand eight hundred and seventy-one and one thousand eight hundred and seventy-two to collect the claims due the Commonwealth from the Government of the United States for the two fiscal years commencing June first one thousand nine hundred and thirteen the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary subject to the approval of the Attorney General Provided however That the amount shall not exceed the sum of ten per centum collected through such agent or agents and paid into the State Treasury

Section 15 For the payment of the expenses for the publication in the various newspapers of the State of the several amendments to the Constitution of the Commonwealth the sum of one hundred and seventy-five thousand dollars (\$175,000) or so much thereof as may be necessary

Section 16 For the payment of military claims in pursuance of the act of April sixteenth one thousand eight hundred and sixty-two the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 17 For the payment of the expense of publishing the monthly statement of the General and Sinking funds as required by the act of February seventeenth one thousand nine hundred and six and for the payment of such advertisements as are required by law to be published by the accounting officers in the newspapers including advertisements for "proposals for publication of the decisions of the Supreme Court" under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary

Section 18 For the payment of the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

Section 19 For the payment of the mileage of the appraisers of the mercantile and other license taxes of the several counties of the Commonwealth two years the sum of seventeen thousand dollars (\$17,000)

Section 20 For the payment of pensions and gratuities that have been granted by act of Legislature or that may hereafter be granted according to law the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary to be paid out of any funds of the State Treasury not otherwise appropriated

Section 21 For the purpose of refunding collateral inheritance taxes paid in error for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of eight thousand dollars (\$8,000) said refunds being directed by the acts of Assembly of June twelve one thousand eight hundred and seventy-eight and March twenty-fifth one thousand nine hundred and one

Section 22 For the purpose of refunding of direct inheritance taxes that may have been paid into the State Treasury under the provisions of the act of May eleventh one thousand nine hundred and one the sum of five hundred dollars (\$500) or so much thereof as may be necessary the direct inheritance tax laws having been declared unconstitutional

Section 23 For the payment of the various counties of the bonus paid to the State by foreign railroad corporations for the right to pass through said counties which repayment is authorized by the act of May eleventh one thousand eight hundred and ninety-nine the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

Section 24 For the payment of such costs of contested primary and general elections as the Commonwealth may by law be liable to pay two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

Section 25 For the payment of the necessary expenses incurred during the past two years or which may be incurred for the two years ending May thirty-first one thousand nine hundred and fifteen in returning paupers and indigent insane persons having no legal settlement within this Commonwealth to any other State or country to which they may belong as provided by section four of an act of Assembly approved the twenty-second day of June Anno Domini one thousand eight hundred and ninety-seven (Pamphlet Laws page one hundred and seventy-seven) entitled "Providing for the return of paupers and indigent insane persons not having a legal settlement within this Commonwealth to any other State or country to which they may belong" the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 26 For the payment of compensation and expenses of members of commissions heretofore appointed by the Governor to examine judges of any of the Supreme Superior Common Pleas or Orphans' Court of this Commonwealth who by reason of physical or mental disability appear to be incapacitated from performing their judicial functions and duties as provided by the act of Assembly

approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the two years ending May thirty-first one thousand nine hundred and fifteen the sum of two thousand dollars (\$2,000)

Section 27 For the payment of the expenses of holding uniform primary elections as prescribed by the act of General Assembly of the Commonwealth of Pennsylvania approved the seventh day of February one thousand nine hundred and six for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the deficiency which has arisen under the provisions of said act the sum of eight hundred thirty thousand dollars (\$830,000) or so much thereof as may be necessary

Section 28 For the clerical and incidental expenses of the board created for the examination of letters patent relative to the granting of charters for underground and elevated passenger railway companies the sum of one thousand five hundred dollars (\$1,500) for the two fiscal years ending May thirty-first one thousand nine hundred and fifteen

Section 29 To Walter George Smith Judge William H. Staake and Robert Snodgrass esquire commissioner in the part of Pennsylvania of the National Commission on Uniformity of Legislation for the payment of expenses and incidentals already incurred and to be incurred during the two years beginning June first one thousand nine hundred and thirteen as members of said commission the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 30 For the purpose of refunding under the provisions of the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions as Notary Public when such commissions have not been issued or if issued have not been recovered and have been cancelled two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 31 For the purpose of reimbursing the several counties of the Commonwealth for payments made to Incorporated County Agricultural Associations under the provisions of the Act of June thirteenth one thousand nine hundred and seven the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 32 For the payment of rewards for convictions of violations of the Game Fish and Fire Laws under the provisions of the act of March twenty-second one thousand eight hundred and ninety-nine two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 33 For the payment of the cost of painting the portrait of Auditor General A E Sisson to be placed in the Auditor General's Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 34 For the payment of the cost of painting the portrait of State Treasurer C F Wright to be placed in the State Treasury Department in the State Capitol Building the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 35 For the payment of the expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary and for like expenses for issuing like certificates to the Senators of the session of one thousand nine hundred and fifteen the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon the presentation of vouchers approved by the President pro tempore of the Senate

Section 36 For the payment of the expenses incident to issuing certificates of election to the members of the House of Representatives for the session of one thousand nine hundred and thirteen (Act of June fourteen one thousand nine hundred and eleven) the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary and for like expenses for issuing like certificates to the members of the House of Representatives of the session of one thousand nine hundred and fifteen the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon presentation of vouchers approved by the Speaker of the House of Representatives

Section 37 For the payment of the deficit incurred in the expenses of the commission appointed under a joint resolution approved March twenty-fourth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws twenty-six) for the purpose of investigating and reporting upon both physical conditions and legal rights in the matter of surface support where anthracite coal has been removed or the rights to remove said coal is vested in others than the owner of the surface and for the further purpose of suggesting new legislation relative to the same the sum of five thousand dollars or so much thereof as may be necessary (\$5,000)

Section 38 For the payment to the Commission for the Investigation and Control of the Chestnut Tree Blight Disease in Pennsylvania for the field expenses the scientific work the salaries and expenses of the employees the expenses of the members of the Commission and for all other necessary expenses which properly pertain to the work for the two fiscal years beginning June first one thousand nine hundred and thirteen the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

Section 39 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable John H. Riebel member of the House of Representatives from Philadelphia County deceased the sum of nine hundred ninety-four dollars (\$994.00) or so much thereof as may be necessary to be paid to his legal representative the amount to be certified to the Auditor General by the

Speaker of the House of Representatives paid by the State Treasurer upon warrant of the Auditor General

Section 40 For the payment of T. H. Ledden Assistant Sergeant-at-Arms of the House of Representatives for mileage and expenses incurred in serving upon the sheriff of Philadelphia County of the election proclamation issued by the Speaker of the House of Representatives for a special election to fill the vacancy caused by the death of the Honorable John H. Riebel the sum of twenty-four dollars and fifty-five cents (\$24.55) to be paid on warrant of the Auditor General drawn on the State Treasurer upon presentation of properly itemized voucher certified by the Speaker of the House of Representatives

Section 41 For the payment of the deficit for the fiscal years ending May thirty-first one thousand nine hundred and thirteen in the salary car fare and expenses of judges holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh one thousand nine hundred and eleven the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

Section 42 For the payment of the salary mileage stationery and postage of Max Aron elected a member of the House of Representatives vice John H. Riebel deceased late of the Thirtieth District Philadelphia the sum of sixteen hundred ninety-two dollars (\$1,692.00)

Section 43 For the payment of expenses of the Secretary of the Commission appointed under Concurrent Resolution approved June twentieth one thousand nine hundred and eleven to investigate the method of inflicting the death penalty in this and in other States and counties such expenses being incurred in the performance of the work authorized by the Commission the sum of one hundred dollars (\$100) or so much thereof as may be necessary

Section 44 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Edward H. Fahey member of the House of Representatives from Philadelphia County deceased the sum of three hundred and ninety-two dollars (\$392.00) or so much thereof as may be necessary to be paid to his heirs executors administrators or assigns the amount to be certified to the Auditor General by the Speaker of the House of Representatives and paid by the State Treasury upon warrant of the Auditor General

Section 45 To the Commission appointed by virtue of the Joint Resolution approved the fourteenth day of June one thousand nine hundred and eleven for the purpose of investigating and reporting upon the proper and safe construction of buildings within this Commonwealth which said Commission was continued for the next two years by virtue of a joint resolution approved the twenty-first day of March one thousand nine hundred and thirteen the sum of six thousand dollars or so much thereof as may be necessary to be used and expended in the same manner as authorized by said joint resolution approved June fourteen one thousand nine hundred and eleven

Section 46 To the Pennsylvania State Board of Veterinary Medical Examiners and Registration for the enforcement of the act approved the eleventh day of April one thousand eight hundred and eighty-nine and subsequent acts relating thereto for the two years beginning June first one thousand nine hundred and thirteen the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

Section 47 To the Fiftieth Anniversary of the Battle of Gettysburg Commission to meet the general expenses transportation subsistence quarters et cetera of entertaining the greatly increased number of Pennsylvania veterans of the Civil War who have accepted her invitation to participate in the Reunion Celebration at Gettysburg Pennsylvania July first to fourth one thousand nine hundred and thirteen and for similar entertainment there of the honorably discharged veterans of the Civil War from the several States and Territories of the Union who have also in unexpectedly increased numbers likewise accepted Pennsylvania's invitation the sum of thirty-five thousand dollars (\$35,000.00) or so much thereof as may be necessary is hereby specifically appropriated to said Commission to be so expended Said appropriation to be paid by warrant of the Auditor General drawn upon the State Treasurer upon specifically itemized vouchers duly approved by the officers of said Commission

Section 48 To the Western State Penitentiary of Pennsylvania for contingent expenses which may be rendered necessary in carrying out the provisions of the act approved the nineteenth day of June one thousand nine hundred and thirteen entitled "An Act fixing the penalty for murder of the first degree regulating the procedure incident to the infliction thereof prescribing and providing for a place and manner of inflicting said penalty on the grounds of the new Western Penitentiary of this Commonwealth in Centre County making an appropriation therefor repealing inconsistent legislation and providing that neither this act nor said repeal shall apply to any case in which it shall appear that said crime was committed prior to the date of the approval of this act" during the two fiscal years ending the thirty-first day of May one thousand nine hundred and fifteen the sum of five thousand dollars

Section 49 For the payment of salaries and all other expenses necessary to carry into effect the provisions of House of Representatives Bill number one hundred and eighty-three known as "The Public Service Company Law" conditioned upon its passage by the General Assembly and approval by the Governor the sum of four hundred thousand dollars (\$400,000.00) or so much thereof as may be necessary

Section 50 For the payment of services and expenses of A. K. Cassel of Philadelphia as special agent of the Dairy and Food Commissioner from June one thousand eight hundred and ninety three to June one thousand eight hundred and ninety-five and for the amounts expended by him in the redemption of certificates of indebtedness of the Dairymen's Protective Association the sum of four hundred dollars (\$400) or so much thereof as may be necessary said amount to be paid after due proof under oath has been filed with the Auditor General

Section 51 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Jacob C. Stineman member of the Senate from Cambria County deceased the sum of four hundred and fourteen dollars and eighty cents (\$414.80) or so much thereof as may be necessary to be paid to his legal representatives the amount to be certified to the Auditor General by the President pro tempore and paid by the State Treasurer upon warrant of the Auditor General

Section 52 For the payment of the balance of salary stationery and mileage for the session of one thousand nine hundred and thirteen of Honorable Archibald W. Powell member of the Senate from Allegheny County who resigned May fifth one thousand nine hundred and thirteen the sum of four hundred and fifty-seven dollars and twenty cents (\$457.20) or so much thereof as may be necessary the amount to be certified to the Auditor General by the President pro tempore and paid by the State Treasurer upon warrant of the Auditor General

Section 53 For the care and treatment of persons committed to psychopathic wards of hospitals for observations diagnosis or treatment in pursuance of the act approved the ninth day of June one thousand nine hundred and eleven and as amended by the act of May first one thousand nine hundred thirteen the sum of ten thousand dollars (\$10,000.00) or so much thereof as may be necessary

Section 54 For the payment of expenses or registration of births and deaths in cities of the first and second class in accordance with the provisions of the act of Assembly approved June thirteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred) the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and thirteen

Section 55 For the purpose of reimbursing Joseph A. Giesenkamp of Pittsburgh Pennsylvania for fines erroneously paid into the State Treasury the sum of one thousand nine hundred and thirty-two dollars and ninety-five cents (\$1,932.95)

Section 56 for the payment of the expenses of the Joint Committee of the Senate and House of Representatives (authorized by concurrent resolution of May twelfth one thousand nine hundred and eleven) which is to co-operate with the National Committee in its work of preparing a plan for the celebration of the One Hundredth Anniversary of Peace Among English Speaking Peoples one thousand nine hundred and fourteen and one thousand nine hundred and fifteen which treaty of peace was concluded between America and Great Britain at Ghent on December twenty-four one thousand eight hundred and fourteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

Section 57 For the payment of the expenses connected with the necessary arrangements for the proper representation of this Commonwealth at the Anglo-American Exposition to be held in London from May to October one thousand nine hundred and fourteen including the erection of a suitable State Building and the organizing the arranging and the displaying of exhibits to be furnished by the various departments of the State to represent the Commonwealth the sum of twenty-five thousand dollars (\$25,000)

Section 58 For the payment of the expenses of the Commission authorized by concurrent resolution to investigate the different systems of recording deeds mortgages and insurance of titles the sum of three thousand dollars (\$3,000) or so much as may be necessary

Section 59 For the payment of the expenses of the Joint Committee of the Senate and House of Representatives to investigate the workings of the civil service laws in cities of the first class as provided by concurrent resolution number thirty-two session of one thousand nine hundred and thirteen the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary to be paid on warrant of the Auditor General on the State Treasurer and countersigned by the chairman of said committee

Section 60 For the payment of expenses including counsel fees of the Committee to Revise the Laws of the Commonwealth relating to corporations and revenue conditioned upon the approval by the Governor of the concurrent resolution authorizing the appointment of said commission the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

Section 61 For the printing and binding of three thousand (3,000) additional copies of the last report of the Committee to Revise the Corporation and Revenue Laws of the Commonwealth conditioned upon the approval by the Governor of the concurrent resolution authorizing the printing and binding of the same the sum of fifteen hundred dollars (\$1,500)

Section 62 For the payment to Pierce Rettew for inserting gummed slips packing marking and shipping ten hundred and ten (1010) volumes of the annual report of the Department of Health year one thousand nine hundred and nine the sum of three hundred and eighty-three dollars and eighty cents (\$383.80)

Section 63 For the payment of the expenses of the Commission to consider and report upon a revision of the laws for the government of the cities of the first class of Pennsylvania as provided for by concurrent resolution conditioned upon the approval by the Governor the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

Section 64 For the payment to John O. Sheatz of Philadelphia ex-State Treasurer for annual premium on bond paid by him as State Treasurer on April thirtieth one thousand nine hundred and eight the sum of one thousand two hundred dollars (\$1,200)

Section 65 For the payment of the expenses of the Commission of the General Assembly to investigate and report to the next session of the Legislature on all matters pertaining to cold storage and the preservation of food products in accordance with the concurrent resolution approved by the Governor June nineteenth one thousand nine hundred and thirteen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

Section 66 For the payment of the expenses of the Joint Committee of the General Assembly to investigate the manner in which Life Insurance Companies authorized to conduct business within the Commonwealth of Pennsylvania and industrial policies on which the premium is payable either weekly or monthly transact their business within this Commonwealth et cetera known as Concurrent Resolution Number Twenty-five conditioned upon its approval by the Governor the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

On the question

Will the House adopt the conference report?

Mr. W. H. WILSON. Mr. Speaker, I ask that the House adopt this report.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Allen,	Forster, I. G.,	Lohr,	Rhoads,
Alworth,	Foster, J. D.,	Lowes,	Richards,
Aron,	Gans,	Malie,	Robinson,
Arthur,	Geary,	Mannion,	Rockwell,
Baldwin, G. A.,	Geiser,	Martin,	Roney,
Baldwin, R. J.,	Gibson,	Mather,	Rothenberger,
Benson,	Glenn,	Matt,	Runs,
Bergey,	Grabe,	McAleer,	Sassaman,
Bigger,	Gramley,	McAllister,	Savacool,
Bittles,	Gray, Joseph,	McCaig,	Schaeffer, A. C.
Blair, W. A.,	Hackett,	McClintock,	Schuck,
Body,	Haggerty,	McDermott,	Scott, J. R. K.,
Brosius,	Heldinger,	McNichol,	Scott, S. B.,
Brown,	Hemminger,	Meckling,	Semmens,
Brownlee,	Herman,	Miller,	Shaffer, I. E.,
Burnett,	Hess,	Missimer,	Sherwood,
Campbell, C. M.,	Heyburn,	Mitchell,	Smith, L.,
Campbell, J. J.,	Hibshman,	Moore,	Speiser,
Carson,	Hobbs,	Morrow,	Spillinger,
Carter,	Howard, J.,	Moses,	Steedle,
Cheeseman,	Howard, R.,	Murphy,	Swartz,
Claycomb,	Isler,	Musser,	Swift,
Clary,	Irwin, G. C.,	Neel,	Thomas,
Conner,	Jackson,	Neely,	Trach,
Conniff,	Jones, E. E.,	Newbaker,	Ulerich,
Cox,	Jones, J. R.,	North,	Ulman,
Currier,	Kaiser,	O'Neill,	Walnut,
Davis,	Keegan,	Peachey,	Walsh,
DeFrees,	Keepert,	Pennegar,	Watson,
Dickinson,	Kenna,	Pennock,	Whitaker,
Donahoe,	Kennedy,	Perry, S. J.,	Whitman,
Donnelly,	Kern,	Piper,	Wildman,
Down,	Kuhn, H. P.,	Post,	Wilson, W. H.,
Dunn, J. A.,	Kuhns, E. G. M.,	Price,	Wiltbank,
Ehrhardt,	Latshaw,	Ramsey,	Young, G. K.,
Eichenberger,	Lenker,	Reese,	Young, J. H.,
Ely,	Leslie,	Reeser,	Alter,
Ewing,	Letzkus,	Rex,	Speaker
Flynn,			

NAYS—2.

Humes,

Metzenbacher,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the conference report adopted.

Ordered, That the Clerk inform the Senate accordingly.

Mr. ALLEN. Mr. Speaker, I suspect that every member of the House knows in the passage of the last bill, just what the Conference Committee did. Doubtless all members of the House are aware of the fact that the Conference Committee presented to this House a bill reduced by one million three hundred and thirty thousand dollars over the way it came into this House from the Senate. A great credit belongs to every member of that Committee, especially knowing as I do the workings of that Conference Committee, and this House is indebted to that faithful, honest, sincere and earnest member, Mr. W. H. Wilson, and I move that in recognition of the services rendered by the Conference Committee that a rising vote of thanks be tendered to them.

Mr. SASSAMAN. Mr. Speaker, I second the motion.

By a rising vote the motion was unanimously agreed to.

SENATE MESSAGE.

SENATE ADOPTS REPORT OF CONFERENCE COMMITTEE.

The Clerk of the Senate being introduced informed that the Senate has adopted the report of the conference committee on the subject of the differences existing between the two houses on House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first

one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

BILL SIGNED BY THE SPEAKER.

The Speaker announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 1117:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

Whereupon,

The SPEAKER, in the presence of the House signed the same.

REPORT OF THE COMMITTEE ON COMPARE BILLS.

The SPEAKER laid before the House the report of the Committee on Compare Bills, which was ordered filed and printed in the Legislative Journal, as follows:

House Bill No. 2, entitled:

"An Act making an appropriation to cover a deficiency arising in carrying out the provisions of an act approved the thirteenth day of June one thousand nine hundred and eleven entitled 'An Act amending the twentieth section of an act approved the first day of May Anno Domini one thousand nine hundred and five entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of Vital Statistics at the Capital of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of an act entitled "An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth" approved June third eighteen hundred and eighty-five and making an appropriation for establishing and maintaining such a bureau and providing certain penalties" as amended by an act approved the sixth day of June Anno Domini one thousand nine hundred and seven entitled "An Act to amend sections five nine fifteen nineteen twenty and twenty-five of an act entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial removal permits requiring prompt returns to the Central Bureau of Vital Statistics at the Capital of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of "An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth" approved June third eighteen hundred and eighty-five and making an appropriation for establishing and maintaining such a bureau and providing certain penalties" which was approved the first day of May Anno Domini one thousand nine hundred and five by extending the territory in which burial permits shall be valid providing for the issuance of burial permits without fees establishing a method for securing the given names of children making a uniform date for the returns of local registrars providing for certain fees in cities of the first and second class to be paid by the counties and abolishing all other systems of registration of births and deaths" by changing the fees for birth and death certificates"

House Bill No. 4, entitled:

An Act making an appropriation to Saint Joseph's Hospital of Philadelphia

House Bill No. 11, entitled:

An Act to provide for an additional law judge of the several courts of the forty-seventh judicial district

House Bill No. 13, entitled:

A Joint Resolution ratifying the proposed amendment to section three of article one of the Constitution of the United States of America which provides that Senators shall be elected by the people

House Bill No. 15, entitled:

An Act making an appropriation to the Dayton Normal Institution of Dayton Pennsylvania

House Bill No. 19, entitled:

An Act making an appropriation for the erection of a monument in the borough of Wrightsville Pennsylvania to mark the most eastern point reached by the Confederate Army during the Civil War

House Bill No. 20, entitled:

An Act further amending section one of an act entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess-pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" approved the seventh day of June Anno Domini one thousand nine hundred and one extending the provisions of said act to all cities of the third class

House Bill No. 22, entitled:

An Act to provide for the erection of a tablet, marker or monument to commemorate the services and patriotism during the Civil War of the Allen Infantry of Allentown Pennsylvania officially known as Company G Twenty-fifth Regiment Pennsylvania Volunteers and commonly styled "The First Defenders" providing for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 23, entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

House Bill No. 24, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 25, entitled:

An Act authorizing the Department of Forestry to lease portions of the State forest for church school health and recreation purposes

House Bill No. 28, entitled:

An Act to amend an act approved the eighth day of June one thousand eight hundred and ninety-three entitled "An Act relating to mandamus" as amended by the act approved the twenty-eighth day of April one thousand eight hundred and ninety-nine entitled "An Act to amend section one of the act entitled 'An Act relating to mandamus' approved the eighth day of June one thousand eight hundred and ninety-three enlarging the power of the court of common pleas of the county in which the seat of government is or may be located to issue writs of mandamus" and as further amended by an act approved the nineteenth day of March one thousand nine hundred and three entitled "An Act amending section (1) of an act entitled 'An Act relating to mandamus' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three"

House Bill No. 32, entitled:

An Act to provide for an annual amount to citizens of Pennsylvania who while as citizens of Pennsylvania volunteered in defense of said State at the call of the Government of said State either in September one thousand eight hundred and sixty-two or June one thousand eight hundred and sixty-three for the purpose of repelling invasions of the said State by the army of the Confederate States of America and providing methods whereby such annual payments can be obtained fixing the amount of said annual payment creating a commission to have charge of all matters and things appertaining to the same making an appropriation for the purpose of carrying out the provisions of this act and providing for punishments for the violations thereof

House Bill No. 41, entitled:

An Act to amend an act approved the twenty-fifth day of June Anno Domini one thousand eight hundred ninety-five entitled "An Act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

House Bill No. 44, entitled:

An Act amending an act entitled "An Act providing a system whereby boroughs may build sewers grade subgrade and pave streets and alleys pay the costs thereof by the issue of bonds and collect the same from the property benefited in installments" approved June fifteenth Anno Domini one thousand nine hundred and eleven by extending the provisions thereof so as to include the acquisition by boroughs and incorporated towns of existing sewers and sewer systems

House Bill No. 45, entitled:

An Act fixing the penalty for murder of the first degree regulating the procedure incident thereto prescribing and providing for a place and manner of inflicting said penalty on the grounds of the new Western Penitentiary in Centre County making an appropriation therefore repealing certain acts and parts of acts and exempting from the operation of the act persons now under sentence of death

House Bill No. 47, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children in the county of Philadelphia incorporated

House Bill No. 48, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia

House Bill No. 50, entitled:

An Act amending an act entitled "An Act making it lawful for any municipality in which a corporation created and existing under and by virtue of the laws of this Commonwealth have constructed and are maintaining or may hereafter construct and maintain sewers culverts conduits and pipes with the necessary inlets and appliances for surface under surface and sewage drainage to become the owner of such sewers culverts conduits and pipes with the necessary inlets and appliances aforesaid providing the amount to be paid for the same and the manner of ascertaining such amount in case of disagreement between the municipality and the corporation owning the same" approved April nineteenth one thousand nine hundred and one by extending the provisions thereof to sewers culverts conduits and pipes with the necessary inlets and appliances owned by individuals and unincorporated associations and providing for the assessment of the costs and expenses of the property so acquired upon the properties benefited thereby or upon the proper municipality

House Bill No. 51, entitled:

An Act to repeal sections eight nine ten eleven twelve thirteen fourteen fifteen sixteen and seventeen of an act approved the twenty-sixth day of February one thousand eight hundred and fifty-three entitled "An Act authorizing the laying out of a State road from Ayr township in Fulton County to Warren township in Franklin County and relating to the collection of taxes in Franklin County"

House Bill No. 59, entitled:

An Act making an appropriation to the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 60, entitled:

An Act to provide for the pensioning of soldiers sailors and marines who served in the army or navy of the United States from Pennsylvania in the civil war of one thousand eight hundred and sixty-one to sixty-five fixing the rate of said pensions the manner of obtaining same and making an appropriation for the payment thereof

House Bill No. 61, entitled:

An Act making an appropriation to the Northwestern General Hospital located two thousand and nineteen North Twenty-second street Philadelphia

House Bill No. 62, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

House Bill No. 65, entitled:

An Act making an appropriation for the expenses required by an act entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" approved May twenty-fifth one thousand eight hundred and eighty-nine also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan School approved May twenty-seventh one thousand eight hundred and ninety-three

House Bill No. 67, entitled:

An Act making an appropriation for the Pennsylvania Oral School for the Deaf

House Bill No. 68, entitled:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain em-

ployments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" by prohibiting and punishing certain frauds in the obtaining of certificates and extending to truant officers the enforcing of this act

House Bill No. 69, entitled:

An Act to amend an act approved the first day of May one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in bituminous coal mines and anthracite collieries or breakers by regulating the ages at which said minors may be employed their hours of employment and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" by prohibiting and punishing certain frauds in the obtaining of certificates and extending to truant officers the enforcing of this act

House Bill No. 70, entitled:

A Joint Resolution proposing an amendment to section seven article three of the Constitution of Pennsylvania so as to permit special legislation regulating labor

House Bill No. 71, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

House Bill No. 73, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the insane to cover deficiency in maintenance and equipment of said hospital

House Bill No. 74, entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

House Bill No. 76, entitled:

An Act making an appropriation to the Home for Friendless Children in the city of Reading Pennsylvania

House Bill No. 77, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

House Bill No. 79, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania

House Bill No. 80, entitled:

An Act supplementing an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the City of Washington and making an appropriation therefor" and making a further appropriation

House Bill No. 81, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Pennsylvania

House Bill No. 82, entitled:

An Act authorizing and regulating the employment on highways or poor farms of male prisoners in county jails and prisons and fixing penalties for violation of this act

House Bill No. 83, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia

House Bill No. 84, entitled:

An Act making an appropriation to the Womans Medical College of Pennsylvania for use in the Hospital department Philadelphia

House Bill No. 85, entitled:

An Act to repeal the second section of an act approved the first day of April one thousand seven hundred ninety-seven entitled "An Act to regulate the manner of selling loaf bread and to repeal certain existing laws respecting the same"

House Bill No. 88, entitled:

An Act to amend the first section of an act entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" approved the twenty-seventh day of June one thousand eight hundred and ninety-five as amended by the act entitled "An Act to amend

sections one and sixteen of an act entitled 'An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said county' approved June twenty-seventh one thousand eight hundred ninety-five so as to make it apply to all counties containing one hundred and fifty thousand inhabitants and authorizing the Governor to fill vacancies' approved the eighth day of May one thousand nine hundred one by providing for the office of controller in all counties having over one hundred thousand inhabitants

House Bill No. 91, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

House Bill No. 92, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

House Bill No. 99, entitled:

An Act making an appropriation to the Gynecian Hospital in the City of Philadelphia

House Bill No. 105, entitled:

An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof

House Bill No. 106, entitled:

An Act making an appropriation to pay the judgment obtained against the Commonwealth of Pennsylvania by W C Wolfe

House Bill No. 107, entitled:

An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or City of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

House Bill No. 112, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

House Bill No. 115, entitled:

An Act to repeal the tenth section of an act passed the twelfth day of March one thousand seven hundred eighty-nine entitled "A supplement to an act entitled 'An Act more effectually to prevent unfair practices in the packing of beef and pork for exportation and to regulate the exportation of flaxseed butter and biscuit in kegs'"

House Bill No. 116, entitled:

An Act permitting any wholesale or retail licensed liquor dealer or bottler to keep such licensed place of business open during the pendency of any application for transfer of license

House Bill No. 117, entitled:

An Act to regulate nomination and election for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses

House Bill No. 118, entitled:

An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make to alter and amend and revoke rules and providing penal-

ties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation

House Bill No. 124, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh Pennsylvania

House Bill No. 127, entitled:

An Act to validate certain elections held between the tenth day of April Anno Domini one thousand nine hundred five and the first day of May Anno Domini one thousand nine hundred and nine upon the question of increasing the indebtedness of counties cities boroughs townships school-districts or other incorporated districts or municipalities of this Commonwealth all bonds issued pursuant of such election and the indebtedness represented by such bonds

House Bill No. 129, entitled:

An Act to provide for the erection of a monument to commemorate the services of the Forty-seventh Regiment Pennsylvania Volunteers in the Battle of Cedar Creek Virginia during the Civil War and for the appointment of a commission to carry into effect the provisions of this act and making an appropriation therefor

House Bill No. 132, entitled:

An Act to amend an act entitled "An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth having over one hundred and fifty thousand and less than two hundred and fifty thousand inhabitants each by creating in such counties a board to be known by the name and style of Inspectors of the Jail or County Prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safe-keeping discipline and employment of prisoners and the government and management of said jails or county prisons" approved the twenty-seventh day of April Anno Domini one thousand nine hundred and nine

House Bill No. 133, entitled:

An Act making an appropriation to the Evangelical Home for the Aged in the City of Philadelphia

House Bill No. 138, entitled:

Joint Resolution making application to congress under the provisions of Article five of the Constitution of the United States for the calling of a convention to propose an amendment to the Constitution of the United States whereby polygamy and polygamous cohabitation shall be prohibited

House Bill No. 139, entitled:

An Act making an appropriation to the Titusville Hospital located at Titusville Crawford County Pennsylvania

House Bill No. 143, entitled:

An Act to amend section eighteen of an act approved the twenty-eighth day of April one thousand eight hundred ninety-nine entitled "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class

House Bill No. 144, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons formerly the Christian Home of York Pennsylvania

House Bill No. 146, entitled:

An Act to amend the tenth section of an act entitled "A supplement to the law relating to defaulting public officers" approved the twenty-first day of April one thousand eight hundred and forty-six by fixing the compensation of the auditor appointed by the court to settle the accounts of public officers in each county

House Bill No. 147, entitled:

An Act to provide for the protection and preservation of the Wapiti or Elk in Pennsylvania and prescribing penalties for violation of its several provisions

House Bill No. 149, entitled:

An Act relating to extortion and attempted extortion by threats and fixing a penalty therefor

House Bill No. 150, entitled:

An Act making an appropriation to the United Zion Home Hospital and Infirmary of Lancaster county Pennsylvania

House Bill No. 154, entitled:

An Act to provide and fix fees and compensation to be received by constables in this Commonwealth for visiting places where liquors are sold or kept

House Bill No. 161, entitled:

An Act making an appropriation to the Auxiliary of the Children's Aid Society of Western Pennsylvania located at Meadville Crawford County Pennsylvania

House Bill No. 162, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand eight hundred eighty-five entitled "An Act regulating the collection of taxes in the several boroughs and townships of this Commonwealth" as amended by an act approved the second day of June one thousand eight hundred and ninety-one entitled "An Act to amend section nine of an act approved the twenty-fifth day of June one thousand eight hundred and eighty-five entitled "An Act regulating the collection of taxes in the several boroughs and townships of this Commonwealth" by providing the time in which tax collectors shall pay over tax and make settlements"

House Bill No. 164, entitled:

An Act making an appropriation to the Meadville City Hospital located at Meadville Crawford County Pennsylvania

House Bill No. 167, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women of Western Pennsylvania in the city of Pittsburgh Pennsylvania

House Bill No. 168, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred and thirty-four entitled "An Act relative to the organization of the courts of justice"

House Bill No. 170, entitled:

An Act authorizing the Commissioner of Fisheries to sell the real estate upon which the fish hatchery at Spruce Creek Huntingdon County is located and providing for the disposition of the fund

House Bill No. 173, entitled:

An Act to validate deeds mortgages and other instruments of writing which have been defectively acknowledged by husband and wife prior to the fourth day of April one thousand nine hundred and one

House Bill No. 174, entitled:

An Act providing for the transportation to Gettysburg of State officials guests of the State and certain honorably discharged soldiers on the occasion of the celebration of the fiftieth anniversary of the Battle of Gettysburg providing for the expenses of the commission in charge of the transportation prohibiting misrepresentation in obtaining transportation fixing penalties for violation thereof and making an appropriation

House Bill No. 178, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

House Bill No. 181, entitled:

An Act to amend the second section of an act approved the fifth day of March Anno Domini one thousand nine hundred and seven entitled "An Act amending section two of the act entitled 'An Act for the relief of wives and children deserted by their husbands and fathers within this Commonwealth' approved the thirteenth day of April Anno Domini one thousand eight hundred and sixty-seven by authorizing and empowering courts to fix the allowance for the support of wives and children without limitation as to the amount thereof" by empowering courts to issue writs of attachment against the money or property belonging to or which the husband and father may be entitled to whether under what is known as spendthrift trust or otherwise.

House Bill No. 182, entitled:

An act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind

House Bill No. 183, entitled:

An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of

railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is hereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employes prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said Commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which providing for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April one thousand eight hundred and seventy-four" and all other legislation inconsistent with or supplied by this act

House Bill No. 185, entitled:

A Joint Resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania

House Bill No. 186, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 187, entitled:

An Act making an appropriation to the Chester County Hospital

House Bill No. 188, entitled:

An Act making an appropriation to the Curtus Home for Destitute Women and Children at Pittsburgh

House Bill No. 189, entitled:

An Act to repeal section ten of an act passed the fifth day of April Anno Domini one thousand eight hundred and forty-nine, entitled "An Act to vacate Long Lane in the county of Philadelphia in relation to promissory notes and counterfeit endorsements and for other purposes"

House Bill No. 190, entitled:

An act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh.

House Bill No. 191, entitled:

An Act making an appropriation to the Bethesda Home

House Bill No. 192, entitled:

An Act making an appropriation to the Institution of Protestant Deaconesses for the use of Passavant Hospital of Pittsburgh

House Bill No. 193, entitled:

An act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

House Bill No. 195, entitled:

An Act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violation of this act

House Bill No. 196, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

House Bill No. 197, entitled:

An Act regulating the issuance of licenses to marry prohibiting the issuance of such licenses to certain persons regulating the time during which licenses shall be valid and the time when returns shall be made of marriages solemnized to the clerk of the orphans' court and prescribing the duties of the clerk of orphans' court

House Bill No. 204, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

House Bill No. 205, entitled:

An Act making an appropriation to the Protestant Home for Boys of Pittsburgh Pennsylvania

House Bill No. 206, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No. 207, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

House Bill No. 208, entitled:

An Act to commemorate the heroism sacrifice and patriotism of the members of the One Hundred and Ninety-eighth Regiment of Pennsylvania Volunteer Infantry at the battles of Popular Grove Church Hatches Run Lewis Farm Grevelly Run Five Works and at Appomattox Court House by the erection of a suitable monument at one of these places creating a commission for such purpose and appropriating the necessary money therefor

House Bill No. 210, entitled:

An Act to amend title and sections three and four and five and six and nine and eleven of an act entitled "An Act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exceptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" approved the third day of June one thousand nine hundred and eleven

House Bill No. 215, entitled:

A Joint Resolution extending the time for the making of the report by the commission appointed for the purpose of investigating and reporting upon a proper and safe construction of buildings within this Commonwealth

House Bill No. 216, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 218, entitled:

An Act for the protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received

House Bill No. 219, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

House Bill No. 220, entitled:

An Act making an appropriation to the Home for Aged Veterans and wives located at Sixty-fifth and Vine Streets in the city of Philadelphia

House Bill No. 221, entitled:

An Act fixing the salary of registers of wills in counties containing a population of one million five hundred thousand and upwards and providing for the payment for fees or commissions earned by said officers into the county treasury

House Bill No. 224, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 229, entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia Pennsylvania

House Bill No. 230, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 235, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna County Pennsylvania

House Bill No. 236, entitled:

An Act defining mattresses regulating the making remaking and sale thereof prohibiting the use of unsanitary and unhealthy materials therein requiring that the materials used shall be accurately described and prescribing the manner in which mattresses shall be labeled providing for the enforcement of the provisions of this act making certain acts criminal and punishing the same imposing certain duties upon the Commissioner of Health and the Chief Factory Inspector and repealing legislation inconsistent with this act

House Bill No. 242, entitled:

An Act making an appropriation to the Northwestern Pennsylvania Humane Society Erie Pennsylvania

House Bill No. 245, entitled:

An Act making an appropriation to the State Board of Censors of moving pictures

House Bill No. 246, entitled:

An Act making an appropriation to the Columbia Hospital located at Columbia Lancaster County Pennsylvania

House Bill No. 247, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital Association and Training School for Nurses of Huntingdon Pennsylvania

House Bill No. 248, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand eight hundred ninety-five entitled "An Act to honor the United States flag as the National Emblem of a free people and to protect it from domestic and foreign insult"

House Bill No. 249, entitled:

An Act making an appropriation to the Home for the Friendless Women and Children of the City of Scranton

House Bill No. 251, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 254, entitled:

An Act to amend an act entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred ninety-three' approved the nineteenth day of April Anno Domini one thousand eight hundred and ninety-five extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical ap-

paratus and machinery and articles of every kind appertaining to or in any wise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business" approved the twenty-third day of June Anno Domini one thousand nine hundred eleven extending the same to companies incorporated for the purpose of carrying on any kind of manufacturing business and to companies incorporated for the purpose of selling dealing in or manufacturing lumber

House Bill No. 255, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 256, entitled:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania heretofore issued by the Department of Internal Affairs making an appropriation for the work of revising compiling and proofreading and an appropriation for printing binding and mounting the same and for paper

House Bill No. 257, entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 258, entitled:

An Act to amend an act entitled "An Act to authorize the recorder of deeds in the several counties of this Commonwealth to record the discharges of all honorably discharged officers and soldiers" approved the eighth day of April one thousand eight hundred and sixty-eight by requiring the recorder of deeds to record free of charge the discharges of all honorably discharged soldiers sailors and marines resident in this Commonwealth who were enlisted and mustered into the army navy or marine corps of the United States

House Bill No. 259, entitled:

An Act to amend an act approved the twelfth day of May one thousand nine hundred and eleven entitled "An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of over two hundred thousand and under one million and to provide the time of paying the same

House Bill No. 260, entitled:

An Act making valid the bonds or other obligations issued prior to the first day of January one thousand nine hundred and thirteen by counties cities boroughs townships school districts and other municipalities or incorporated districts not in excess of two per centum of the assessed valuation of taxable property in the respective county city borough township school district or incorporated district in all cases where there has been a failure to file in the office of the Clerk of the Court of Quarter Sessions of the proper county the statement required by the act entitled "An Act to amend section two of an act entitled 'An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four abolishing the restriction that the tax levy to pay municipal indebtedness shall be equal to eight per centum of the amount of such increased debt and providing for the method of assessing and levying a tax for the payment of the principal and interest when the bonds become due and the form of statement to be filed" approved the thirteenth day of April one thousand eight hundred and ninety-seven and designating the time when said statement must be filed

House Bill No. 261, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women located at Belgrade Street and Susquehanna Avenue Philadelphia Pennsylvania

House Bill No. 264, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb for maintenance and education of State pupils and also a special appropriation for one deaf dumb and blind pupil

House Bill No. 266, entitled:

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes

House Bill No. 267, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital in the city of Philadelphia

House Bill No. 269, entitled:

An Act making an appropriation to the Western Institution for the Instruction of the Deaf and Dumb

House Bill No. 270, entitled:

An Act to authorize and empower the courts of common pleas of this Commonwealth to fix by rule or standing order the return day of all writs of execution and final process

House Bill No. 271, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county in this Commonwealth having a population of not less than five hundred thousand' approved the thirtieth day of May Anno Domini one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries" approved the first day of June Anno Domini one thousand nine hundred and eleven by further changing the limit of population of such counties

House Bill No. 272, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 277, entitled:

An Act to prohibit the making or dissemination of false or misleading statements or assertions concerning any merchandise securities or services and providing penalties for the violation thereof

House Bill No. 278, entitled:

An Act making an appropriation to the Department of Mines of this Commonwealth for paying such expenditures as may be incurred to protect property and the public health and to promote the safety of citizens of this Commonwealth and others from loss and danger from a "mine fire" within the limits of the City of Carbondale Lackawanna county providing how such expenditures shall be made how the Commonwealth shall be repaid and authorizing the condemnation destruction and appropriation of property material and compensation therefor to carry into effect the purposes of this act and imposing certain obligations upon the County of Lackawanna

House Bill No. 279, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 280, entitled:

An Act regulating the reading of the Holy Bible in the public schools of this Commonwealth

House Bill No. 281, entitled:

An Act making an appropriation to the Almira Home of New Castle Pennsylvania

House Bill No. 282, entitled:

An Act making an appropriation to the Mid-Valley Hospital

House Bill No. 283, entitled:

An Act making an appropriation to the Avery College Trade School of the North Side Pittsburgh Pennsylvania

House Bill No. 284, entitled:

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 285, entitled:

An Act providing for the appointment and qualifications of instructors and demonstrators in agriculture and making an appropriation for the same

House Bill No. 289, entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 290, entitled:

An Act authorizing Robert Stewart a citizen of Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

House Bill No. 292, entitled:

An Act making an appropriation to reimburse counties for moneys paid under the provisions of an act approved the tenth day of April one thousand nine hundred and seven entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth making an appropriation for such reimbursement and providing penalties for violation of its several provisions"

House Bill No. 294, entitled:

An Act to amend an act approved the tenth day of May one thousand nine hundred nine entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole"

House Bill No. 296, entitled:

An Act authorizing and empowering the county commissioners and the county solicitor and the chief clerk of said commissioners of each county to organize themselves into a State association for the purpose of holding annual meetings and providing for the payment of the expenses thereof

House Bill No. 297, entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

House Bill No. 298, entitled:

An Act authorizing the appointment of a Commission to consider the revision and amendment of the Penal Laws of the State so as to provide for the employment of all inmates of all Penal Institutions to provide for compensation for their labor and to devise a system whereby the results of such labor shall be utilized in the Penal and Charitable Institutions of the State and making an appropriation to the expenses of said Commission

House Bill No. 300, entitled:

An Act to amend an act approved the fifteenth day of March one thousand nine hundred and eleven entitled "An Act regulating in criminal trials the cross-examination of a defendant when testifying in his own behalf"

House Bill No. 301, entitled:

An Act to amend an act approved the seventh day of May one thousand nine hundred and seven entitled "An Act authorizing and requiring the county auditors in the several counties of this Commonwealth to publish their annual report of the accounts of the several officers whose accounts it is the duty of said county auditors to examine and settle providing the manner of publication of said auditors' report and providing for the payment of publication of said auditors' report by said county thereof"

House Bill No. 308, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Fountain Springs near Ashland Schuylkill County Pennsylvania

House Bill No. 309, entitled:

An Act making an appropriation to the Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 312, entitled:

An Act making an appropriation for the Associated Charities and Humane Society of Lackawanna County

House Bill No. 313, entitled:

An Act making an appropriation to the Polyclinic Hospital of Harrisburg Pennsylvania

House Bill No. 315, entitled:

An Act making an appropriation to the Girls' Training School of Williamsport Pennsylvania

House Bill No. 316, entitled:

An Act making an appropriation to the Florence Crittenden Mission of the city of Williamsport Lycoming County Pennsylvania

House Bill No. 319, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the City of Pittsburgh Pennsylvania

House Bill No. 320, entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming County Pennsylvania

House Bill No. 321, entitled:

An Act making an appropriation to reimburse Mrs. Rose S. Zacharias for money erroneously paid into the State Treasury for purchase money of vacant land

House Bill No. 332, entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh

House Bill No. 333, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

House Bill No. 334, entitled:

An Act making an appropriation to the West Side Hospital Associations of the City of Scranton

House Bill No. 335, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 339, entitled:

An Act for carrying into effect the provisions of a concurrent resolution approved by the Governor the twentieth day of June one thousand nine hundred and eleven making an appropriation therefor

House Bill No. 342, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Westmoreland County Pennsylvania

House Bill No. 343, entitled:

An Act making an appropriation to Charity Hospital of Montgomery County Pennsylvania located at Norristown

House Bill No. 346, entitled:

An Act making an appropriation to the Kensington Hospital for Women at Philadelphia

House Bill No. 349, entitled:

An Act making an appropriation to Saint Joseph's Proctory Norristown Pennsylvania

House Bill No. 305, entitled:

An Act providing for the return of taxes on seated lands in boroughs incorporated towns and townships for county borough town or township taxes respectively and providing for the sale of such lands for taxes

House Bill No. 310, entitled:

An Act making an appropriation to the Pittston Hospital Association of Pittston Pennsylvania

House Bill No. 318, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 329, entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania

House Bill No. 348, entitled:

An Act making an appropriation towards the maintenance of the Pennsylvania Nautical School-ship located at the port of Philadelphia

House Bill No. 352, entitled:

An Act to amend sections three and four of an act approved the eighth day of June one thousand eight hundred and ninety-three entitled "An Act relating to husband and wife enlarging her capacity to acquire and dispose of property to sue and be sued and to make last will and enabling them to sue and testify against each other in certain cases" by providing that they may sue each other and testify against each other in certain cases

House Bill No. 353, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

House Bill No. 354, entitled:

An Act for the protection of the public health by prohibiting the use of finger bowls unless such finger bowls are thoroughly cleansed after each individual use and providing a penalty for violation thereof

House Bill No. 356, entitled:

An Act to provide for necessary medical attention to indigent persons who may be assumed to be in danger of suffering from hydrophobia or rabies after having been bitten by any animal believed to be suffering therefrom repealing all prior acts relating hereto and providing for payment of expenses for such treatment heretofore incurred in good faith

House Bill No. 357, entitled:

An Act to amend section one of an act approved the twenty-first day of May one thousand nine hundred and one entitled "An Act creating and defining the offence of disorderly conduct by persons on railroad and railway cars public or private parks and picnic grounds kept for the amusement of the public in this Commonwealth and fixing the penalties for the commission of such offence" and imposing duties on conductors

House Bill No. 358, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors Home at Erie Pennsylvania for maintenance of said home and fixing the annual maximum per capita rate of maintenance and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 359, entitled:

An Act making an appropriation to the Historical Society Western Pennsylvania

House Bill No. 360, entitled:

An Act making an appropriation to the Improvement Children's Home of the City of Pittsburgh

House Bill No. 361, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 363, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 364, entitled:

An Act regulating the storage and sale of linseed oil and compounds and imitations thereof fixing standards for raw and boiled linseed oil providing penalties for violations thereof providing for the enforcement of this act and expenses thereof providing for examination of samples of linseed oil and repealing an act approved the twenty-third day of April one thousand nine hundred and one entitled "An Act to prevent the adulteration of and deception in the sale of linseed oil or flaxseed oil" and the act approved the twenty-second day of April one thousand nine hundred and five entitled "An Act supplemental to an act entitled 'An Act to prevent the adulteration of and deception in the sale of linseed or flaxseed oil' approved the twenty-third day of April Anno Domini one thousand nine hundred and one"

House Bill No. 367, entitled:

An Act making an appropriation to the Spencer Hospital located at Meadville Crawford county Pennsylvania

House Bill No. 370, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading of Reading Pennsylvania

House Bill No. 374, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia

House Bill No. 381, entitled:

An Act making an appropriation of six thousand dollars to the Berks County Tuberculosis Society for the maintenance of indigent persons suffering from tuberculosis and received for treatment into its sanatorium located on Never-sink Mountain Berks county Pennsylvania

House Bill No. 382, entitled:

An Act making an appropriation for the purchase of the Roberts mineral collection for the Pennsylvania State Museum

House Bill No. 385, entitled:

An Act making an appropriation to the West Mountain Sanatorium of Scranton Pennsylvania

House Bill No. 386, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania Pittsburgh Pennsylvania

House Bill No. 389, entitled:

An Act to amend an act approved the ninth day of June one thousand nine hundred and eleven entitled "An Act relating to private sales of real estate ordered decreed or approved by the orphans' courts and providing a method of giving notice of such sales and validating such private sales of real estate heretofore made under the authority of the orphans' courts for the payment of debts"

House Bill No. 394, entitled:

An Act making an appropriation to the City Hospital Association of Washington Pennsylvania

House Bill No. 398, entitled:

An Act to regulate the reopening by physicians to the State Registrar of Vital Statistics of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violations thereof

House Bill No. 401, entitled:

A joint resolution proposing an amendment to section twenty-one of article three of the Constitution of Pennsylvania

House Bill No. 402, entitled:

An Act regulating policies of insurance against liability arising under article two of the Workmen's Compensation Law of one thousand nine hundred and thirteen

House Bill No. 403, entitled:

An Act to provide for the incorporation and regulation of Employers' Mutual Liability Insurance Association

House Bill No. 404, entitled:

An Act requiring employers to make report to the Bureau of Industrial Statistics of accidents to employees and prescribing a penalty for non-compliance therewith

House Bill No. 405, entitled:

An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents to study advanced methods for safeguarding against the same to inquire into the subject of fair compensation for those injured or killed as a result thereof and to study the operation and effect of the Workmen's Compensation Law of one thousand nine hundred and thirteen and making an appropriation for the expenses of said commission

House Bill No. 406, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia

House Bill No. 407, entitled:

An Act making an appropriation to the Ohio Valley General Hospital McKees Rocks Allegheny county Pennsylvania

House Bill No. 408, entitled:

An Act regulating the mining out and removing of the coal and other minerals and support underlying and beneath

the surface of the several streets avenues thoroughfares courts alleys places and public highways within the limits of the several municipal corporations within the anthracite coal fields of this Commonwealth and authorizing the creation of a Bureau of Mine Inspection and Surface Support by any municipal corporation and giving such Bureau jurisdiction and providing for the filing of certain maps and plans and providing a penalty for violation thereof

House Bill No. 409, entitled:

An Act providing for the establishment and maintenance of boards of health in boroughs and townships of the first class and defining their powers and duties providing for the appointment of members of such boards of health by the president of the borough councils or by the chairman of the board of commissioners of such townships providing that the Commissioner of Health may take charge of the administration of health laws in any borough or township of the first class when conditions therein in his opinion constitute a menace to the lives or health of the people living outside the corporate limits of such borough or township of the first class or when it may be known to him that such borough or township of the first class is without an existing or efficient board of health and providing the manner in which the expenses of boards of health or of the Commissioner of Health incurred in administering health laws in any borough or township of the first class shall be paid

House Bill No. 410, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 412, entitled:

An Act making an appropriation to Fannie C. Spires the amount illegally demanded and collected as a State license fee from her as the proprietress of a moving picture place in the State of Pennsylvania

House Bill No. 413, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 415, entitled:

An Act authorizing and directing the State Treasurer to refund to the Amber Amusement Company the amount illegally demanded and collected as a State license fee from it as proprietor of a moving picture place in the State of Pennsylvania

House Bill No. 416, entitled:

An Act to prevent occupational diseases and to provide for the health of employees exposed to the danger of lead poisoning and other occupational diseases by regulating certain manufacturing establishments providing for medical examinations and reports and requiring sanitary precautions and appliances and making violation of its provisions a misdemeanor and providing penalties for violation thereof

House Bill No. 418, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia Pennsylvania

House Bill No. 420, entitled:

An Act making an appropriation to cover a deficiency in the item in the general appropriation act of the fourteenth day of June Anno Domini one thousand nine hundred and eleven (Appropriation Acts page two hundred and fifty-nine) making an appropriation to pay the tuition of students in State normal schools

House Bill No. 421, entitled:

An Act to amend the thirteenth section of an act approved the twenty-ninth day of March Anno Domini one thousand eight hundred and five and making the sum of four dollars taxed as costs for every verdict taken in any civil action payable to the prothonotary instead of to the sheriff

House Bill No. 423, entitled:

An Act regulating the placing of earth or any other material in any creek within this Commonwealth and providing a penalty for the violation of this act

House Bill No. 425, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

House Bill No. 426, entitled:

An Act relating to actions for divorce

House Bill No. 428, entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania.

House Bill No. 431, entitled:

An Act making an appropriation to the Bradford Hospital of the City of Bradford

House Bill No. 438, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act requiring foundries to be provided with toilet room and water closet regulating same and providing a penalty for violation thereof"

House Bill No. 439, entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

House Bill No. 440, entitled:

An Act making an appropriation to the Pennsylvania Seaman's Friend Society of Philadelphia Commonwealth of Pennsylvania

House Bill No. 441, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Mercer County Pennsylvania

House Bill No. 442, entitled:

An Act amending section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenues and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by requiring the free education in the public schools of children who are inmates of institutions for the care or training of orphans or other children

House Bill No. 443, entitled:

An Act fixing the number and salaries of clerks and other employes in the Auditor General's Department

House Bill No. 444, entitled:

An Act making an appropriation to the Charity Hospital of the City of Philadelphia

House Bill No. 445, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

House Bill No. 446, entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital of Philadelphia Commonwealth of Pennsylvania

House Bill No. 447, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 451, entitled:

An Act creating a reward or bounty for the destruction of certain noxious animals and birds killed within the Commonwealth of Pennsylvania providing a method for the payment of the same by the several counties of the Commonwealth which in turn are to be reimbursed by the Commonwealth and providing penalties for violation of its several provisions

House Bill No. 452, entitled:

An Act to repeal section two thousand eight hundred and six of the act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 454, entitled:

An Act providing for the amendment or alteration of charters of corporations having toll bridges across any

rivers or streams in this Commonwealth whose travel by horses wagons et cetera has been diverted or taken away by the erection of free public bridges so that it may not be obligatory upon said companies to maintain their bridges or such travel

House Bill No. 456, entitled:

An Act directing the Legislative Reference Bureau to prepare a compilation or digest of the existing general laws of this Commonwealth fixing the powers and duties of the bureau therein fixing the compensation of the assistant director and making an appropriation therefor

House Bill No. 458, entitled:

An Act making an appropriation to the Corry Hospital of the City of Corry Pennsylvania

House Bill No. 459, entitled:

An Act making an appropriation to the Elmwood Home of Erie Pennsylvania

House Bill No. 460, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

House Bill No. 464, entitled:

An Act amending section one of an act entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits and fire extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" approved the third day of May Anno Domini one thousand nine hundred and nine by limiting the application of the act to tenement houses apartments and flats to those occupied by ten or more persons

House Bill No. 465, entitled:

An Act requiring a license for conducting any business the whole or greater part of which shall consist of the sale of goods which shall be held forth represented or advertised to be goods of or obtained from the estate of any bankrupt or goods of or obtained from an assignee or a person firm or corporation about to go out of business or goods to have been damaged in any way and regulating such license and fixing a penalty for violation of this act

House Bill No. 466, entitled:

An Act to amend the title the first section the second section and the third section of an act of Assembly entitled "An Act relating to the settlement and audit of the accounts of all officers elected or appointed of boroughs townships poor districts and school districts prescribing the time for such settlement and audits for the matters to be contained in the report of settlement and audit for the filing of said report in the office of the clerk of quarter sessions and for appeals to the court of common pleas and superior and supreme courts" approved the ninth day of June one thousand nine hundred and eleven by repealing so much thereof as applies to school districts

House Bill No. 467, entitled:

An Act making an appropriation for the payment of the expense of publication of amendments to the Constitution in the year one thousand nine hundred and twelve

House Bill No. 468, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the City of Erie Erie County Pennsylvania

House Bill No. 469, entitled:

An Act making an appropriation to the Florence Crittenden Mission of Scranton Pennsylvania

House Bill No. 470, entitled:

An Act authorizing the trustees of the Cottage State Hospital located at Connellsville Pennsylvania to dedicate to public use a certain triangular piece of land upon which shall be opened a public street immediately adjoining property of the institution

House Bill No. 471, entitled:

An Act authorizing the Board of County Commissioners of the several counties of the State to appropriate money

for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties

House Bill No. 474, entitled:

An Act making an appropriation to the Uniontown Hospital of Uniontown Fayette County Pennsylvania

House Bill No. 475, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 476, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Erie County Pennsylvania

House Bill No. 477, entitled:

An Act making an appropriation to the Chambersburg Hospital of Chambersburg Pennsylvania

House Bill No. 480, entitled:

An Act making an appropriation to the Renovo Hospital at Renovo Pennsylvania

House Bill No. 481, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin County

House Bill No. 483, entitled:

"An Act to amend an act approved the thirtieth day of April one thousand eight hundred sixty-four entitled 'An Act imposing additional taxes for State purposes and to abolish the revenue board' as hitherto amended by providing for the return by the State Treasurer of seventy-five per centum of certain State taxes to the respective county city borough school district or incorporated district where collected"

House Bill No. 484, entitled:

An Act making an appropriation to the Trustees of the Cottage State Hospital at Connellsville Fayette county Pennsylvania

House Bill No. 485, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

House Bill No. 486, entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side City of Pittsburgh

House Bill No 487, entitled:

An Act making an appropriation to the Franklin City Hospital

House Bill No. 488, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon

House Bill No 489, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

House Bill No. 491, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Pennsylvania

House Bill No. 492, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Beaver county Pennsylvania

House Bill No. 493, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics at Rochester Beaver county Pennsylvania

House Bill No. 494, entitled:

An Act making an appropriation to the Saint Timothy's Memorial Hospital and House of Mercy Roxborough

House Bill No. 498, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Schuylkill county Pennsylvania

House Bill No. 505, entitled:

An Act to amend an act approved the twenty-sixth day of May one thousand eight hundred ninety-seven entitled "An Act in relation to officers taking illegal fees and providing a penalty therefor"

House Bill No. 506, entitled:

An Act making an appropriation to the Christian Home of Johnstown, Pennsylvania

House Bill No. 510, entitled:

An Act to provide for the better protection and preservation of game game quadrupeds and game-birds in Pennsylvania and prescribing penalties for violation of its several provisions

House Bill No. 512, entitled:

An Act making it a misdemeanor to make or use a false statement or statements in writing for the purpose of obtaining property money credit or the extension of credit and providing penalties for the violation thereof

House Bill No. 513, entitled:

An Act making an appropriation to the Brelsford Packing and Storage Company and Evans Burtnett Company of Harrisburg in payment for meats and groceries furnished by them at the instance of the Adjutant General of Pennsylvania under direction from the Governor for the relief of the sufferers from the Austin Dam disaster occurring September thirteenth one thousand nine hundred and eleven

House Bill No. 518, entitled:

An Act making an appropriation to the Saltsburg General Hospital at Saltsburg Indiana county Pennsylvania

House Bill No. 519, entitled:

An Act to change and fix the terms of managers of the poor and auditors authorized to audit settle and adjust accounts of said managers of the poor in incorporated poor districts where the number of said managers and auditors respectively is nine and said managers and auditors are required to be elected in blocks of three fixing the times when the terms of present managers and auditors shall expire their successors be elected and assume office

House Bill No. 520, entitled:

An Act to amend an act approved the first day of May one thousand nine hundred and nine entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions

House Bill No. 522, entitled:

An Act making an appropriation to the Beacon Light Mission near the City of Bradford Pennsylvania

House Bill No. 524, entitled:

An Act making an appropriation for the Trustees of the State Hospital for injured persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 525, entitled:

An Act to amend section eight of an act entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions" approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven

House Bill No. 526, entitled:

An Act making an appropriation for the erection of monument in memory of the soldiers of the Revolutionary War of Captain Phillips' Company of Colonel Piper's Regiment murdered by Indians near Sexton in Bedford county Sunday July sixteen one thousand seven hundred eighty

House Bill No. 528, entitled:

An Act making an appropriation to the National Farm School at Doylestown

House Bill No. 529, entitled:

An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indi-

gent insane of the Commonwealth during the period of two years beginning June first one thousand nine hundred and eleven and ending May thirty-first one thousand nine hundred and thirteen

House Bill No. 531, entitled:

An Act amending the sixth section of an act approved the twenty-eighth day of April one thousand eight hundred and ninety-two entitled "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class

House Bill No. 532, entitled:

An Act regulating the sale prescription and possession of opium morphine heroin codeine their salts derivatives or compounds or any substance or preparation containing opium morphine heroin codeine their salts derivatives or compounds providing penalties for the violation thereof and providing for the enforcement of said law and providing an appropriation for the enforcement of said law

House Bill No. 535, entitled:

An Act making an appropriation to the Brownsville General Hospital at Brownsville Fayette county Pennsylvania

House Bill No. 536, entitled:

An Act authorizing the Commissioners of any township of the first class of this Commonwealth to grade pave curb macadamize or otherwise improve any street lane or alley or part thereof in the said townships and to construct sewers and providing for the ascertainment levy assessment and collection of the costs damages and expenses thereof upon and from the property benefitted and requiring maps or plots of streets or alleys in townships of the first class to be approved by the commissioners of said townships before recording the same

House Bill No. 538, entitled:

An Act making an appropriation for the purpose of purchasing land for rifle range or land for permanent camping ground for division encampment or land for permanent camping grounds for three separate brigade encampments either or all and providing for the care and preparation of same said purchase of land to be made under the direction of the State Military Board the title thereof to be examined and approved by the Attorney General and the purchase approved by the Governor and fixing the maximum average price per acre of such land as may be purchased providing that the title to all lands purchased shall be vested in the Commonwealth and land be used for military purposes under the control and direction of the Adjutant General and providing for the method of payment of land purchased

House Bill No. 540, entitled:

An Act authorizing townships of the first class to lay sewers in and under county and State highways and providing for the ascertainment levy and collection of the costs and expenses thereof

House Bill No. 541, entitled:

An Act making an appropriation to the Western Pennsylvania Humane Society

House Bill No. 546, entitled:

An Act making an appropriation to the Pittsburgh Maternity Dispensary

House Bill No. 547, entitled:

A joint resolution requiring the construction of an adequate fish way in the dam constructed across the Susquehanna River by the McCall's Ferry Power Company now the Pennsylvania Water and Power Company at McCall's Ferry providing how and when and by whom such fishway shall be constructed and providing penalties for failure to comply with the terms of this resolution

House Bill No. 548, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 549, entitled:

An Act making an appropriation to the St. Joseph's Pro-tectory for Homeless Boys of Pittsburgh Pennsylvania

House Bill No. 550, entitled:

An Act making an appropriation for the Irene Kaufman Settlement of Pittsburgh Pennsylvania formerly known as the Columbian School and Settlement of Pittsburgh Pennsylvania

House Bill No. 556, entitled:

An Act providing for the compensation by the proper county of licensed physicians for certain reports and certificates required to be furnished to the State Department of Health and fixing the duties of the respective county treasurers and of the Commissioner of Health

House Bill No. 557, entitled:

An Act to classify certain surface lands as auxiliary forest reserves to prescribe the terms and conditions for their continuance in said classification or their withdrawal therefrom and to provide for the expenses attendant thereon

House Bill No. 558, entitled:

An Act to provide for the assessment and taxation of Auxiliary Forest Reserves and the collection distribution and use of the taxes collected therefrom

House Bill No. 559, entitled:

An Act providing a fixed charge on land classified as auxiliary forest reserves and the distribution of the fund thus set aside for school and road purposes

House Bill No. 560, entitled:

An Act making an appropriation of fifty thousand dollars for the Sewickley Valley Hospital Association of Sewickley Allegheny county Pennsylvania

House Bill No. 561, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

House Bill No. 562, entitled:

An Act to fix the salaries of the clerks of the State Department in the office of the County Treasurer of any county of this Commonwealth having a population of one million or over

House Bill No. 564, entitled:

A joint resolution directing the publication of the pamphlet containing the game fish and forestry laws

House Bill No. 566, entitled:

An Act giving to all owners or tenants of land property or material abutting on or through which pass roads streets lanes or alleys injured by the laying out opening widening vacating extending or grading of said roads streets lanes or alleys or the changing of grades and lines thereof by cities counties boroughs or townships within this Commonwealth the construction and the vacating by said cities counties boroughs or townships of bridges and the piers abutments approaches embankments slopes or causeways therefor or leading thereto which abut on or pass through or along said lands property or material and the construction by said cities counties boroughs or townships of sewers in over upon along or through said lands property or material the right to damages for said injuries directing all juries of view appointed or that shall hereafter be appointed under existing laws for assessing damages or benefits for taking using occupying or injuring lands property or material to assess said damages if any against said cities counties boroughs or townships as the case may be and the benefits if any in connection therewith granting the right of appeal to the proper Court of Common Pleas from the report of said juries and the trial by jury in said Court of Common Pleas and the right to file exceptions to said report and the right of appeal to the Superior Court or Supreme Court after disposal of exceptions or verdict and final judgment and providing that this act shall apply to all existing and future proceedings

House Bill No. 567, entitled:

An Act making an appropriation to the State Normal Schools of the Commonwealth

House Bill No. 568, entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport Pennsylvania

House Bill No. 569, entitled:

An Act to ascertain and appoint the fees to be received by the several clerks of the court of oyer and terminer general jail delivery and quarter sessions of the peace of this Commonwealth in counties having a population of over one million

House Bill No. 570, entitled:

An Act requiring any individual firm or corporation mining anthracite coal in this Commonwealth where coal is mined and paid for by the car to keep a record of all coal mined at the miners chutes where said coal is loaded in cars

providing that said record shall be the final basis in computing the miners' earnings per car without any deduction for any slate or refuse that may be loaded in said car or cars in the usual and natural course of mining coal providing further that said record shall be open for the inspection of all miners and providing penalties for failure to comply with the provisions of this act

House Bill No. 577, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 579, entitled:

An Act making an appropriation to the Saint Joseph's Home and Maternity Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 580, entitled:

An Act to amend an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violations thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred and seven as amended by an act entitled "An Act to amend the fifteenth section of an act approved the eighth day of June Anno Domini one thousand nine hundred and seven entitled 'A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes' by fixing the number of jury at three" approved the twenty-seventh day of April Anno Domini one thousand nine hundred and eleven

House Bill No. 583, entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Lackawanna County Pennsylvania

House Bill No. 584, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association at Punxsutawney Jefferson county Pennsylvania

House Bill No. 585, entitled:

An Act to amend the first section of an act approved the twenty-fifth day of April one thousand nine hundred and seven Pamphlet Laws one hundred and three entitled "A supplement to the act of April thirteenth hundred and fifty-one entitled 'An Act regulating boroughs' providing for the election of a borough solicitor fixing the term of office and prescribing his duties and authorizing the town council to fix his compensation" so as to include all boroughs and by changing the length of the term and the time of the election of borough solicitors and extending the term of the borough solicitors holding office under the act of April twenty-fifth nineteen hundred and seven and providing for the furnishing of a bond by a trust or bonding company

House Bill No. 586, entitled:

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania

House Bill No. 587, entitled:

An Act to amend section one of the act of March thirtieth one thousand nine hundred and eleven (Pamphlet Laws twenty-eight) entitled "An Act to provide for the payment by the proper county of witnesses committed and held in default of bail to appear and testify on behalf of the Commonwealth"

House Bill No. 593, entitled:

An Act relating to contracts of insurance relief benefit of indemnity in case of injury or death entered into prior to the injury between a servant and his master or any person or association acting for or on behalf of such master

House Bill No. 595, entitled:

An Act making an appropriation to cover a deficiency caused by insufficient appropriation to carry out the purposes of an act approved the fourteenth day of June one

thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

House Bill No. 599, entitled:

An Act making an appropriation to the Monongahela Memorial Hospital Association of Monogahela City Pennsylvania

House Bill No. 600, entitled:

An Act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation

House Bill No. 601, entitled:

An Act making an appropriation to the Saint Patrick's Orphan Asylum of Scranton Lackawanna county Pennsylvania

House Bill No. 603, entitled:

An Act making an appropriation to the Trustees of the Coatesville Hospital Coatesville Chester county Pennsylvania

House Bill No. 605, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

House Bill No. 606, entitled:

An Act making an appropriation to the Philadelphia Museums

House Bill No. 607, entitled:

An Act making an appropriation to refund to the Standard Distilling Company of Mount Pleasant Westmoreland county Pennsylvania the sum of eight hundred and ninety-five and fifty one hundredths dollars inadvertently and erroneously paid by it under protest into the State Treasury for a distillers license for a distillery heretofore and now known as the Standard Distilling Company

House Bill No. 614, entitled:

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 616, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 623, entitled:

An Act making an appropriation for the providing erection completion of armories throughout the Commonwealth of Pennsylvania for the use of the National Guard of Pennsylvania said armories to be erected completed managed and cared for under the direction of the Armory Board of the State of Pennsylvania also an appropriation for the management and care of armories erected completed or provided and to be erected completed or provided for the two fiscal years beginning June first one thousand nine hundred and thirteen necessary repairs and contingent expenses in maintenance of armories premiums on fire insurance and title insurance advertisement for bids actual traveling expenses of members of the Armory Board of the State of Pennsylvania clerical and general expenses of Board and inspection expenses

House Bill No. 624, entitled:

An Act to amend section one of an act approved the third day of May Anno Domini one thousand nine hundred and nine entitled "An Act authorizing townships of the first class and boroughs of this Commonwealth to acquire by taking and appropriating under right of eminent domain and by gift devise purchase lease and otherwise private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds requiring consent of the qualified electors to such acquiring in certain cases and providing the procedure for obtaining such consent authorizing the said townships and boroughs to improve maintain and regulate such parks parkways and playgrounds and providing for the manner of securing ascertaining determining awarding and paying compensation and damages where property is taken used and appropriated for the said purposes" by changing the limitation of the amount of money which such township or borough in the exercise of the authority granted by said act shall within any period of three years obligate itself to pay without the consent of a majority of the qualified electors

House Bill No. 625, entitled:

An Act making an appropriation to Saint Vincent's Home Philadelphia

House Bill No. 626, entitled:

An Act making an appropriation to the House of Good Shepherd Philadelphia

House Bill No. 627, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Philadelphia

House Bill No. 628, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia

House Bill No. 629, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Philadelphia

House Bill No. 630, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia

House Bill No. 631, entitled:

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania

House Bill No. 632, entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia

House Bill No. 633, entitled:

An Act making an appropriation to the Day Nursery and Temporary Home of the Methodist Episcopal Church Union North Side Pittsburgh Pennsylvania

House Bill No. 634, entitled:

An Act making an appropriation to the Homestead Hospital Association of Homestead Pennsylvania

House Bill No. 635, entitled:

An Act to exempt certain buildings from the provisions relating to fire towers and outside fire escapes of the following acts of Assembly the act approved the eleventh day of June one thousand eight hundred and seventy-nine entitled "An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings" as amended by an act approved the third day of June one thousand eight hundred and eighty-five entitled "An Act to amend an act entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine" and as further amended by an act approved the twelfth day of July one thousand eight hundred and ninety-seven entitled "An Act to amend section one of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five entitled 'An Act to amend an act entitled 'An Act to provide for the better security of life and limb in cases of fire in hotels and other buildings' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine' extending the provisions thereof to buildings used in whole or in part for offices not of fire proof construction" also the act approved the seventh day of June one thousand eight hundred and ninety-five entitled "A supplement to an act entitled 'An Act amending section one of article three of an act entitled 'An Act for the better government of cities of the first class in this Commonwealth' approved the first day of June Anno Domini one thousand eight hundred and eighty-five regulating the construction maintenance and inspection of buildings' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three regulating the construction alteration and ventilation of tenement houses and providing for the safety of the inhabitants thereof and providing penalties for the violation of the same" also the act approved the twenty-fifth day of April one thousand nine hundred and three entitled "An Act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

House Bill No. 637, entitled:

An Act making an appropriation to the trustees of the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic at Spring City Pennsylvania

House Bill No. 640, entitled:

An Act making an appropriation for the support of the National Guard of Pennsylvania and the Naval Force of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen and for the payment of an annual allowance to commissioned officers of the National Guard of Pennsylvania and Naval Force of Pennsylvania and for

the purpose of placing at the disposal of the Governor of the Commonwealth the sum of five hundred thousand dollars (\$500,000) dollars or so much thereof as may be necessary and making same available to replace or repair armory buildings owned by the Commonwealth of Pennsylvania should such armory building be destroyed in whole or in part by fire flood or storm and to pay for service and expenses of the National Guard incident to actual service under orders of the Governor in repelling invasion subduing insurrection riot or disorder or to furnish the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States

House Bill No. 642, entitled:

An Act to authorize the board of commissioners of every townships of the first class to establish lights upon State highways and turnpike roads in such townships

House Bill No. 644, entitled:

An Act to provide for the better protection of the lives bodies and health of new born children and parturient women throughout the Commonwealth by regulating the practice of midwifery as performed by midwives in the State of Pennsylvania and to provide that the Bureau of Medical Education and Licensure of the State of Pennsylvania shall enforce the provisions of this act making an appropriation therefor and providing certain penalties for the violation of the provisions thereof and repealing all acts and parts of acts incompatible herewith

House Bill No. 645, entitled:

An Act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of Assembly relating thereto and providing penalties for violation of this act

House Bill No. 646, entitled:

An Act making an appropriation to the Lock Haven Hospital of Lock Haven Clinton county Pennsylvania

House Bill No. 647, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women

House Bill No. 652, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies of Pittsburgh

House Bill No. 654, entitled:

An Act making an appropriation to the Home for the Aged one thousand eight hundred and nine Mount Vernon Street Philadelphia Pennsylvania

House Bill No. 655, entitled:

An Act defining vocational education providing for the establishment and regulation of vocational schools and providing for State aid in the maintenance thereof and for the payment of tuition by certain school districts and reimbursement thereof by the State

House Bill No. 656, entitled:

An Act appropriating money to aid and encourage vocational education in the public schools of Pennsylvania

House Bill No. 657, entitled:

An Act to repeal an act entitled "A supplement to the act entitled 'An Act for preventing clandestine marriages'" approved the fourteenth day of February Anno Domini one thousand seven hundred thirty

House Bill No. 658, entitled:

An Act to repeal an act entitled "An Act for the preventing of clandestine marriages" passed at the session of the General Assembly ending October twenty-eighth one thousand seven hundred and one (one Smith's Laws twenty-one)

House Bill No. 659, entitled:

An Act making an appropriation to the De Paul Institute of Scott township Allegheny county Pennsylvania

House Bill No. 660, entitled:

An Act making an appropriation to the Boys Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

House Bill No. 661, entitled:

An Act making an appropriation to the Braddock General Hospital of the borough of Braddock Pennsylvania

House Bill No. 662, entitled:

An Act making an appropriation to the Mercy Hospital and School for Nurses in the City of Philadelphia Pennsylvania

House Bill No. 663, entitled:

An Act making an appropriation to the Old Ladies' Home of Wissinoming Philadelphia Pennsylvania

House Bill No. 664, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 665, entitled:

An Act making an appropriation to the Warren Emergency Hospital of Warren Pennsylvania

House Bill No. 668, entitled:

An Act to provide for the return by the State Treasurer to the several counties from which the same are received for their own use of three-fourths of certain taxes received or collected by county treasurers or other officers and paid into the State Treasury

House Bill No. 673, entitled:

An Act making an appropriation of ten thousand dollars or so much thereof as may be necessary for the purpose of marking on the ground the site of the Battle of Brandywine

House Bill No. 674, entitled:

An Act to provide for certain improvements to that certain tract of land known as "Paoli Parade Ground" situate in Willistown township Chester county and making an appropriation therefor

House Bill No. 675, entitled:

An Act making an appropriation to the Home for Colored Children of Allegheny now Pittsburgh North Side Pennsylvania

House Bill No. 676, entitled:

An Act making an appropriation to the trustees of Temple University

House Bill No. 681, entitled:

An Act making an appropriation to the Fiftieth Anniversary Emancipation Proclamation Commission

House Bill No. 685, entitled:

An Act making an appropriation for the Cottage State Hospital Phillipsburg Centre county Pennsylvania

House Bill No. 682, entitled:

An Act authorizing the sale for the best price obtainable by the county commissioners in the several counties of the Commonwealth of lands heretofore or hereafter purchased by said counties at sheriff's sales under judgments obtained on tax claims

House Bill No. 683, entitled:

An Act to provide for the health and safety of persons and for the protection and preservation of property where the coal rock earth or other minerals or materials underlying and beneath the surface of said property within the anthracite coal fields of this Commonwealth has been or is being removed and fixing the time when limitation of actions for damages begin to run and providing a penalty for violation thereof

House Bill No. 686, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of Philadelphia

House Bill No. 694, entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 695, entitled:

An Act making an appropriation to the State Highway Department to cover a deficiency in the Automobile Division

House Bill No. 696, entitled:

An Act providing and requiring standard provisions in policies of health or accident or accident and health insurance

issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act

House Bill No. 697, entitled:

An Act authorizing and regulating certain classes of indemnity reciprocal or inter-insurance contracts empowering corporations to make such contracts regulating process in suits on such contracts fixing certain fees and providing penalties for any violation of this act

House Bill No. 700, entitled:

An Act making an appropriation to the Carbondale Hospital Association of the City of Carbondale Pennsylvania

House Bill No. 701, entitled:

An Act establishing a commission of water works in boroughs and incorporated towns of this Commonwealth providing for the appointment of commissioners of water works and prescribing their powers and duties

House Bill No. 702, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

House Bill No. 706, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind located at Pittsburgh Pennsylvania

House Bill No. 707, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home at Brookville Jefferson county Pennsylvania

House Bill No. 708, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler in Cambria county

House Bill No. 710, entitled:

An Act making an appropriation to the Hahnemann Hospital of Scranton Pennsylvania

House Bill No. 711, entitled:

An Act relating to the management of the Eastern State Penitentiary

House Bill No. 712, entitled:

An Act making an appropriation to the Armstrong county General Hospital

House Bill No. 713, entitled:

An Act making an appropriation to the Kittanning General Hospital

House Bill No. 714, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 715, entitled:

An Act making an appropriation to the Grove City Hospital at Grove City Pennsylvania

House Bill No. 717, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Columbia county Pennsylvania

House Bill No. 718, entitled:

An Act making an appropriation to the Bloomsburg Hospital (formerly Joseph Ratti Hospital) located at Bloomsburg Pennsylvania

House Bill No. 720, entitled:

An Act making an appropriation for the improvement of the Conemaugh River below the mouth of Stony Creek

House Bill No. 722, entitled:

An Act making an appropriation to the City Hospital Association of DuBois Pennsylvania

House Bill No. 723, entitled:

An Act to authorize the printing of twenty-five thousand copies bulletin number two hundred and nineteen entitled "Increasing the Winter Yield of Eggs" issued by the Department of Agriculture and making an appropriation therefor

House Bill No. 724, entitled:

An Act making an appropriation to the DuBois Hospital Pennsylvania

House Bill No. 728, entitled:

An Act making an appropriation to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State Normal Schools in this Commonwealth and for liquidating the indebtedness of the same existing at the time of the purchase thereof

House Bill No. 729, entitled:

A further supplement to an act entitled "An Act to accept the grant of public lands by the United States for the endowment of agricultural colleges approved April first one thousand eight hundred and sixty-three and making an appropriation for carrying the same into effect

House Bill No. 730, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital and Dispensary

House Bill No. 735, entitled:

An Act to amend an act entitled "An Act to authorize incorporated cemetery or burial association to purchase other grounds and to sell and convey in fee simple such portions of their lands not used or conveyed by them for burial purposes or which may have been reconveyed to them" approved the twenty-sixth day of May Anno Domini one thousand eight hundred and ninety-one with its amendments providing for and authorizing the several courts of quarter sessions of the several counties of this Commonwealth upon petition of the managers officers and other persons to make orders and decrees for the removal of all bodies interred in such burial grounds or cemeteries belonging to any incorporated or unincorporated church cemetery or burial association and to provide for the purchase of new lots the cost of the removal of such bodies and compensation to the owners of the lot or lots therein and the sale of the ground

House Bill No. 736, entitled:

An Act to amend an act approved the eleventh day of May one thousand nine hundred and one entitled "An Act relative to the purchase of a law library in counties of this Commonwealth having a population of less than one hundred and fifty thousand inhabitants and authorizing one-half of the fines and forfeitures to which said counties would under existing laws be entitled to be expended for the purchase and support of said library" as amended

House Bill No. 742, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 745, entitled:

An Act authorizing the creation division and consolidation of wards and a reappointment of all wards in cities of the third class providing a method therefor and fixing the minimum number of inhabitants in each ward

House Bill No. 746, entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny County Pennsylvania

House Bill No. 747, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

House Bill No. 748, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Allegheny county Pennsylvania

House Bill No. 749, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia

House Bill No. 750, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand and eleven Aspen street

House Bill No. 751, entitled:

An Act to provide for the appointment of janitors in and for the various courts of counties having a population of one million two hundred thousand and over and for the compensation and payment thereof

House Bill No. 754, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to let contracts for the building of a garage a main building and a subway at the State Arsenal Harrisburg Pennsylvania and making an appropriation therefor

House Bill No. 755, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 756, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 757, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium located at Austin Pennsylvania

House Bill No. 759, entitled:

An Act relating to the costs of prosecution in misdemeanors where the defendant is or has been acquitted by petit jury and the prosecutor or defendant or both are directed by said jury to pay the costs and either or both depart the jurisdiction before sentence of the court and providing for the sentencing of either or both in their absence

House Bill No. 761, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield county Pennsylvania

House Bill No. 762, entitled:

An Act making an appropriation to the trustees of the Jefferson Medical College of Philadelphia

House Bill No. 763, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 765, entitled:

An Act making an appropriation to the Bellefonte Hospital Corporation

House Bill No. 767, entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

House Bill No. 768, entitled:

An act to change and fix the terms of directors of the poor and auditors authorized to audit and settle and adjust accounts of said directors of the poor in incorporated poor districts where the number of said directors is eight said directors are required to be elected in blocks of four each year fixing the time when the terms of such directors and auditors shall expire their successors be elected and assume office

House Bill No. 769, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Chestnut Hill Philadelphia Pennsylvania

House Bill No. 770, entitled:

An Act making an appropriation to the Florence Crittendon Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

House Bill No. 774, entitled:

An Act to repeal an act approved the fourth day of March one thousand nine hundred and eleven entitled "An Act to cede jurisdiction to the United States over the Hanover Public Road in the County of Adams leading to the scene of the cavalry fight"

House Bill No. 779, entitled:

An Act making an appropriation to the York Hospital and Dispensary of York Pennsylvania

House Bill No. 780, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania.

House Bill No. 781, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania.

House Bill No. 782, entitled:

An Act making an appropriation to carry out for the two fiscal years beginning June first one thousand nine hundred and thirteen the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of court fixing penalties for violation of this act and making an appropriation to carry out its provisions"

House Bill No. 784, entitled:

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons at Mercer Pennsylvania.

House Bill No. 785, entitled:

An Act making an appropriation to the Home for Friendless Children for the City and County of Lancaster at Lancaster Pennsylvania.

House Bill No. 786, entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof.

House Bill No. 787, entitled:

An Act to amend an act entitled "An Act to amend section one of an act entitled 'An Act to provide that municipal corporations shall not be required to file affidavits of defense in actions of assumpsit' approved the twenty-sixth day of April Anno Domini one thousand eight hundred ninety-three providing for the making and filing of an affidavit of the amount admitted to be due by such municipal corporations in any such actions and authorizing the plaintiff or plaintiffs therein to take judgments for the amount so admitted to be due" approved the third day of May Anno Domini one thousand nine hundred nine.

House Bill No. 788, entitled:

An Act making an appropriation to the Eastern State Penitentiary of Pennsylvania.

House Bill No. 790, entitled:

An Act to fix the salary of county solicitor in counties containing a population of more than two hundred and fifty thousand and less than one million and providing for the payment thereof.

House Bill No. 791, entitled:

An Act providing for and regulating appeals when county auditors have surcharged a county officer and such surcharge has not been allowed by the court.

House Bill No. 794, entitled:

An Act making it unlawful for any person firm or corporation to use the word consul or consulate or the coat of arms of a foreign country for exhibition display or advertising purposes and providing a penalty therefor.

House Bill No. 798, entitled:

An Act making an appropriation to Dowington Industrial and Agricultural School.

House Bill No. 799, entitled:

An Act authorizing persons copartnerships associations and corporations to lend money and to charge and receive a higher rate of interest than six per centum per annum providing for licenses for the same imposing conditions and regulations fixing rates of interest and charges giving to the court of quarter sessions supervision of the same regulating procedure and fixing penalties limiting its application declaring violation of its provisions a misdemeanor and prescribing punishment therefor repeal of acts inconsistent therewith.

House Bill No. 800, entitled:

An Act making an appropriation for the purchase for the Pennsylvania State Museum of a collection of photograph negatives showing the history of the oil industry of this Commonwealth from the earliest discoveries to the present time.

House Bill No. 803, entitled:

An Act to further amend section two of an act approved the seventh day of June one thousand nine hundred and one entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cesspools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" as heretofore amended and authorizing and requiring second and third class cities to provide for the appointment and payment of plumbing inspectors.

House Bill No. 804, entitled:

An Act making an appropriation for the purpose of aiding and assisting cities boroughs and other municipalities to pay for the construction of sewage disposal plants providing the conditions under which the money hereby appropriated shall be disbursed and paid and providing a system under which the Commonwealth of Pennsylvania may hereafter aid in the construction of such sewage disposal plants.

House Bill No. 809, entitled:

An Act making an appropriation to the Pennsylvania Society to protect Children from Cruelty of Philadelphia Pennsylvania.

House Bill No. 810, entitled:

An Act for the better preservation of the records contained in the offices of the recorder of deeds of counties of this Commonwealth containing over one million and a half population providing for the replacement and certification of worn or dilapidated records and the payment of the cost thereof out of county funds.

House Bill No. 811, entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania.

House Bill No. 812, entitled:

An Act making an appropriation to the Glen Mills Schools situate in the Eastern District of the Commonwealth to defray the expenses of erecting an additional cottage a hospital a school house and a refrigerating plant and the repair and alteration of an old school building into an assembly room.

House Bill No. 815, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital at the City of Johnstown.

House Bill No. 818, entitled:

A joint resolution providing for the erection of a monument at Valley Forge in memory of General Stephen Moylan and making an appropriation therefor.

House Bill No. 821, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the City of Pittsburgh Pennsylvania.

House Bill No. 825, entitled:

An Act amending the first paragraph of the first section of the act entitled "An Act defining fraternal beneficial and relief societies and their status authorizing them to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected by dues and assessments therein providing for their registration in the office of the Insurance Commissioner and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the Insurance Commissioner" approved the sixth day of April Anno Domini one thousand eight hundred ninety-three (Pamphlet Laws page seven) providing that if after the issuance of the original certificate the member shall become dependent upon an incorporated charitable institution he shall have the privilege with the consent of the society to make such institution his beneficiary.

House Bill No. 826, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women at Easton Pennsylvania.

House Bill No. 827, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania.

House Bill No. 828, entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

House Bill No. 829, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 832, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity of Pittsburgh Pennsylvania

House Bill No. 833, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Westmoreland County Pennsylvania

House Bill No. 835, entitled:

An Act relating to the service of notices and summons in landlord and tenant cases

House Bill No. 836, entitled:

An Act making an appropriation to the Robert Packer Hospital of Sayre Pennsylvania

House Bill No. 839, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improved culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 841, entitled:

An Act to regulate the sale of certain seeds providing for the selection of samples thereof and their examination by the Department of Agriculture and the publication of information concerning the same providing also for the enforcement of the act fixing penalties for its violation

House Bill No. 842, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

House Bill No. 843, entitled:

An Act making an appropriation to the Johnstown City Hospital of Johnstown Pennsylvania

House Bill No. 845, entitled:

An Act authorizing the purchase of live stock and farming implements for the new Western Penitentiary in Centre county and authorizing the Board of Inspectors of said penitentiary to charge the cost thereof against the several counties in the Western District

House Bill No. 846, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 847, entitled:

An Act providing for the humane destruction of any animal or animals which are injured disabled diseased past recovery or unfit for any useful purpose and authorizing any magistrate alderman or justice of the peace in a trial of a person charged with a violation of any act for the prevention of cruelty to animals to inquire into the condition of the animal or animals charged with being abused and directing policemen constables and agents of duly incorporated societies or associations for the prevention of cruelty to animals to carry out the provisions of the act

House Bill No. 848, entitled:

An Act making an appropriation to Grove City College Mercer county Pennsylvania

House Bill No. 849, entitled:

An Act making an appropriation to the New Castle Hospital at New Castle Lawrence county Pennsylvania

House Bill No. 850, entitled:

An Act authorizing the Board of Inspectors of the Western Penitentiary to remove from time to time buildings machinery appliances and materials from the old penitentiary in Pittsburgh to the new penitentiary in Centre county for use in the erection and equipment thereof

House Bill No. 852, entitled:

An Act making an appropriation for the Topographic and Geological Survey of Pennsylvania

House Bill No. 854, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 856, entitled:

An Act making an appropriation to the Columbia Hospital Wilkinsburg Pennsylvania

House Bill No. 857, entitled:

An Act to authorize the judges of separate orphans' court at the request of the judges of the common pleas to hear and determine all issues and other matters in the court of common pleas courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace

House Bill No. 858, entitled:

An Act making an appropriation for the refunding of certain moneys mistakenly paid into the State Treasury by C S Caughey

House Bill No. 868, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

House Bill No. 869, entitled:

An Act to amend an act entitled "An Act regulating the confinement of children under the age of sixteen years awaiting trial" approved the third day of April Anno Domini one thousand nine hundred and three so as to provide for the furnishing and heating of rooms or buildings provided for the detention of children awaiting trial and for the care and maintenance of such children while detained

House Bill No. 870, entitled:

An Act to amend the first and second sections of an act entitled "An Act to provide for the better protection of female insane patients in transit" approved the fourteenth day of April Anno Domini one thousand eight hundred and ninety-three so as to extend the provisions thereof to feeble minded and epileptic persons

House Bill No. 871, entitled:

An Act to amend the second and third sections of an act entitled "An Act to provide for the employment of the insane feeble-minded and epileptic persons confined in institutions wholly or in part maintained by the State for the care and treatment of the insane feeble-minded and epileptic persons and providing for the distribution of the supplies manufactured articles goods and products made in State institutions for the care of the insane feeble-minded and epileptic persons" approved the twenty-eighth day of May Anno Domini one thousand nine hundred and seven so as to permit of the sale of articles manufactured and produce raised by insane feeble-minded and epileptic inmates of such institutions for the benefit of such persons

House Bill No. 872, entitled:

An Act to further amend the sixth section of an act approved April twenty-third Anno Domini one thousand nine hundred and three entitled "An Act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such powers may be exercised" by extending the application of said section to dependent neglected and incorrigible children and providing for the payment of the board of such children

House Bill No. 873, entitled:

An Act to amend an act entitled "An Act to organize the State Hospital for the insane at Danville and provide for the government and management of the same" approved the twenty-seventh day of March Anno Domini one thousand eight hundred and seventy-three so as to change the term of the superintendent of said hospital and extend the powers of the trustees of said institution

House Bill No. 874, entitled:

An Act making an appropriation to the Visiting Nurse Association located in North Side City of Pittsburgh Allegheny County Pennsylvania

House Bill No. 875, entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home located at Pittsburgh Pennsylvania

House Bill No. 880, entitled :

An Act making an appropriation to the Homeopathic State Hospital for the Insane at Rittersville Pennsylvania

House Bill No. 883, entitled :

A supplement to an act entitled "An Act for the government of cities of the second class" approved March seventh one thousand nine hundred and one providing for the creation of a pension fund for municipal employees

House Bill No. 884, entitled :

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Washington county Pennsylvania

House Bill No. 885, entitled :

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 887, entitled :

An Act providing for the creation of the Bureau of Public Morals in the Department of Public Safety in cities of the second class defining its purposes and providing for the payment of expenses incurred thereby

House Bill No. 888, entitled :

An Act designating the Daisy as the floral emblem or State flower for this Commonwealth and fixing a day for the observance of the same

House Bill No. 889, entitled :

An Act making an appropriation to the Washington Hospital of Washington Pennsylvania

House Bill No. 893, entitled :

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia

House Bill No. 896, entitled :

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of the University the purchase of equipment and the construction of buildings

House Bill No. 897, entitled :

An Act to amend section one of an act entitled "An Act to authorize the appointment of a deputy and one clerk by the prothonotary of the Supreme Court of the Eastern District also the appointment of a deputy by the Supreme Court of the Middle District and fixing their salaries" approved the fourth day of May Anno Domini one thousand nine hundred and five by changing the salary

House Bill No. 900, entitled :

An Act relative to the regulation of plastering in cities of the first and second classes

House Bill No. 901, entitled :

An Act making an appropriation to the Chester Hospital in the City of Chester

House Bill No. 902, entitled :

An Act authorizing the appointment of a commission for the erection of a monument to John Morton signer of the Declaration of Independence at Chester and making an appropriation therefor

House Bill No. 904, entitled :

An Act fixing the pay of assessors in the several townships of the second class

House Bill No. 906, entitled :

An Act making an appropriation to the Province Mission and Rescue Home

House Bill No. 907, entitled :

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster Avenue Philadelphia

House Bill No. 912, entitled :

An Act laying a tax on anthracite coal and providing for the collection and distribution of the same

House Bill No. 916, entitled :

An Act making an appropriation to the Benevolent Association's Home for Children of Pottsville Schuylkill County

House Bill No. 917, entitled :

An Act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of this act

House Bill No. 918, entitled :

An Act to validate private sales of real estate of decedents heretofore made under the provisions of an act approved the ninth day of May one thousand eight hundred and eighty-nine entitled "An Act relating to orphans' court sales" which were not advertised in accordance with said act as amended

House Bill No. 923, entitled :

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown

House Bill No. 925, entitled :

An Act making an appropriation to the Hamot Hospital Association of the City of Erie Pennsylvania

House Bill No. 926, entitled :

An Act to classify the species of fish in such parts of the boundary lakes of more than five thousand acres as this Commonwealth has jurisdiction over and in the waters of any peninsula or in any bay adjacent to or connected with such lakes to declare which fish are game which fish are food and which are minnows or bait fish to protect and provide for the maintenance and increase of fish in such lakes to regulate and provide for the payment of license fees for the catching of fish from such boundary lakes and prohibit the unauthorized taking of fish from devices used by authorities of such license to provide penalties and punishments for the violation of any of the provisions of this act and requiring the county wherein an offence is charged to pay costs of prosecution in certain instances and repealing all acts inconsistent herewith

House Bill No. 927, entitled :

An Act making an appropriation to the Florence Crittendon Home of Erie

House Bill No. 936, entitled :

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia

House Bill No. 937, entitled :

An Act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses defining its powers and duties and providing certain penalties

House Bill No. 939, entitled :

An Act relating to the real estate of persons presumed to be dead and providing a method of freeing such estates from all claim or interest of such persons

House Bill No. 942, entitled :

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

House Bill No. 947, entitled :

An Act making an appropriation to the Institution for Colored Youth at Chester Delaware county

House Bill No. 949, entitled :

An Act to give commissioners of public parks in cities of the first class the same powers and control over grounds committed to their care and management by the councils of said cities or by individuals as they have over public parks placed in their charge by law

House Bill No. 950, entitled :

An Act to authorize commissioners of public parks in cities of the first class to designate the roads and drives to be used by different kinds of vehicles

House Bill No. 952, entitled :

An Act prohibiting the use of night soil on ground whereon vegetables are grown which are eaten uncooked for human food and providing penalties for the violation thereof

House Bill No. 953, entitled :

An Act authorizing the Bureau of Health in cities of the first class to make and promulgate rules and regulations for the

sanitary keeping of stables and other places in such cities where horses mules cows sheep goats or swine are kept and for the collecting storing and transporting of manure from such animals providing that no manure shall be collected or stored in any stable manure pit or other place without a permit or transported in violation of said rules and regulations making a violation of the act of said rules and regulations a misdemeanor prescribing penalties therefor and repealing inconsistent acts

House Bill No. 956, entitled:

An Act to amend an act entitled "An Act to provide for the licensing and regulating of slaughter-houses shops wagons and places where meats poultry fish game and shellfish are prepared for use as food or stored or exposed for sale in cities of the first class in this Commonwealth and providing penalties for any violation of any regulation governing the same" approved the twenty-sixth day of April Anno Domini one thousand nine hundred and seven so as to provide that licenses shall be for the calendar year and that license continuing in business shall annually apply for new licenses

House Bill No. 958, entitled:

An Act making an appropriation to the German Hospital of the City of Philadelphia

House Bill No. 959, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

House Bill No. 960, entitled:

An Act to amend section one thousand two hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 962, entitled:

An Act to amend the second and fourth section of an act entitled "An Act to provide for the registration of veterinary surgeons and to further regulate the practice of veterinary medicine and surgery in the Commonwealth of Pennsylvania" approved the eighteenth day of April one thousand nine hundred and five so that State Board of Veterinary Medical Examiners shall be entitled to receive an annual registration fee not to exceed five dollars or an annual fee of less than five dollars if sufficient for expenses and said Board or its duly authorized agent shall be prosecutor in action for infringements of said act and also including the practice of veterinary dentistry in the provisions for infringements of said act

House Bill No. 964, entitled:

An Act authorizing and empowering township supervisors in townships of the second class to enter into contract with electric gas or other light companies for the purpose of lighting and illuminating the streets highways and other public places in any village in said township and to provide for the collection of funds for that purpose by levying a tax upon owners of property in the district benefited

House Bill No. 966, entitled:

An Act making an appropriation to the Woods Run Industrial Home Petrel Street North Side Pittsburgh Allegheny County Pennsylvania

House Bill No. 967, entitled:

An Act amending article six of an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by the amendatory act approved the first day of April Anno Domini one thousand nine hundred and nine and as affected by an act entitled "An Act providing a uniform rate of assessment and taxation for all real estate in cities of the second class" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by providing for the classification of real estate for purposes of taxation into two classes to wit the buildings on land and the land exclusive of buildings and by providing for the assessment of a less tax upon the buildings than upon the land exclusive of the buildings in cities of the second class

House Bill No. 948, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn Delaware county

House Bill No. 984, entitled:

An Act to provide for the registration and enrollment of the voters of the State according to their respective party preferences fixing the compensation of assessors and registry assessors for making said registration and enrollment and prescribing penalties for false registration or enrollment and for voters voting

or attempting to vote and for election officers wilfully permitting or conspiring to permit them to vote at a primary by or on any other than their own party ticket

House Bill No. 996, entitled:

An Act to amend article six of an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June Anno Domini one thousand eight hundred eighty-five so as to permit the heads of departments to each appoint one deputy to sign warrants drawn in accordance with payrolls and salary lists approved by the head of the department providing for the manner of appointing deputies and the filing of payrolls and salary lists so approved with the controller

House Bill No. 999, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 1001, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Green county Pennsylvania

House Bill No. 1007, entitled:

An Act authorizing the appointment of two delegates from Pennsylvania as members of a commission to investigate European systems of rural credits and report thereon and making an appropriation therefor

House Bill No. 1009, entitled:

An Act to repeal an act approved the twenty-fifth day of March Anno Domini one thousand nine hundred and three entitled "An Act to enforce the repression of tuberculosis of cattle and to provide for the disposition of the carcasses of meat-producing animals that are infected with tuberculosis to a degree that renders their flesh unfit for use as food"

House Bill No. 1010, entitled:

An Act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

House Bill No. 1016, entitled:

An Act authorizing the several Orphans' Courts to empower guardians and trustees of estates of minors to elect in writing to take land in fee which has been ordered to be sold by the provisions of any duly probated will in lieu of legacies bequeathed or distributable to said minors from the proceeds of such sale and validating certain elections to take land in lieu of legacies heretofore made pursuant to an order of court

House Bill No. 1022, entitled:

Supplement to an act entitled "An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one empowering municipalities to locate streets and alleys and to include therein streets and alleys or parts thereof theretofore opened or used for highway purposes

House Bill No. 1023, entitled:

An Act enlarging the powers of mutual savings fund or building and loan associations authorizing them to accumulate a reserve fund to pay contingent losses and validating such funds heretofore accumulated to permit members to secure the repayment of one half of their loans by a straight bond and mortgage for a fixed term and authorizing said associations to so secure loans authorizing said associations to make loans in certain cases upon a stipulated premium and further authorizing them to loan money to other like associations under certain conditions and repealing all laws inconsistent with this act

House Bill No. 1025, entitled:

An Act to amend section one of an act approved the eleventh day of June one thousand eight hundred and seventy-nine entitled "An Act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing the tax duplicates to regulate the appropriations and expenditures of said cities and prescribing penalties for the violation of the provisions of this act by fixing the first of October in each year

as the time on or before which the city controller shall be required to furnish to councils the estimate provided for by such act and the first of December in each year as the time on or before which the tax rate for the ensuing year shall be fixed

House Bill No. 1027, entitled:

An Act to amend section one of an act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act relating to anthracite mines and providing for the care and life and attention of employes injured in and about said mines" requiring the erection of medical rooms in the mines and on the surface

House Bill No. 1038, entitled:

An Act authorizing the appointment of a commission to promote the agricultural industries of this Commonwealth and making an appropriation therefor

House Bill No. 1039, entitled:

An Act to amend the first and third sections of an act approved the fifteenth day of June one thousand nine hundred eleven entitled "An Act supplementary to "An Act for the taxation of dogs and the protection of sheep" approved the twenty-fifth day of May Anno Domini one thousand eight hundred and ninety-three requiring all dogs to wear a collar to be provided by the owner together with a tag to be attached thereto showing payment of tax said tax to be provided by the county commissioners imposing certain duties upon constables tax collectors and county commissioners and providing for the killing of dogs whose owners fail to comply with this act and the act to which this is a supplement and providing penalties for failure to comply with the provisions of this act" by making its provisions apply to all dogs of four months old and upwards and to provide that the payment of the proper tax and the giving of a tag by the collector shall be sufficient assessment for all purposes

House Bill No. 1040, entitled:

An Act to refund to Joseph Kalter of Philadelphia the sum of five hundred dollars paid by the said Joseph Kalter to the city treasurer of Philadelphia for an auctioneer's license and paid by said city treasurer into the State Treasury

House Bill No. 1042, entitled:

An Act to amend section one thousand one hundred and twenty-five of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1044, entitled:

An Act to amend section two of an act entitled "An Act to prevent the pasting painting branding stamping or placing of advertisements notices signs cards or posters in certain places and providing penalties for the violation thereof" approved the tenth day of March Anno Domini one thousand nine hundred and three

House Bill No. 1045, entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

House Bill No. 1047, entitled:

An Act to amend the fourth section of an act entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" approved the twenty-third day of June Anno Domini one thousand nine hundred and eleven fixing the per diem and mileage of the said board of viewers and providing for the payment thereof by the proper county and the payment by the petitioner of a part of the costs

House Bill No. 1048, entitled:

An Act to preserve the purity of the waters of the State for the protection of the public health and property

House Bill No. 1050, entitled:

An Act authorizing county controllers in counties containing a population of from two hundred and sixty thousand to eight hundred thousand to designate and appoint a solicitor prescribing the duties of the said solicitor and fixing his term of office and salary to be paid by the proper county

House Bill No. 1053, entitled:

An Act authorizing counties having a population of not less than eight hundred thousand and not more than one million four hundred thousand to purchase land when adjacent or contiguous to county roads for park purposes or for public comfort stations providing for the improvement and maintenance thereof authorizing the adoption of rules relating to the management and control of such property and providing penalties for the breach thereof and limiting the amount to be expended for the purposes aforesaid

House Bill No. 1054, entitled:

An Act amending section twelve of an act entitled "An Act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claim filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" approved the fourth day of June Anno Domini one thousand nine hundred and one by changing the provisions prescribing what property shall be included in tax and municipal claims

House Bill No. 1059, entitled:

An Act to establish a secondary school of Agriculture at Pennsylvania Pennsylvania and making appropriation for the said school

House Bill No. 1062, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river at Montgomery borough in Lycoming county and making an appropriation therefor

House Bill No. 1065, entitled:

An Act providing for the location construction operation and maintenance by the Commonwealth of Pennsylvania of a canal or waterway from the junction of the Ohio and Beaver Rivers in Pennsylvania to Lake Erie at or near the mouth of Indian Creek in the State of Ohio with all appurtenances necessary or convenient for the purpose and for the utilization of the water-power developed or created in the construction and operation thereof providing for the payment of the cost of construction of said canal or waterway and appurtenances out of funds to be contributed by certain counties in the States of Pennsylvania Ohio and West Virginia or any of them by the Commonwealth of Pennsylvania and other public authorities providing for the creation of a Canal Board to have charge of said work prescribing and defining the powers and duties of said Board and the conditions under which the said work shall be carried on providing for the payment of damages sustained by reason of the appropriation of property and rights in the exercise of the right of eminent domain herein conferred providing for the reimbursement in the manner provided in this act of said counties contributing to the payment of the cost of constructing said canal or waterway and appurtenances imposing certain duties upon the Auditor General and State Treasurer authorizing the said Canal Board to make certain rules and regulations for the use of said canal and making violations thereof misdemeanors and providing penalties therefor and making an appropriation for carrying out certain provisions of this act

House Bill No. 1067, entitled:

An Act conferring certain powers upon municipalities of this Commonwealth in and on the public wharves within the limits of such municipalities

House Bill No. 1071, entitled:

An Act amending an act entitled "An Act making it unlawful for any person to hold himself out or advertise himself as a lawyer attorney-at-law or counselor-at-law in any county of the State of Pennsylvania unless duly admitted to practice by a court of record of any county in this Commonwealth and providing a penalty therefor" and approved the twenty-eighth day of April Anno Domini one thousand eight hundred ninety-nine by extending its provisions so as to embrace the practice of the law of this or any other State nation country or land and so as to embrace the practice of the law out of court as well as before the courts

House Bill No. 1072, entitled:

An Act enlarging the powers of cities of this Commonwealth over the public streets and highways therein and authorizing the construction of overhead and underground structures therein for the convenience and comfort of the travelling public

House Bill No. 1073, entitled:

An Act providing that where municipalities are vested with the power of acquiring property by condemnation proceedings for municipal purposes other than street improvements the title to be acquired by the said municipalities shall be the fee simple title thereof

House Bill No. 1074, entitled:

An Act authorizing municipalities to purchase the entire capital stock and bonds of bridge companies owning bridges situated wholly or partly within the limits of such municipalities and exempting such stock and bonds owned by municipalities from State taxation

House Bill No. 1077, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class" Approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a Forestry Department defining its jurisdiction providing a method for the collection of the cost of planting removing and changing shade trees along the highways from the abutting property or property owners and providing for the acquisition by said cities by purchase or condemnation of lands for certain purposes upon the recommendation of the Forestry Board

House Bill No. 1090, entitled:

A supplement to an act entitled "An Act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method of improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini nineteen hundred and eleven Pamphlet Laws two hundred and forty four extending the provisions of said act to provide for the location and construction of such public roads or highways by adjoining counties of this Commonwealth where such roads extend along and adjacent to county lines and from one adjoining county into another and defining the procedure and jurisdiction in such cases

House Bill No. 1094, entitled:

An Act to validate receiver's sales of real estate held subsequent to the passage of an act entitled "An Act relating to receiver's sales" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven in all cases where notices of said sales have been mailed within the time specified in said act

House Bill No. 1095, entitled:

A Joint Resolution providing for a commission to investigate and report on the dependents of this Commonwealth and making an appropriation therefor

House Bill No. 1097, entitled:

An Act to amend section two of an act relating to receiver's sales approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by providing the method of giving notices of sales under said act and the manner and effect of proving the giving of the same

House Bill No. 1099, entitled:

An Act making an appropriation to cover a deficiency in the item in the general appropriation act of the fourteenth day of June Anno Domini one thousand nine hundred and eleven making an appropriation for the salaries of eight Orphans' Court Judges in districts other than Philadelphia and Allegheny Counties

House Bill No. 1102, entitled:

An Act supplementing and amending an act entitled "An Act to provide for the selection of a site and the erection of a State Institution for the Feeble-Minded and Epileptic to be called the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic and making an appropriation therefor" approved the fifteenth day of May Anno Domini one thousand nine hundred and three prescribing the purpose of said institution amending the ninth and thirteenth sections of said act so as to extend the powers of the trustees of said institution and provide for the method of admission to said institution and of discharge therefrom providing that the court may make orders for the payment for the care and maintenance of certain inmates providing for the payment for the care and maintenance of indigent inmates of said institution by the Commonwealth and the payment of the costs of all committals thereto by the several counties authorizing transfers of idiotic feeble-minded and epileptic persons to and from said institution and repealing the eleventh twelfth fourteenth and fifteenth sec

tions of said act and repealing section two of an act entitled "An Act supplementing an act approved the fifteenth day of May Anno Domini one thousand nine hundred and three entitled "An Act to provide for the selection of a site and the erection of a State Institution for the Feeble-Minded and Epileptic to be called the Eastern Pennsylvania State Institution for the Feeble-Minded and Epileptic and making an appropriation therefor by abolishing the commission therein established providing for the completion of said institution regulating the powers of the board of trustees and repealing the tenth and seventeenth sections thereof" approved the twentieth day of June Anno Domini one thousand nine hundred and eleven

House Bill No. 1104, entitled:

An Act making an appropriation to the State Highway Department to be used in deepening straightening widening and otherwise improving Turtle Creek so as to prevent damage and danger from floods and overflows and granting to the said State Highway Department the authority to make said improvements

House Bill No. 1105, entitled:

An Act to amend the first section and the second section of an act entitled "An Act constituting county commissioners county controller and county treasurer in any county now or hereafter containing not less than seven hundred fifty thousand nor more than one million two hundred thousand inhabitants a board having the power to appoint depositories of county funds defining the powers of said board and specifying their duties describing how the said depositories shall be selected and repealing certain acts and parts of acts of Assembly inconsistent herewith" approved the first day of April Anno Domini one thousand nine hundred and nine by authorizing trust companies to be selected as depositories and by authorizing the county commissioners to accept bonds or stocks belonging to such depositories as collateral security for deposits and also providing for the filling of vacancies arising in any manner in the number of said depositories

House Bill No. 1106, entitled:

An Act to change and fix the terms of guardians of the poor and auditors authorized to audit settle and adjust accounts of said guardians of the poor in incorporated poor districts where the number of said guardians and auditors respectively is four and two and said guardians and auditors are required to be elected in blocks of three fixing the times when the terms of present guardians and auditors shall expire their successors be elected and assume office

House Bill No. 1107, entitled:

An Act relative to inns and hotels regulating certain rights and liabilities of hotelkeepers and innkeepers and providing penalties for fraud against innkeepers and hotelkeepers

House Bill No. 1110, entitled:

An Act to amend sections two three and four of an act entitled "An Act authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same by resale with restrictions authorizing the resale of such neighboring property with such restrictions in the deeds of resale in regard to the use thereof as will protect such public parks parkways and playgrounds providing for the manner of ascertaining determining awarding and paying compensation damages in all cases where property is taken used and appropriated for the said purposes" approved the eighth day of June one thousand nine hundred and seven authorizing cities of this Commonwealth to purchase acquire take use and appropriate private property for the purpose of making enlarging extending and maintaining public parks parkways and playgrounds authorizing the said cities to purchase acquire take use and appropriate neighboring private property within two hundred feet of the boundary lines of such public parks parkways and playgrounds in order to protect the same authorizing the imposing of such restrictions in regard to the use thereof as will protect such public parks parkways and playgrounds

House Bill No. 1116, entitled:

An Act authorizing and empowering county commissioners in all counties of this Commonwealth having a population of not less than seven hundred fifty thousand nor more than twelve hundred thousand inhabitants to turn over to the board of managers of juvenile school or farm as heretofore established by the act of Assembly approved the first day of May one thousand nine hundred and nine entitled "An Act requiring counties now or hereafter containing a population of not less than seven hundred and fifty thousand and not more than one million two hundred thousand inhabitants to establish and maintain schools for the care and education of male children under the jurisdiction of the juvenile courts and conferring the powers and regulating the proceedings for the establishment maintenance and management thereof" and the various supplements thereto upon their written request from time to time sums of money from the amounts appropriated and the taxes collected thereunder from time to time for the maintenance equipment and construction thereof not less than ten thousand dollars (\$10,000) at any one time

House Bill No. 1117, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and thirteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and thirteen

House Bill No. 1120, entitled:

An Act to amend section one of Article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class"

House Bill No. 1127, entitled:

An Act making an appropriation to the Wills Eye Hospital of Philadelphia

House Bill No. 1132, entitled:

A supplement to an act approved the twenty-third day of April one thousand nine hundred three entitled "An Act to designate a uniform date when the commissioners of the several counties shall issue their precepts to assessors to make the triennial assessments and the reassessments between the periods of the triennial assessment of property and fixing the time for the return thereof" as amended

House Bill No. 1133, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

House Bill No. 1137, entitled:

An Act amending section four of an act entitled "An Act requiring counties now or hereafter containing a population of not less than seven hundred and fifty thousand and not more than one million two hundred thousand inhabitants to establish and maintain schools for the care and education of male children under the jurisdiction of the juvenile courts and conferring the powers and regulating the proceedings for the establishment maintenance and management thereof" approved the first day of May one thousand nine hundred and nine so that the same may authorize and provide the manner and conditions whereunder boys may be discharged upon parole from such schools

House Bill No. 1139, entitled:

An Act to amend an act entitled "An Act relating to corporations and estates held for corporate religious and charitable uses" approved the twenty-sixth day of April Anno Domini eighteen hundred and fifty-five as amended by the supplement to said act approved the second day of June Anno Domini eighteen hundred and eighty-seven and further amended by the act approved the first day of May Anno Domini nineteen hundred and seven by altering the seventh section and by repealing the sixth section thereof

House Bill No. 1141, entitled:

An Act to fix the compensation and allowances for members of the General Assembly

House Bill No. 1142, entitled:

An Act to protect the public health and safety by regulating the erecting alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection creating a division of housing and sanitation providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith

House Bill No. 1143, entitled:

An Act to authorize townships of the first class to provide for fire protection

House Bill No. 1144, entitled:

An Act to authorize townships of the first class to provide for the collection and removal of ashes and garbage accumulating therein

House Bill No. 1145, entitled:

An Act authorizing and empowering the overseers of the poor of any two or more districts in any county not having a county poor house with approval of the court to unite in the leasing or purchase of real estate and erection of buildings for the care and employment of the poor of such districts authorizing the overseers of such districts to issue bonds therefor and providing for the equipment maintenance and regulation of such poor home

House Bill No. 1146, entitled:

An Act to amend section six of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petition providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 1148, entitled:

An Act relating to assessments for taxes in townships of the first class in this Commonwealth fixing the compensation of assessors and assistant assessors in such townships extending the time within which the said assessors are required to complete their assessments and make their return thereof and further providing for the determination of the time actually employed by the said assessors and assistant assessors in the performance of their duties

House Bill No. 1149, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherin's Orphan Asylum of Reading Pennsylvania

House Bill No. 1151, entitled:

An Act authorizing the township commissioners of townships of the first class to ordain and establish sidewalks along the principal streets and highways of the township leading directly to or connecting cities boroughs villages or places of public resort providing for and regulating the construction of the same and authorizing the township commissioners to charge a part of the expense of constructing the same including the grading and curbing thereof upon the abutting property owners and to defray the remaining part of such expense from the public funds of the township and providing that the provisions thereof shall be inoperative in any such township when a certain percentage of the property owners shall dissent from the action of the commissioners taken under the provisions of this act

House Bill No. 1152, entitled:

An Act to create Suburban Metropolitan Districts of the areas within twenty-five miles of the limits of cities of the first class to provide for the creation of a Department of Suburban Metropolitan Planning and the appointment of Suburban Metropolitan Planning Commissions for such districts to prescribe their powers and duties and to provide for assessment upon the cities boroughs and townships within the limits thereof

House Bill No. 1153, entitled:

An Act for the prevention of blindness by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians mid-wives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof

House Bill No. 1155, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 1156, entitled:

An Act empowering cities to enact ordinances relating to repairs and improvements to streets in cases where the obligation to repair rests upon some person or corporation other than the municipality and to impose penalties for violations of such ordinances

House Bill No. 1166, entitled:

An Act regulating appeals from tax and other public accounts settlements of the fiscal officers of the Commonwealth

House Bill No. 1168, entitled:

An Act to provide for the payment of costs and charges on writs of execution or attachment and fixing the liability of sheriff in the execution thereof

House Bill No. 1171, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family located at Emsworth Allegheny County Pennsylvania

House Bill No. 1172, entitled:

An Act making an appropriation to the Salvation Army Rescue and Maternity Home at Bellevue in the County of Allegheny

House Bill No. 1176, entitled:

An Act to amend an act approved the fourth day of April one thousand eight hundred and sixty-eight entitled "An Act authorizing the erection of a poor house by the townships of North Abington South Abington and Newton in the county of Luzerne" by enabling the boroughs of Clark Summit Dalton Glenburn and La Plume and the township of West Abington to each elect a poor director of the Lake View district

House Bill No. 1177, entitled:

An Act making an appropriation to the Commonwealth Humane Society of Bradford

House Bill No. 1178, entitled:

An Act to amend the eighth section of an act approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania

House Bill No. 1182, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the transportation of certain pupils at the expense of the proper school district

House Bill No. 1186, entitled:

An Act to make the real estate of any pauper liable for the expense of his support maintenance and burial and providing a method for the collection of such claims

House Bill No. 1187, entitled:

An Act authorizing each city of the first class to establish a municipal pension fund for employees of said city and regulating the payment of such pensions

House Bill No. 1188, entitled:

An Act providing for the erection of a monument on the Grand Army of the Republic lot in Mt. Vernon cemetery located in Elizabeth township Allegheny County Pennsylvania to the memory of the soldiers of the Civil War of Elizabeth township providing for a commission to carry the same into effect and making an appropriation therefor

House Bill No. 1190, entitled:

An Act relating to the payment of bonus on the incorporation merger or consolidation of banks and trust companies

House Bill No. 1191, entitled:

An Act to amend sections five hundred forty and five hundred forty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1194, entitled:

An Act providing for the election of a borough controller in all boroughs of this Commonwealth having a population of fifteen thousand or over and prescribing the qualifications powers and duties therefor and abolishing the office of borough auditors in said boroughs

House Bill No. 1197, entitled:

An Act to prohibit the use of firearms of any description upon lands set apart to hospitals or sanatoriums or park or resort uses whereon human beings congregate in the open in quest of health recreation or pleasure in this Commonwealth and providing penalties for violation of its several provisions

House Bill No. 1203, entitled:

An Act making it a misdemeanor for the keeper owner proprietor or any person in charge of any storage or warehouse pawn shop second hand store or junk shop to conceal from any constable or sheriff entrusted with the execution of any writ the whereabouts of goods and chattels in their possession belonging to another defining what shall be evidence of such concealment and providing a penalty therefor

House Bill No. 1207, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 1212, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana Indiana county Pennsylvania

House Bill No. 1214, entitled:

An Act prescribing the number of Directors of the Poor in counties which have provided for the erection of a home for the destitute and insane and fixing the term of services of such Directors at six years

House Bill No. 1218, entitled:

An Act to amend the ninth section of an act entitled "An Act for the establishment and government of a State Naval Militia approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-three by repealing the provisions that the divisions in each battalion in the naval force shall be considered the equivalents of companies of the National Guard and by providing that the divisions of the naval force shall be considered the equivalents of field batteries in the National Guard and shall receive the same allowance as field batteries for armory rent for rifle practice for clothing and equipment and making said allowance also available for subsistence and additional general military purposes by also providing that the allowance to be received by battalions in the naval force for armory rent for rifle practice for clothing and equipment shall be available for subsistence and additional general military purposes

House Bill No. 1226, entitled:

An Act providing a method whereby highways the center line of which constitutes a dividing line between a city or borough and a township in the same county may be altered or improved and the cost thereof apportioned

House Bill No. 1229, entitled:

An Act to amend section one of an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An Act relating to the time and manner of taking exceptions in any case civil or criminal in any court of record in this Commonwealth to the effect thereof to transcribing the evidence taken upon the trial of any case to the correction and perfection of such transcript for the purposes of review and providing that exceptions need not be taken where the decision of the court appears in the proceedings of a case"

House Bill No. 1231, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

House Bill No. 1234, entitled:

An Act to define who shall be responsible for the maintenance of neglected or dependent children placed in the care and custody of any association society person or family by the courts of this Commonwealth

House Bill No. 1236, entitled:

An Act to amend sections three ten twelve fourteen seventeen twenty twenty-two twenty-four twenty-six twenty-eight thirty-three thirty-four forty-three forty-five forty-six forty-seven fifty-three fifty-four and fifty-nine of an act approved the seventh day of June one thousand nine hundred and one entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" and to further amend sections two eight twenty-one twenty-five twenty-nine thirty-five and sixty of said act of June seventh one thousand nine hundred and one as the same were amended by the act of May fourteenth one thousand nine hundred and nine by further providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business of plumbing or house drainage and by providing further rules regulations and requirements for the constructions or reconstruction of plumbing house drainage and cess pools and making changes in said rules regulations and requirements as heretofore existing

House Bill No. 1237, entitled:

A supplement to an act approved the nineteenth day of June one thousand nine hundred eleven entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries

House Bill No. 1238, entitled:

A supplement to an act entitled "An Act relating to the grant of administration upon the estates of persons presumed to be dead by reason of long absence from their former domicile" approved June twenty-fourth one thousand eight hundred and eighty-five providing for the grant of Ancillary Letters of Administration in this Commonwealth upon the estates of persons presumed to be dead by reason of long absence from their former domicile in any other state territory or foreign country and who have left personal estate within this Commonwealth

House Bill No. 1240, entitled:

An Act making an appropriation to the Christian Home for Women one thousand four hundred and twenty-three Locust Street North Side Pittsburgh Pennsylvania

House Bill No. 1241, entitled:

An Act to amend an act approved the fourth day of April one thousand nine hundred and five entitled "An Act to provide for the better protection of life and property by the examination and licensing of engineers having charge of steam boilers steam engines and appliances connected therewith in cities of the second and third class of this Commonwealth and providing penalties for violation"

House Bill No. 1242, entitled:

An Act requiring burial ground and cemetery companies or associations in the cities of the first class to record certain information relating to the burial of every person therein and providing a penalty

House Bill No. 1244, entitled:

An Act to amend the first third and sixth sections of an act entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to the reasonableness of the amount of license fees between municipal corporations and telegraph telephone or light or power companies" approved April seventeenth one thousand nine hundred and five so as to include gas and water companies

House Bill No. 1246, entitled:

An Act providing for and regarding the releasing on parole of certain prisoners who have been sentenced for life

House Bill No. 1249, entitled:

An Act making an appropriation to the Rosine Association of Philadelphia Pennsylvania

House Bill No. 1250, entitled:

An Act to amend the first section of an act entitled "An Act relating to the competency of experts to the rules of evidence in questions of simulated (or altered) handwriting declaring and defining some of the existing rules of law upon these subjects and also extending some of the provisions of the same" approved the fifteenth day of May Anno Domini one thousand eight hundred and ninety-five by enlarging the scope of the said act so as to make it apply to all cases in which any writing is in question

House Bill No. 1257, entitled:

An Act to reimburse the heirs of Eliza Mellon deceased for money escheated from the Western Saving Fund Society of Philadelphia and authorizing the State Treasurer to refund the sum of sixty-five dollars and eight cents (\$65.08)

House Bill No. 1259, entitled:

An Act making an appropriation to the G. M. and Agnes Hoffman Orphanage of Littlestown Adams county Pennsylvania

House Bill No. 1260, entitled:

An Act making an appropriation to the Northwestern Anti-Tuberculosis League for the Grandview Sanatorium and the Bonair Sanatorium

House Bill No. 1262, entitled

An Act making an appropriation to the Glenn Mills Schools situate in the Eastern District of the Commonwealth for the building enlargement and improvement of the sewage disposal plant in connection with the girls department

House Bill No. 1264, entitled:

An Act regulating the number of persons required as appraisers in claiming exemptions under the act entitled "An Act relating to the commencement of actions to judgments and decrees for the payment of money to the widows and children of decedents and to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to ward borough and township officers to the acknowledgements of deeds and sequestrations of life estates" approved April fourteenth one thousand eight hundred fifty-one (Pamphlet Laws six hundred and twelve) and its supplements and under the act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates' passed and approved April eighth one thousand eight hundred thirty-three defining and declaring the interest that shall descend to and rest in the surviving husband or wife of such intestates" approved April first one thousand nine hundred and nine (Pamphlet Laws eighty-seven) and making legal all exemptions thereunder heretofore allowed

House Bill No. 1272, entitled:

An Act making an appropriation to pay for the care treatment and maintenance of the indigent insane for the two years ending May thirty-one one thousand nine hundred and fifteen

House Bill No. 1273, entitled:

An Act making an appropriation to the Visiting Nurse Association of the City of York Pennsylvania

House Bill No. 1283, entitled:

An Act relating to assignment of or order for wages or salary to be earned in the future to secure a loan

House Bill No. 1284, entitled:

An Act fixing the salary of the messenger in the State Library

House Bill No. 1285, entitled:

An Act making an appropriation to the Coleman Industrial Home of Pittsburgh Pennsylvania

House Bill No. 1292, entitled:

An Act making an appropriation to the board of directors of the Duquesne University of the Holy Ghost at Pittsburgh Pennsylvania

House Bill No. 1293, entitled:

An Act creating the office of commissioner of municipal lighting in boroughs of this Commonwealth providing for the election of such commissioner and prescribing his powers and duties

House Bill No. 1299, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 1300, entitled:

Authorizing cities of the second class in this Commonwealth to issue notes in anticipation of the sale of the corporate bonds duly authorized at the time such notes are issued

House Bill No. 1301, entitled:

An Act to increase the powers of courts in summary proceedings for desertion or non support of wives children whether legitimate or illegitimate or aged parents by directing that imprisonment in such cases be at hard labor in such institutions as the court shall name with the wages payable to the wives children or parents providing for the disbursement of moneys collected on forfeitures of bonds bail bonds or recognizances and by empowering such courts to appoint desertion probation officers for the performance of such duties as the court shall direct and providing for the payment of the expenses incident to the carrying out of this act

House Bill No. 1302, entitled:

A supplement to an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with provisions by which it shall be administered and prescribing penalties for the violation thereof providing a revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven amending sections two thousand six hundred twenty-two two thousand six hundred twenty-four two thousand six hundred twenty-six and two thousand six hundred twenty-seven thereof and also conferring upon tax payers similar rights in regard to the reports of auditors of school districts of the second third and fourth classes filed prior to the passage of this act as are hereby conferred by the above enumerated amending sections upon taxpayers in regard to such reports of auditors hereafter filed and providing a similar method of disposition of appeals from such reports of auditors hereafter filed and providing a similar method of disposition of appeals from such reports of auditors filed prior to the passage of this act as is provided hereby in regard to appeals from reports of auditors filed subsequently hereto

House Bill No. 1303, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna river between Herndon and Port Trevorton and making an appropriation therefor

House Bill No. 1304, entitled:

An Act to amend an act approved the twenty-fourth day of February one thousand eight hundred thirty-four entitled "An Act relating to executors and administrators

House Bill No. 1305, entitled:

An Act providing for and requiring in certain cases the recording of the original maps or plans or the making and recording of duplicate maps or plans of tracts of land laid out and subdivided into lots where the owner of any such tract has died without recording the same and the engineers making such map or plan is still alive and providing for the collection of the costs of such proceedings from such decedent's estate

House Bill No. 1309, entitled:

An Act establishing the Pennsylvania State College to carry the benefits of its investigations to the farmers of the State and making an appropriation for that purpose

House Bill No. 1311, entitled:

An Act prohibiting the destruction damaging or tampering with or feloniously taking and carrying away any part of any elevator or elevator equipment or elevator machinery

House Bill No. 1312, entitled:

An Act prohibiting the destruction or tampering with or feloniously taking and carrying away of any part of any apparatus or equipment used by persons firms corporations or municipalities to convey alarms of fire or used to extinguish fire and providing a penalty

House Bill No. 1315, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Criminal Insane at Fairview Wayne county

House Bill No. 1316, entitled:

An Act permitting building associations or other corporations whose charters have expired or whose affairs have been wound up to satisfy mortgages

House Bill No. 1318, entitled:

An Act to amend section four of an act approved the nineteenth day of June one thousand nine hundred eleven entitled "An Act providing for the election of councilmen in the several boroughs of this Commonwealth and fixing the time and manner of the organization of the town councils therein"

House Bill No. 1321, entitled:

An Act providing that whenever hereafter in any civil cause in any court of this Commonwealth the verdict of a jury is set aside and a new trial ordered the reason or reasons for the order of court shall be stated of record and if such reason or reasons be only that the damages awarded by the verdict are excessive or inadequate the new trial shall be restricted to the question of the damages and the verdict shall stand good in all other respects

House Bill No. 1322, entitled:

An Act making an appropriation to the Women's Union Day Nursery Philadelphia Pennsylvania

House Bill No. 1350, entitled:

An Act to amend an act entitled "An Act relating to boarding house keepers and authorizing the attachment of wages of persons indebted for boarding" approved the eighth day of May one thousand eight hundred and seventy-six with its amendments and providing for service of notice of attachment upon persons firms associations and corporations

House Bill No. 1352, entitled:

An Act amending the second section of an act approved the thirteenth day of June one thousand eight hundred thirty-six entitled "An Act relating to roads highways and bridges" by designating the termini of all roads and highways and authorizing the laying out of roads and highways with a single terminus on a highway or place of public resort

House Bill No. 1353, entitled:

An Act making an appropriation of two hundred dollars per year for a period of two years for the purpose of maintaining a public road through the Cornplanter Indian Reservation and the bridges on such road in Elk Township Warren County Pennsylvania

House Bill No. 1356, entitled:

An Act to amend section two of an act entitled "An Act to authorize the erection of a poor house by the city of Carbondale in the county of Luzerne" approved the ninth day of March Anno Domini one thousand eight hundred and sixty so as to increase the real estate holdings of said poor district for almshouse

House Bill No. 1357, entitled:

An Act concerning building regulating and inspection in townships of the first class

House Bill No. 1362, entitled:

An Act authorizing H. W. Brown and D. E. Brown citizens of Cambria county Pennsylvania doing business as the Woodman Lumber Company to bring suit in the court of common pleas of Cambria county against the Commonwealth of Pennsylvania

House Bill No. 1365, entitled:

An Act to amend an act approved the eighth day of May one thousand nine hundred and one entitled "An Act to incorporate the Milanville Bridge Company in Wayne county Pennsylvania

House Bill No. 1366, entitled:

An Act making an appropriation to the Nesbit West Side Hospital of Dorranceton Luzerne county Pennsylvania

House Bill No. 1367, entitled:

An Act empowering county controllers to designate a clerk in his office other than the chief clerk to countersign warrants on the county treasurer when properly drawn during such periods as any said county controller may have so designated such clerk in writing to the county treasurer in counties having over eight hundred thousand inhabitants and less than fourteen hundred thousand inhabitants

House Bill No. 1370, entitled:

An Act to amend section five hundred and thirty-nine of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for

the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven so as to define what a properly certified duplicate therein required to be furnished to each school district of the second class at the expense of the city shall consist of and the form in which the same shall be printed and indexed

House Bill No. 1373, entitled:

An Act making an appropriation for the erection at Carlisle of a monument to commemorate the heroine of the battlefield of Monmouth in one thousand seven hundred and seventy-eight known in history as "Molly Pitcher" and providing for the appointment of a commission to select a model and supervise the erection thereof

House Bill No. 1375, entitled:

An Act making an appropriation to the Industrial Home for Colored Working Girls of Pittsburgh Pennsylvania

House Bill No. 1379, entitled:

An Act authorizing counties to appropriate money for monuments or memorials in memory of the soldiers sailors and marines of the Spanish-American War and soldiers sailors and marines who served on foreign soil prior to July fourth one thousand nine hundred and two

House Bill No. 1382, entitled:

An Act regulating the letting of certain contracts for the erection construction and alteration of public buildings

House Bill No. 1383, entitled:

An Act making an appropriation for the purpose of further carrying out the provisions of a joint resolution approved the fourteenth day of June one thousand nine hundred and eleven entitled "A joint resolution to provide for the participation of the State of Pennsylvania in the Panama-Pacific International Exposition to be held in San Francisco California in nineteen hundred and fifteen to celebrate the completion and opening of the Panama Canal and the four hundredth anniversary of the discovery of the Pacific Ocean and providing for the appointment of a commission and making an appropriation to defray the expenses of the same"

House Bill No. 1408, entitled:

An Act fixing the compensation of the Journal and reading clerks of the Senate and House of Representatives

House Bill No. 1410, entitled:

An Act making an appropriation to the Pennsylvania Training School formerly the Pennsylvania Reform School at Morgantown Washington County Pennsylvania

House Bill No. 1414, entitled:

An Act reorganizing the Attorney General's Department designating the officers and employes thereof and fixing their salaries

House Bill No. 1422, entitled:

An Act making an appropriation to Charleroi-Monessen Hospital Charleroi Washington county Pennsylvania

House Bill No. 1424, entitled:

An Act to amend an act "Providing for the appointment of a Board of Visitation for Institutions Societies and Associations caring for dependent neglected or delinquent children" approved the 26th day of February A D 1913 and making it the duty of the Board of Visitation to visit all institutions within the county which receive their inmates from more than one county and are in whole or in part supported and managed by the Commonwealth and all institutions which are wholly supported and managed by any county city borough or township of the poorer district of the Commonwealth and providing for the making of nominations of appointment on the Boards of Visitation

House Bill No. 1426, entitled:

An Act amending section one of an act entitled "An Act concerning liens of manufacturers and throwsters of cotton woolen and silk goods" approved the twenty-third day of May Anno Domini one thousand nine hundred and seven by extending the provisions thereof to include dyers of cotton wool or silk yarns

House Bill No. 1427, entitled:

An Act making an appropriation to the Home for Aged Couples and Old Men at Bala Pennsylvania

House Bill No. 1428, entitled:

An Act to establish a State village for feeble-minded women providing for the appointment of a board of managers to select

a tract of land for that purpose in the State forest reserve and to erect and furnish buildings on the same and to manage said institution and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years defining the powers and duties of the board of managers and making an appropriation for the purposes aforesaid also for the expenses of maintenance until June one one thousand nine hundred and fifteen

House Bill No. 1429, entitled:

An Act prohibiting any person to lead drive ride or work or, cause or permit any other person to lead drive ride or work any horse mare mule ox or any other animal whether belonging to himself or in his possession or control for more than fifteen hours in any twenty-four hour period nor more than ninety hours in any one week in any city of the first or second class Provided that nothing in this act contained shall be construed to warrant any person's leading driving riding or working any animal a less period than fifteen hours when so doing shall in any way violate the laws against cruelty to animals providing a penalty for the violation of this act and authorizing policemen constables or agents of fully incorporated societies or associations for the prevention of cruelty to animals in this Commonwealth to make arrests on view or by warrants of offenders of this act

House Bill No. 1430, entitled:

An Act making an appropriation to the German Baptist Home for the Aged of Philadelphia Pennsylvania

House Bill No. 1431, entitled:

An Act to amend an act entitled "An Act requiring the prothonotary of the several courts of common pleas in this Commonwealth to keep separate dockets in certain cases" approved the twenty-second day of May one thousand eight hundred seventy-eight by authorizing the courts of common pleas to cause to be entered in the separate docket additional subjects and authorizing the common pleas court by its order to direct the prothonotary to enter all the subjects herein provided for in one index which after such order shall be kept in lieu of the separate ejectment and other indexes now provided by law and providing that such indexes shall be notice

House Bill No. 1433, entitled:

An Act authorizing companies incorporated under the laws of any other State of the United States for quarrying digging excavating manufacturing buying and selling rock stone sand and gravel to erect and maintain buildings and manufacturing establishments and to take have and hold real estate within this Commonwealth necessary and proper for corporate purposes

House Bill No. 1434, entitled:

An Act to validate certain sales public and private and all mortgages of real estate of decedents heretofore made under authority of orphans' courts upon petition of executors or administrators for payment of debts or for any other lawful purpose

House Bill No. 1436, entitled:

An Act to provide for the oral examination of a judgment debtor for the purpose of discovering whether he has property which may be made subject to execution on the judgment

House Bill No. 1437, entitled:

An Act regulating certain contracts for the maintenance of inmates in county poor houses and hospitals for the insane in counties containing less than one hundred and fifty thousand inhabitants

House Bill No. 1440, entitled:

An Act to provide for the use of voting machines at any or all elections and primary elections within this State creating a State Board of voting Machine Examiners and defining its powers and duties providing rules and regulations for the conduct of elections and primary elections held with voting machines and providing penalties for violation of the provisions of this act

House Bill No. 1442, entitled:

An Act making an appropriation for the erection and dedication of a Soldiers' Memorial Monument in Pleasant Hill Cemetery in Reads Township Cambria County

House Bill No. 1443, entitled:

An Act making an appropriation to the Children's Aid Society of Allegheny county in the City of Pittsburgh Pennsylvania

House Bill No. 1445, entitled:

An Act creating a Department of Labor and Industry defining its powers and duties establishing an Industrial Board providing for the appointment of a Commissioner of Labor inspectors statisticians clerks and others to enforce the provisions of this act and providing salaries for the same prescribing a standard of reasonable and adequate protection to be observed in the rooms buildings and places where labor is em-

ployed empowering the said Industrial Board to make alter amend and repeal rules and regulations relating thereto transferring the powers and duties of the Department of Factory Inspection to the Department of Labor and Industry and abolishing the Department of Factory Inspection and providing a penalty for the violation of the provisions of this act or the rules and regulations of the said board

House Bill No. 1446, entitled:

A supplement to an act entitled "An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review his orders and making it the duty of officers of public instruction and persons in charge of public or private schools to instruct children as to the dangers of fire and the prevention of fire waste" approved the third day of June one thousand nine hundred and eleven making it the duty of every fire insurance company or association doing business in this State to give certain notices and make certain reports to the State Fire Marshal with relation to fire losses on property in Pennsylvania and of any rating bureau to furnish information to said State Fire Marshal and providing a penalty for the violation of this act

House Bill No. 1448, entitled:

An Act to give the status of a depositor as to preference over other creditors to persons firms or corporations accepting from a bank or trust company its check in payment of a depositor's check

House Bill No. 1453, entitled:

An Act to amend article six of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding a new section thereto

House Bill No. 1454, entitled:

An Act for the better protection of wild turkeys in this Commonwealth

House Bill No. 1456, entitled:

An Act making an appropriation for the erection of a monument for the reception and preservation of certain relics of the Battleship Maine, commemorating the services of Lieutenant Fred W Jenkins and the sailors who were killed in the explosion of the Maine

House Bill No. 1457, entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violations of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

House Bill No. 1458, entitled:

An Act creating a Division of Distribution of documents defining its powers and duties regulating the printing binding and distribution of the public documents of this Commonwealth and providing penalties for the violation of this act

House Bill No. 1462, entitled:

An Act relating to appointment of deputy constables

House Bill No. 1464, entitled:

An Act regulating the openings of buildings upon over or under external fire escapes

House Bill No. 1465, entitled:

An Act to amend section one of an act approved the thirteenth day of June one thousand nine hundred seven entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural associations paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statements by the claimant or claimants with the county commissioners relative to said exhibition and providing for the repayment to the county by State of the sum so paid" as amended

House Bill No. 1467, entitled:

An Act establishing certain public roads as "State Highways" and providing for their construction and maintenance at the expense of the Commonwealth

House Bill No. 1469, entitled:

An Act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof

House Bill No. 1471, entitled:

An Act providing that no self playing piano orchestrion or other mechanically operated musical instrument shall be played operated or permitted in any hotel tavern inn saloon restaurant moving picture parlor dancing hall or other place frequented by the public unless a license fee of five dollars per annum expiring on December thirty-first of the year in which such license fee is paid shall be paid for and every one thereof to the State Board of Censors for the use and benefit of the Commonwealth for which the person paying such license fee shall receive a certificate and which said certificate shall be conspicuously displayed on such self playing piano orchestrion or other mechanically operated musical instrument and providing a penalty for the violation of this act

House Bill No. 1473, entitled:

An Act to amend an act approved the tenth day of May one thousand eight hundred and eighty-one entitled "An Act making it a misdemeanor for any minor to knowingly and falsely represent himself to be of full age for the purpose of obtaining intoxicating liquors"

House Bill No. 1474, entitled:

An Act making an appropriation to the Green Home of Roaring Branch Pennsylvania for the maintenance of said home

House Bill No. 1476, entitled:

An Act creating a Rebuilding and Insurance Fund under the control of the Board of Commissioners of Public Grounds and Buildings for the restoration and repairing of any structure building or equipment owned by the Commonwealth and accidentally destroyed or damaged and for the payment of premiums of insurance upon such property and making an appropriation to carry out the provisions of this act

House Bill No. 1490, entitled:

An Act regulating the appointment confirmation duties salary and expenses of County Detectives in counties containing not less than three hundred thousand nor more than seven hundred thousand inhabitants

House Bill No. 1498, entitled:

An Act to amend the eleventh fifteenth and thirty-fourth sections of an act approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five entitled "An Act regulating the construction maintenance alteration and inspection of buildings and party walls in cities of the second class"

House Bill No. 1502, entitled:

An Act providing for the erection of a monument and memorial tablets on the Battlefield of Antietam

House Bill No. 1505, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the Commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield

House Bill No. 1506, entitled:

An Act making an appropriation to Julia White Priscilla Home for Aged Colored people

House Bill No. 1507, entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred seven

House Bill No. 1511, entitled:

An Act making an appropriation for the purpose of acquiring and marking the site of Fort Morris, erected about one thousand seven hundred and fifty-five at Shippensburg Cumberland County and providing a suitable memorial to the Pioneer Settlers of the Cumberland Valley

House Bill No. 1521, entitled:

A supplement to an act entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparations in the State of Pennsylvania" approved May twenty-fourth Anno Domini one thousand eight hundred and eighty-seven

House Bill No. 1523, entitled:

An Act fixing the time within which an election may be held to increase municipal indebtedness for the same purposes and on the same subjects as were defeated by a majority vote at a previous election

House Bill No. 1526, entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred eleven entitled "An Act to provide for the ordinary expenses of the Executive Judiciary and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and eleven and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and eleven"

House Bill No. 1534, entitled:

An Act providing for notification of taxables by township treasurers in townships of the first class prescribing the contents of such notices and providing for the payment of the expenses thereof and further providing a penalty for non-compliance therewith

House Bill No. 1541, entitled:

Supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one changing the fiscal year in cities of the second class and providing that appropriations shall be made and taxes and water rents shall be levied for such fiscal year

House Bill No. 1543, entitled:

An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars

House Bill No. 1547, entitled:

An Act to amend section two of an act entitled an act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their counties painted and the bolts of the same tightened as often as may be necessary approved the twenty-first day of April Anno Domini one thousand nine hundred and three

House Bill No. 1550, entitled:

An Act to further amend section two of an act entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled "An Act to amend section two of an act entitled 'An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven and changing the election of the judges therein mentioned from the general election to the municipal election as now provided by law in accordance with the requirements of the Constitution of Pennsylvania" approved the sixth day of June one thousand nine hundred and eleven by increasing the salaries of the judges of said court

House Bill No. 1551, entitled:

An Act providing that taxes assessed against property used exclusively for public hospital purposes and which have not been paid shall be remitted by the municipal authority levying the same

House Bill No. 1560, entitled:

An Act to amend the second section of an act entitled "An Act empowering the Governor of this Commonwealth to appoint special officers or policemen for incorporated or unincorporated associations heretofore or hereafter organized for any charitable purpose" approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five

House Bill No. 1568, entitled:

An Act to provide for an additional law judge of the several courts of the eleventh judicial district

House Bill No. 1575, entitled:

An Act to further amend section twenty-one of an act entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine" approved June first one thousand eight hundred and eighty-nine

House Bill No. 1576, entitled:

An Act to amend an act entitled "An Act authorizing corporations organized for profit to purchase hold sell assign

transfer mortgage pledge or otherwise dispose of the shares of capital stock of or any bonds securities or evidences of indebtedness created by any other corporation" approved July second one thousand nine hundred and one

House Bill No. 1578, entitled:

An Act requiring the sheriff prothonotary and all other county officers receiving moneys as such officers to be credited to others to give quarterly written notice to such party or parties of the amount standing to his her or their credit during the preceding quarter

House Bill No. 1581, entitled:

An Act relating to bail bond or surety bond furnished on appeals from courts of record in certain places

House Bill No. 1582, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

House Bill No. 1599, entitled:

A supplement to an act entitled "An Act providing for the incorporation and government of cities of the third class" approved the twenty-third day of May Anno Domini one thousand eight hundred and eighty-nine creating a City Planning Department defining its jurisdiction and extending the same so as to regulate the laying out and recording of plans of lots within the limits of the city and for three miles beyond the city limits and to regulate the making and use of certain public improvements until said plans are approved by said Department and authorizing the exercise of the powers herein providing by a park or other municipal commission

House Bill No. 1603, entitled:

An Act empowering the several boroughs of the Commonwealth to enact and enforce ordinances prohibiting accumulations of garbage or rubbish upon private properties within their respective limits

House Bill No. 1604, entitled:

An Act to further amend an act entitled "An Act to establish a Department of Agriculture and to define its duties and provide for its proper administration" approved March thirteen one thousand eight hundred and ninety-five as amended by the acts of April fourteen one thousand nine hundred and three and June seven one thousand nine hundred and seven and to amend an act approved the fourth day of May one thousand nine hundred and five entitled "An Act entitled a supplement to an act entitled 'An Act to establish a Department of Agriculture and to define its duties and to provide for its proper administration' approved the thirteenth day of May Anno Domini one thousand eight hundred and ninety-five providing for the appointment of an Assistant Economic Zoologist and a stenographer and messenger for the Economic Zoologist" by adjusting the salaries of the officers and other persons appointed to service in said Department

House Bill No. 1606, entitled:

An Act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse of forfeiture of policies of insurance prescribing penalties for violations of this act making provision for compelling the production of evidence and repealing existing laws

House Bill No. 1609, entitled:

A Joint Resolution providing for the appointment of a commission to investigate the condition of the canal formerly owned by the Susquehanna Coal Company and making an appropriation therefor

House Bill No. 1614, entitled:

An Act authorizing the attachment of wages or salary upon judgments obtained for necessities limiting the amount of exemption to be claimed and providing for the payment of the costs

House Bill No. 1616, entitled:

An Act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes

House Bill No. 1618, entitled:

An Act authorizing Boyd L. Hunter a citizen of Centre county Pennsylvania to bring suit in the court of common pleas of Centre county against the Commonwealth of Pennsylvania

House Bill No. 1620, entitled:

An Act to provide that trees shrubs vines plants and seeds sold in Pennsylvania may be guaranteed true to the variety for which they are sold and providing a legal method whereby the grower can obtain financial redress from the dealer or seller being "a legal indemnity plan for growers"

House Bill No. 1621, entitled:

An Act empowering incorporated towns of this Commonwealth without petition of the property owners to grade pave curb macadamize and otherwise improve public streets or parts thereof and assess a portion of the cost of the same on the owners of property abutting thereon and providing for the collection of the same

House Bill No. 1623, entitled:

An Act making an appropriation toward the improvement of county roads in the suburban section of the city of Philadelphia

House Bill No. 1625, entitled:

An Act relating to damages providing for full compensation in case of taking of property for use as a public wharf pier or bulkhead

House Bill No. 1627, entitled:

An Act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violation of this act and making provision for compelling the production of evidence and repealing existing laws

House Bill No. 1631, entitled:

An Act to validate certain charters issued by the Governor of the Commonwealth to electric light companies for districts comprising two or more municipalities or townships under the thirty-fourth section of the act approved April twenty-nine one thousand eight hundred seventy-four entitled "An Act to provide for the incorporation and regulation of certain corporations" and its supplements

House Bill No. 1633, entitled:

An Act to amend an act approved the eighth day of May one thousand eight hundred and seventy-six entitled "An Act to establish a State Board of Agriculture" as the same was amended by an act approved the thirtieth day of March one thousand nine hundred and eleven by providing for representation of the Pennsylvania Conservation Association on the State Board of Agriculture

House Bill No. 1636, entitled:

An Act making it the duty of recorders of deeds of the various counties of this Commonwealth containing a population of over one million five hundred thousand inhabitants to require the furnishing of affidavits that the consideration mentioned in deeds or other instruments of conveyances of real estate offered for record is the actual and true consideration therefor or if not what is the actual and true consideration providing that such affidavit shall be sent to the authorities in the respective counties charged with the revision and equalization of the taxes on real estate therein and further providing that those making or furnishing false affidavits thereunder shall be guilty of perjury

House Bill No. 1639, entitled:

An Act making an appropriation to the Fiftieth Anniversary of the Battle of Gettysburg Commission to further carry out the provisions of the acts of Assembly approved May thirteenth Anno Domini one thousand nine hundred and nine entitled "An act creating a commission to be known as the Fiftieth Anniversary of the Battle of Gettysburg Commission authorizing the Governor to appoint nine members thereof and fill vacancies that may occur therein the commission to consider and arrange for observance of the fiftieth anniversary of the Battle of Gettysburg to invite the co-operation of the Congress of the United States and of other States and report to next session of General Assembly and making an appropriation for the payment of expenses of said commission" and June fourteenth Anno Domini one thousand nine hundred and eleven entitled "An Act making an appropriation to the Fiftieth Anniversary of the Battle of Gettysburg to further carry out the provisions of the act of Assembly approved May thirteenth Anno Domini one thousand nine hundred and nine creating said Commission and defining the duty thereof" respectively creating said Commission defining the duty thereof and making preliminary appropriations therefor

House Bill No. 1646, entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania abolishing the office of Secretary of Internal Affairs

House Bill No. 1647, entitled:

An Act authorizing and empowering municipalities to establish separate and distinct grades on the same street or highway

House Bill No. 1649, entitled:

An Act authorizing the trustees of the Danville State Hospital for the Insane to change the location of the effluent or the sewage disposal plant of said hospital and making an appropriation therefor

House Bill No. 1653, entitled:

A further supplement to an act entitled "An Act to regulate boroughs approved the third day of April one thousand eight hundred and fifty-one authorizing the corporate authorities of any borough to levy and collect a license tax on hacks carriages omnibuses and motor vehicles carrying persons or property for pay to regulate the operation and compensation of such vehicles within the limits of any such borough and other points or places"

House Bill No. 1656, entitled:

An Act providing for the annulment of charters of boroughs incorporated by decree of the court of quarter sessions and prescribing the manner and procedure necessary to secure such decree of annulment and providing for the reversion to the original township of the property embraced within such borough

House Bill No. 1658, entitled:

An Act to amend section eighteen of an act entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways country roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expenses thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by authorizing counties to contract with boroughs in the improvement of a borough street connecting with a county road providing for the cost thereof prescribing the method by which the contract for such improvement shall be made and imposing cost of maintenance of such street on the borough

House Bill No. 1660, entitled:

An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon the indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county as amended

House Bill No. 1666, entitled:

An Act to amend section thirteen of an act entitled "An Act to provide for the incorporation and regulation of ship canal companies to connect the Great Lakes with points on navigable rivers of this Commonwealth" approved the twenty-fourth day of June Anno Domini one thousand eight hundred and ninety-five as the same was amended by an act approved the eighth day of June one thousand nine hundred and seven

House Bill No. 1681, entitled:

An Act to amend section one of an act entitled "An Act to amend section three of an act entitled "An Act authorizing the appointment of policemen in the boroughs of this Commonwealth defining their powers and duties and providing for their compensation and discharge" approved June sixth Anno Domini one thousand eight hundred ninety-three by regulating the control of policemen when on duty approved June eighth one thousand nine hundred eleven

House Bill No. 1682, entitled:

An Act to amend section five of an act approved the tenth day of April one thousand eight hundred and sixty-seven entitled "An Act for the better and more impartial selection of persons to serve as jurors in each of the counties of this Commonwealth"

House Bill No. 1689, entitled:

An Act to provide for the assessment and collection of taxes on personal property

House Bill No. 1695, entitled:

A further supplement to an act approved the seventeenth day of February one thousand nine hundred six entitled "An Act to provide for the personal registration of electors in cities

of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

House Bill No. 1697, entitled:

An Act authorizing the several orphans' courts to empower guardians of the estates of minors to join with the co-tenants of said minors in effecting amicable partition of lands held in common

House Bill No. 1699, entitled:

An Act making an appropriation to the Waynesburg College located at Waynesburg Greene county Pennsylvania

House Bill No. 1704, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand nine hundred and seven entitled "An act regulating the compensation of sheriffs for boarding prisoners confined in the county jail in the counties of the Commonwealth of Pennsylvania which do not exceed fifty thousand population by extending the provisions of the act to counties having a population not exceeding one hundred fifty thousand inhabitants

House Bill No. 1707, entitled:

An Act making an appropriation to Carlisle Hospital of Carlisle Pennsylvania

House Bill No. 1708, entitled:

An Act relating to the payment of costs in all cases wherein the judgment order sentence or decree of a court is reversed by an appellate court with or without a venire or order as to costs

House Bill No. 1712, entitled:

An Act to authorize the Courts of Common Pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustee for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon

House Bill No. 1719, entitled:

An Act amending article eleven of an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one changing the provisions relating to the Sinking Fund Commission

House Bill No. 1723, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1726, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to study the conditions prepare recommendations and make certain improvements of Sandy Creek in Crawford Mercer and Venango counties and of Sandy Lake outlet and making an appropriation therefor

House Bill No. 1729, entitled:

An Act to amend an act entitled "An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one

House Bill No. 1732, entitled:

An Act relating to applications for charters of corporations of the first class and regulating the change of location of the place of business of such corporations and providing a penalty for violating the provisions thereof

House Bill No. 1733, entitled:

An Act authorizing and regulating the construction of a bridge over the Susquehanna River at Middletown borough in Dauphin county and making an appropriation therefor

House Bill No. 1738, entitled:

An Act defining rape and unlawful carnal knowledge of females regulating the evidence at the trial and prescribing penalties for violation thereof

House Bill No. 1744, entitled:

A supplement to an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved the eighth day of June Anno Domini one thousand nine hundred seven

House Bill No. 1748, entitled:

An Act relating to the height of buildings in cities of the second class limiting the height of buildings to be erected therein and making provision for enforcing the limitations imposed by this act

House Bill No. 1749, entitled:

An Act to amend an act entitled "An Act to validate the exercise of franchise of manufacturing corporations and land companies whose charters expired and to validate the conveyances and other instruments of said corporations" approved the twenty-second day of April Anno Domini one thousand nineteen hundred and nine

House Bill No. 1750, entitled:

An Act making an appropriation to the Isaac Rendell Industrial Training School for Colored Youths in Lancaster County

House Bill No. 1767, entitled:

A supplement to an act entitled "An Act to fix the fees to be allowed the district attorney in counties containing over eight hundred thousand inhabitants" so as to provide for fees in counties containing one million two hundred thousand inhabitants and over

House Bill No. 1768, entitled:

An Act to amend an act entitled "An Act to amend an act entitled 'An Act to enable mining manufacturing and trading companies to wind up their affairs after the expiration of their charters approved the twenty-first day of May Anno Domini eighteen hundred and eighty-one' approved the twenty-third day of May Anno Domini nineteen hundred and seven extending the same so as to include companies for the purchase and sale of real estate and construction companies

House Bill No. 1771, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

House Bill No. 1793, entitled:

An Act to amend section one of article one of an act approved the seventh day of March one thousand nine hundred and one entitled "An Act for the government of cities of the second class"

House Bill No. 1803, entitled:

An Act to equalize educational advantages throughout the Commonwealth of Pennsylvania by making an inspection and investigation of school districts now unable to provide minimum facilities and providing special appropriation therefor

House Bill No. 1837, entitled:

An Act making an appropriation to the Taylor Hospital of Ridley Park Delaware county Pennsylvania

House Bill No. 1838, entitled:

An Act to repeal the seventh section of an act approved the fourth day of April one thousand eight hundred and seventy-two entitled "An Act to authorize the borough of Phoenixville to erect water and gas works and to supply the said borough with water and gas"

House Bill No. 1839, entitled:

An Act making an appropriation to the trustees of the Medico-Chirurgical College of Philadelphia

House Bill No. 1864, entitled:

An Act directing the Legislature Reference Bureau to prepare compilations or codes by topics of the existing general laws of this Commonwealth for adoption or rejection by the

General Assembly fixing the powers and duties of the bureau therein fixing the compensation of the Assistant Director and making an appropriation therefor

House Bill No. 1871, entitled:

An Act to repeal an act approved the tenth day of April one thousand eight hundred and sixty-nine entitled "An Act relating to hawking and peddling in the county of Lehigh

House Bill No. 1872, entitled:

An Act to repeal an act approved the eighth day of April one thousand eight hundred and sixty-seven entitled "An Act for the protection of wild turkeys and squirrels and for other purposes in the county of Huntingdon"

House Bill No. 1884, entitled:

An Act making an appropriation to the Volunteers of America Sanitarium located at Aquashicola near Palmerton Carbon County Pennsylvania

House Bill No. 1891, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to establish and maintain gauging stations on certain streams within the Commonwealth of Pennsylvania authorizing said commission to issue flood warnings and making an appropriation therefor

House Bill No. 1908, entitled:

An Act to repeal an act approved the twelfth day of March one thousand eight hundred and sixty-seven entitled "An Act to extend the provisions of an act laying a tax on dogs in certain townships in the county of Chester relative to elections in West Philadelphia and to assessors in Millers-town Perry county approved the eleventh day of March one thousand eight hundred and fifty so far as provides for the taxing of dogs to the township of Londonderry in the county of Chester"

House Bill No. 1909, entitled:

An Act to repeal an act approved the sixteenth day of May one thousand eight hundred and sixty-six entitled "An Act to prevent and punish prize fights and boxing matches in the counties of Pike Schuylkill Luzerne Erie and Montgomery in so far as refers to the county of Erie

House Bill No. 1912, entitled:

An Act providing for the creation and regulation of municipal liens and the proceedings for the collection thereof in the several boroughs of this State

House Bill No. 1913, entitled:

An Act to amend an act approved the sixth day of June one thousand eight hundred and ninety-three entitled "An Act to provide for the consolidation of boroughs and the government and regulation thereof" as amended

House Bill No. 1914, entitled:

An Act prohibiting the placing fixing or inserting of certain things in or on or to newspapers magazines periodicals or books without the consent of the owner or publisher and providing a penalty

House Bill No. 1916, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred and thirty-four entitled "An Act relative to the organization of the courts of justice"

House Bill No. 1928, entitled:

An Act repealing an act entitled "An Act for the better security of the City of Philadelphia from dangers incident to the refining or improper and negligent storage of petroleum benzine benzole or naptha" approved the second day of March one thousand eight hundred and sixty-five and a supplement thereto entitled "A supplement to an act for the better security of the City of Philadelphia from dangers incident to the refining or improper and negligent storage of petroleum benzine benzole or naptha approved March second one thousand eight hundred and sixty-five" approved the twenty-fourth day of March one thousand eight hundred and sixty-five and a further supplement thereto entitled "An Act supplementary to an act relative to the manufacture and storage of petroleum in the City of Philadelphia approved March twenty-fourth one thousand eight hundred and sixty-five and to extend the boundaries of the same" approved the twenty-third day of May one thousand eight hundred and seventy-one

House Bill No. 1930, entitled:

An Act providing for the establishment of a State Industrial Home for Women authorizing the purchase of a site and the erection thereon and equipment of necessary buildings providing for the commitment to said State Industrial

Home for Women of females between the ages of sixteen and thirty years convicted of or pleading guilty to the commission of any criminal offense and providing for the government and management of said institution and making an appropriation to carry out the purposes of this act

House Bill No. 1931, entitled:

An Act to repeal the present dog tax law regulating the taxing of dogs in the county of Delaware

House Bill No. 1949, entitled:

An Act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of persons property and providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes and providing for the appropriation and use of money realized therefrom making a violation of its provisions a misdemeanor and providing a penalty for the violation thereof

House Bill No. 1968, entitled:

An Act making an appropriation to an association known as City Light Heat and Power Company of Reading or its successors or assigns for moneys erroneously paid into the State Treasury

House Bill No. 1987, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania

House Bill No. 2001, entitled:

An Act prescribing the time and manner of submitting to the people for their approval and ratification or rejection a certain proposed amendment to the Constitution of Pennsylvania

House Bill No. 2002, entitled:

An Act authorizing the board of township commissioners in townships of the first class to join with the county commissioners in the improving of roads or streets in first class townships and providing for the assessment of a part of the cost upon the abutting property

House Bill No. 2018, entitled:

An Act making an appropriation to refund to the George F. Lance Company a corporation of Reading Pennsylvania moneys erroneously paid into the State Treasury

House Bill No. 2032, entitled:

An Act to validate affidavits and acknowledgements heretofore taken and other official acts heretofore performed by justices of the peace of this Commonwealth between the date of the expiration of their respective commissions and the first Monday of May one thousand nine hundred and thirteen

House Bill No. 2051, entitled:

An Act to repeal Section five of an act entitled "A Supplement to the act entitled "An Act for erecting part of Bedford county into a separate county" passed twentieth September one thousand seven hundred and eighty-seven and for other purposes approved April twelfth one thousand eight hundred and forty-five

House Bill No. 2052, entitled:

An Act to repeal an act entitled "An Act to fix the salary of the treasurer of Bedford county" approved the eighth day of April one thousand eight hundred and sixty-two

House Bill No. 2053, entitled:

A Joint Resolution authorizing the appointment of a joint legislative commission to investigate and report upon the objects methods and practices of the various combinations of fire insurance companies organized and existing in this Commonwealth for the purpose of agreeing upon fixing establishing and maintaining fire insurance rates and to draft and report such legislation as may be deemed necessary authorizing the employment of counsel stenographer and necessary experts by said commission giving it authority to sit after the adjournment of the Legislature and compel the attendance of witnesses and the production of books and papers and making an appropriation to meet the expenses of said commission

House Bill No. 2067, entitled:

A Joint Resolution authorizing the appointment and prescribing the duties of a commission to investigate and report on the number character of duties and compensation of persons in the employ of the State Government directing the co-operation of the various State Departments boards bureaus and commissions and making an appropriation

House Bill No. 2085, entitled:

An Act providing for the payment of the costs incurred in the trial of convicts and prisoners escaping or attempting to escape from the several penitentiaries and reformatories of the Commonwealth of Pennsylvania by the respective counties from whose courts the said escaping convicts or prisoners have been committed and providing for the maintenance of such convicts under sentence for escape et cetera

House Bill No. 2155, entitled:

An Act to amend an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act providing for an exhibition and celebration in Philadelphia to commemorate the fiftieth anniversary of the Emancipation proclamation creating a commission to conduct the same and making an appropriation therefor"

House Bill No. 2219, entitled:

An Act making an appropriation to the Brethren Home Neffsville Lancaster county Pennsylvania

House Bill No. 2227, entitled:

An Act making an appropriation to certain members of the House of Representatives of the Commonwealth of Pennsylvania session of one thousand nine hundred and thirteen for expenses incurred by them as members of the Committee upon Committees and for clerical assistance therefor

Senate Bill No. 1, entitled:

An Act relating to moneys heretofore received by the Highway Department from fees for registration of motor-vehicles and the licensing of operators and making an appropriation therefor

Senate Bill No. 2, entitled:

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine entitled "An Act relating to motor-vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor-vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceeding in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder"

Senate Bill No. 3, entitled:

An Act validating certain elections of counties boroughs townships school districts and other incorporated districts held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof and the amendments thereto and validating bonds issued or authorized to be issued in pursuance of such elections

Senate Bill No. 4, entitled:

An Act making an appropriation to the State Quarantine Board to cover maintenance for the last quarter of the current fiscal year

Senate Bill No. 10, entitled:

An Act to amend an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing penalties for the violation of the provisions thereof

Senate Bill No. 11, entitled:

An Act defining commodities regulating the sale thereof and providing penalties for violation hereof

Senate Bill No. 12, entitled:

An Act supplementary to an act entitled "An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined the prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for the enforcement thereof" approved the eleventh day of March Anno Domini one thousand nine hundred and nine providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof

Senate Bill No. 13, entitled:

An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto

Senate Bill No. 14, entitled:

An Act to amend the first section of an act approved the tenth day of June one thousand nine hundred and one entitled "An Act authorizing and empowering boroughs and incorporated towns to take use and appropriate private property for necessary public buildings and works within the corporate limits of such municipality and providing for the manner of ascertaining determining awarding and paying compensation and damages therefor" as amended by the first section of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An Act to amend section one of 'An Act authorizing and empowering boroughs and incorporated towns to take use and appropriate private property for necessary public buildings and works within the corporate limits of such municipality and providing for the manner of ascertaining determining awarding and paying compensation and dam-

ages therefor' approved the tenth day of June one thousand nine hundred and one so as to extend the same to townships of the first class" by extending the act to include townships of the second class

Senate Bill No. 21, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for the payment of indebtedness incurred in furnishings furniture equipment repairs and making extraordinary alterations and changes in the buildings of said hospital

Senate Bill No. 22, entitled:

An Act to avoid delay in the administration of justice by fixing a time within which decisions in certain questions and matters shall be rendered by judges and requiring certain certificates from judges before their salaries shall be paid

Senate Bill No. 23, entitled:

An Act applicable to all counties of this Commonwealth to provide monthly payments as approved by the trustees to indigent widowed or abandoned mothers for partial support of their children in their own homes The manner of appointment of the trustees the administration of the trust amount of appropriations proportioning appropriations co-ordinate appropriations amounts to be paid form of records eligibility penalties and reports as set forth in sections one three four five six seven and eight

Senate Bill No. 30, entitled:

An Act supplementing and amending sections four six seven nine ten eleven twelve seventeen and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven providing for affixing the seal of the court to all official papers by increasing the jurisdiction of the court in civil actions to fifteen hundred dollars and extending the jurisdiction to include interpleaders in certain cases and regulating the practice therein by modifying the practice in replevin by extending the time in all civil cases for the date of hearing by changing the time before which process must be served and answer filed by requiring the defendant to answer in all cases and by changing the practice in entry of judgment by default by requiring the appellant in appeals to pay the costs in the county court and give bail for compliance with the final judgment and fixing the final liability for costs in appeals in certain cases providing for an appeal in forma pauperis prescribing under what circumstances appeals shall operate as supersedes and requiring notice to the opposite party when appeals are allowed by the common pleas court by requiring defendants to plead set-off in amounts not exceeding fifteen hundred dollars changing the time when such set-off must be pleaded and providing for a reply thereto by plaintiff changing the effect of judgment entered by transcript in the office of the prothonotary and giving the county court power to issue writs of execution or attachment execution in certain cases prescribing the practice therein and providing that such execution and attachment shall not be a lien on or used for the sale of real estate by modifying the requirements as to docket entries in certain respects by giving the court power to suspend entries in certain respects by giving the court power to suspend or exclude attorneys guilty of improper conduct and by making further provisions regarding costs

Senate Bill No. 31, entitled:

A further supplement to an act entitled "An Act to establish a county court for the county of Allegheny and

prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred eleven

Senate Bill No. 33, entitled:

An Act amending the first section of an act entitled "An Act to further define the police power of cities of the third class and boroughs with reference to electric light wires" approved the twenty-eighth day of April one thousand nine hundred three so as to include telegraph and telephone wires and reducing the number of jurors

Senate Bill No. 34, entitled:

An Act providing that when judges of any judicial district are absent or incapacitated application may be made to a law judge in an adjoining district and the proper order made or rule or decree issued

Senate Bill No. 41, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Blair county

Senate Bill No. 43, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Senate Bill No. 45, entitled:

An Act for the better protection of the wild birds known as the turtle or mourning dove the kill-deer plover and the bird commonly called the black-bird in Pennsylvania and prescribing penalties for violation of its provisions

Senate Bill No. 46, entitled:

An Act to amend section ten of an act entitled "An Act to provide for the protection and preservation of game game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" approved the first day of May Anno Domini one thousand nine hundred and nine by extending the list of protected birds and by further regulating the sale of feathers of protected birds

Senate Bill No. 50, entitled:

An Act to amend the act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties of the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith by providing for the education of certain blind children under eight years of age

Senate Bill No. 52, entitled:

An Act amending an act approved the fifth day of May Anno Domini eighteen hundred and thirty-two entitled "An Act regulating lateral railroads" extending the length thereof to ten miles and including lessees as well as owners of fire clay and minerals and changing number of viewers

Senate Bill No. 53, entitled:

An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the enforcement thereof

Senate Bill No. 55, entitled:

A joint resolution extending the time for the making of the report by the commission appointed for the purpose of investigating and reporting upon a proper and safe construction of buildings within this Commonwealth

Senate Bill No. 56, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 57, entitled:

An Act to amend section ninth of an act entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities

and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven by defining the method of taking testimony in proceedings for the condemnation of turnpikes and toll-roads providing for the appointment of stenographers therefor and the compensation of the same and the compensation of viewers providing a method whereby the State Highway Commissioner may at any time during said proceedings enter upon and take the said turnpike or toll-road and providing a method for compelling the Commonwealth to pay the damages assessed for the taking of the same

Senate Bill No. 59, entitled:

A supplement to an act entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June Anno Domini one thousand eight hundred and seventy-four providing for increase of capital stock and amendment of the articles and containing the term of existing associations and providing for certain additional officers in such associations

Senate Bill No. 61, entitled:

An Act making an appropriation to the Home for the training in Speech of Deaf Children Before They are of School Age at Belmont and Monument Road Philadelphia

Senate Bill No. 63, entitled:

An Act providing for another judge in each of the courts of common pleas of Philadelphia County

Senate Bill No. 65, entitled:

An Act to amend an act entitled "A further supplement to an act entitled 'An Act to establish a Board of Wardens for the Port of Philadelphia and for the regulation of pilots and pilotage and for other purposes' approved the twenty-ninth day of March one thousand eight hundred and three and for regulating the rates of pilotage and number of pilots" approved the eleventh day of May one thousand eight hundred and eighty-nine and further providing for the number of pilots and apprentices

Senate Bill No. 66, entitled:

A supplement to an act entitled "An Act to establish a board of commissioners of navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June Anno Domini one thousand nine hundred and seven giving to the board of commissioners of navigation jurisdiction to make rules for regulating the speed of vessels navigating the Delaware river and its navigable tributaries and fixing certain penalties for the violation thereof

Senate Bill No. 67, entitled:

An Act to repeal of the act of January seventh one thousand eight hundred and sixty-four entitled "A further supplement to an act to establish a board of wardens for the Port of Philadelphia and for other purposes approved March twenty-ninth one thousand eight hundred and three"

Senate Bill No. 68, entitled:

A joint resolution proposing an amendment to Article nine section four of the Constitution of the Commonwealth

of Pennsylvania authorizing the State to issue bonds to the amount of fifty millions of dollars for the improvements of the highways of the Commonwealth

Senate Bill No. 69, entitled:

A joint resolution proposing an amendment to section one of article nine of the Constitution of Pennsylvania relating to taxation

Senate Bill No. 72, entitled:

An Act regulating the making of certain reports and statements to the Auditor General for purposes of State taxation

Senate Bill No. 75, entitled:

An Act regulating reports for the purposes of taxation by corporations joint stock associations and limited partnerships any part of the capital stock or indebtedness of which is not taxable under the laws of this Commonwealth

Senate Bill No. 77, entitled:

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity

Senate Bill No. 78, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the River Delaware and for the appointment of a Commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act

Senate Bill No. 82, entitled:

An Act providing for the resentencing of convicts who have been or shall be sentenced under a law declared to be unconstitutional

Senate Bill No. 84, entitled:

An Act to amend section six of an act entitled "An Act providing for the erection and maintenance of a memorial hall at the county seat of Allegheny county in honor of the soldiers sailors and marines from that county who served in the army and navy of the United States in the war for the suppression of the Rebellion authorizing and directing the commissioners of said Allegheny county to erect and maintain said memorial hall upon a petition of fifty citizens approved by two successive grand juries the court of quarter sessions and a majority vote of the qualified voters of said county at the general election designating a committee to determine what relics records et cetera shall be placed in said memorial hall and providing for a flag-staff and display of the flag of the United States approved twelfth April Anno Domini one thousand nine hundred and five by providing for a board of managers and that certain judges of the common pleas court and the county commissioners shall be ex-officio members of the board of managers prescribing the powers and duties of the board of managers and that the expenses of maintaining and operating the building grounds and improvements shall be paid by the county of Allegheny

Senate Bill No. 103, entitled:

An Act to provide that certain teachers of long experience in the Commonwealth of Pennsylvania shall be appointed permanently and defining the manner of changing their positions and salaries making it the duty of the president and secretary of each school board in this Commonwealth to enter into certain contracts and providing penalties for the neglect or refusal to perform such duty

Senate Bill No. 106, entitled:

An Act to amend an act approved the twenty-third day of May one thousand eight hundred and eighty-nine entitled "An Act providing for the incorporation and government of cities of the third class" validating all acts and proceedings commenced under the section which is amended

Senate Bill No. 108, entitled:

An Act making an appropriation to the People's Cooperative Hospital Sayre Pennsylvania

Senate Bill No. 109, entitled:

An Act making an appropriation to the Providence Hospital of Beaver Falls Beaver County Pennsylvania

Senate Bill No. 110, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Senate Bill No. 116, entitled:

An Act to prohibit the depositing of glass or metal or refuse on certain highways and providing a penalty

Senate Bill No. 118, entitled:

An Act providing for the furnishing of a room in the building erected by the Women's Relief Corps in the Andersonville Prison grounds at Andersonville Georgia creating a commission for such purposes and making an appropriation therefor

Senate Bill No. 120, entitled:

An Act regulating pay of election officers and clerks at certain elections hereafter held within this Commonwealth

Senate Bill No. 121, entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit or suits against and to recover from the Commonwealth of Pennsylvania jointly or severally either in law or equity in the court of common pleas of Dauphin county any sum or sums of money legally or justly due them by reason of the injuries suffered by the said Flora W. Saul by falling or being thrown from an elevator in the Capitol building at Harrisburg Dauphin county Pennsylvania

Senate Bill No. 122, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Senate Bill No. 123, entitled:

An Act to repeal the second section of an act approved the eighth day of February one thousand eight hundred and sixty-five entitled "An Act relating to the pay of certain officers and of jurors and witnesses in the county of Bucks" and also to repeal an act approved the twenty-seventh day of February one thousand eight hundred and seventy-three entitled "An Act relative to the pay of jurors in the county of Bucks"

Senate Bill No. 124, entitled:

An Act to amend the act approved the twelfth day of June Anno Domini one thousand eight hundred and ninety-three entitled "An Act relating to sale of the real estate of decedents"

Senate Bill No. 139, entitled:

An Act providing what effect shall be given to admission to practice in the Supreme Court when the person so admitted applies for admission to practice in the other courts of this Commonwealth

Senate Bill No. 140, entitled:

An Act requiring bills and answers in equity to be sworn to and abolishing the rule that the averments of a responsive answer must be overcome by the testimony of two witnesses or of one witness sustained by corroborating circumstances equivalent to the testimony of another witness in order to entitle plaintiff to a decree except in certain cases

Senate Bill No. 143, entitled:

An Act making an appropriation to the Salvation Army Rescue Children's Home and Hospital of Philadelphia Pennsylvania

Senate Bill No. 146, entitled:

An Act to amend an act approved the twentieth day of April one thousand nine hundred and eleven entitled "An Act providing for the burial of indigent persons whose bodies are unclaimed and are unfit for anatomical purposes

Senate Bill No. 149, entitled:

An Act making an appropriation to the Wyoming Valley Society for the Prevention and Treatment of Tuberculosis of Wilkes-Barre Pennsylvania

Senate Bill No. 151, entitled:

An Act regulating the time of payment of wages and earnings and providing a penalty for violation hereof

Senate Bill No. 156, entitled:

An Act relating to the satisfaction of mortgages under power of attorney directed to the recorder of deeds

Senate Bill No. 157, entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and eleven entitled "An Act to provide for the classification of the townships of the Commonwealth with respect to their population into two classes and to prescribe the form of government for townships of each class" approved the twenty-eighth day of April Anno Domini one thousand eight hundred and ninety-nine as to townships of the first class providing for certain duties of the secretary of the board of commissioners invalidating contracts hirings purchases or orders not provided for by or in excess of appropriations providing for inspection of the records and documents by taxpayers and the method of making contracts"

Senate Bill No. 158, entitled:

An Act to authorize the Board of Commissioners of every township of the first class to establish lights upon State highways and turnpike roads in such townships

Senate Bill No. 160, entitled:

An Act repealing part of section one of an act entitled "An Act relating to the service of certain process in actions at law and the effect thereof and providing who shall be made parties to certain writs" approved July ninth one thousand nine hundred and one

Senate Bill No. 162, entitled:

An Act providing for the joint acquisition by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware river and making an appropriation therefor

Senate Bill No. 167, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred one enlarging the powers of such cities over the public streets and highways therein in order to provide comfort houses drinking places and waiting conveniences

Senate Bill No. 168, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania

Senate Bill No. 169, entitled:

An Act relating to the competency as evidence of certain findings in proceedings in lunacy

Senate Bill No. 177, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre

Senate Bill No. 178, entitled:

An Act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act

Senate Bill No. 179, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania

Senate Bill No. 206, entitled:

An Act making an appropriation to the Elizabeth Steel Magee Hospital of Pittsburgh

Senate Bill No. 212, entitled:

An Act to amend section seventy-five of the act entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth" approved the thirty-first day of March Anno Domini one thousand eight hundred and sixty

Senate Bill No. 216, entitled:

An Act making an appropriation for the payment to one John J. Devitt for services rendered due him as a member of the Mine Inspectors' Examining Board for the counties of Schuylkill Northumberland Columbia and Dauphin which was not paid him

Senate Bill No. 220, entitled:

An Act making an appropriation to the General Braddock Memorial Park Association of Fayette County

Senate Bill No. 221, entitled:

An Act to continue the existence of commissioners for the promotion of uniformity of legislation in the United States provided for in the act of General Assembly of the Commonwealth of Pennsylvania approved the twenty-third day of May Anno Domini one thousand nine hundred and one

Senate Bill No. 251, entitled:

An Act making an appropriation to carry out further the provisions of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act making an appropriation for the improvement of the State Canal Basins at the Port of Erie by dredging the said basins for widening the piers and bridge over the water channel between the said canal basins and erecting certain walls in the same for the protection of said State canal basins with harbor of Erie authorizing the appointment of a commission to make said improvements and providing for regulating the manner in which said basins shall be used by the public and kept in repairs"

Senate Bill No. 259, entitled:

An Act to amend an act approved the first day of June one thousand nine hundred and eleven entitled "An Act defining what shall constitute the offense of malicious injury to railroads providing a punishment therefor fixing the punishment in case of loss of life as a result of such offense and repealing sections one hundred forty-two and one hundred forty-three of an act approved the thirty-first day of March Anno Domini one thousand eight hundred and sixty entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth" and an act approved eight hundred and ninety-one entitled "An Act defining the offense of the taking of human life through the wilful and malicious wrecking of cars and locomotives upon railroads in this Commonwealth"

Senate Bill No. 263, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and thirteen

Senate Bill No. 267, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 268, entitled:

An Act to amend the first paragraph of the first section of an act hitherto amended and entitled "An Act to authorize chattel mortgages to this Commonwealth upon iron ore pig-iron blooms steel and iron nails steel ingots and billets rolled or hammered steel in sheets bars or plates and all steel and iron castings of every description not in place" approved the twenty-eighth day of April Anno Domini one thousand eight hundred and eighty-seven so as to authorize chattel mortgages on all kinds of machinery

Senate Bill No. 274, entitled:

An Act amending the third section of an act approved the thirty-first day of May one thousand nine hundred seven entitled "An Act to provide for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers defining their powers and duties and fixing their compensation and abolishing the office of the Superintendent of Public Grounds and Buildings created under the provisions of the act of General Assembly approved the twenty-eighth day of March Anno Domini one thousand eight hundred ninety-five"

Senate Bill No. 276, entitled:

An Act to amend an act approved the fourth day of June one thousand nine hundred and one entitled "An Act defining the rights liabilities of parties to and regulating the effect of contracts for work and labor to be done and labor or materials to be furnished to any building bridge wharf dock pier bulkhead vault subway tramway toll-road conduit tunnel mine coalbreaker flume pump screen tank derrick pipe-line aqueduct reservoir viaduct telegraph telephone railway or railroad line canal mill race works for supplying water heat light power cold air or any other substance furnished to the public well for the production of gas oil or other volatile or mineral substance or other structure or improvement of whatsoever kind or character the same may be providing remedies for the recovery of debts due by reason of such contracts and repealing consolidating and extending existing laws in relation thereto as amended

Senate Bill No. 279, entitled:

An Act authorizing State Treasurer to endorse over to the Ladies Memorial Association of the city of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the city of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth

Corps Army of the Potomac said interest being by contract made on file in the Auditor General's Department due to said Ladies Memorial Association

Senate Bill No. 284, entitled:

An Act granting to the Delaware and Hudson Company its successors and assigns for railroad and depot purposes a parcel of land containing about one acre situate in the township of Canaan county of Wayne being a portion of the tract of land purchased for the use of the State hospital for criminal insane

Senate Bill No. 294, entitled:

An Act amending and supplementing section nine of an act entitled "An Act to establish a county court for the County of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven by requiring the appellant in appeals to pay the costs in the county court and give bail for compliance with the final judgment and fixing the final liability for costs in appeals in certain cases providing for an appeal in forma pauperis prescribing under what circumstances appeals shall operate as a supersedeas requiring notice to the opposite party when appeals are allowed by the Common Pleas Court and requiring the appellant in cases where the appeal is from judgment on a verdict to first obtain leave of the Common Pleas Court to take such appeal and prescribing the practice in such cases

Senate Bill No. 296, entitled:

An Act granting the consent of the Commonwealth of Pennsylvania to the city of Harrisburg to construct and maintain a dam in the Susquehanna river for the general improvement of the sanitary conditions of said city

Senate Bill No. 297, entitled:

An Act authorizing any city that has been or shall be granted the consent of the Commonwealth of Pennsylvania to construct and maintain a dam in any navigable river or stream to purchase acquire enter upon take use and appropriate private property within or without its territorial limits for that purpose and providing the manner in which damages sustained shall be determined and collected

Senate Bill No. 300, entitled:

An Act to protect the health and lives of employes in certain occupations by requiring the use of blowers or similar apparatus in connection with certain kinds of machinery and specifying the equipment to be used in connection therewith regulating the use of such blowers and apparatus and providing penalties for violation of this act

Senate Bill No. 301, entitled:

An Act making an appropriation for the improvement of the Port of Erie by constructing a modern commercial steam boat landing for wharf upon State lands within the harbor of Erie authorizing the appointment of a commission to construct same and providing for regulating the manner in which said wharf shall be used by the public and kept in repair

Senate Bill No. 306, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men for maintenance in handicraft employment

Senate Bill No. 308, entitled:

An Act authorizing the warden superintendent or person in charge of any penitentiary jail reformatory workhouse or other penal institution to lodge female prisoners temporarily outside such institution at the time when such prisoners may become mothers and providing for the collection of expenses thereby incurred

Senate Bill No. 311, entitled:

An Act making an appropriation to the Markleton General Hospital at Markleton Somerset county Pennsylvania

Senate Bill No. 315, entitled:

An Act making an appropriation to the Sewickley Fresh Air Home in Beaver County Pennsylvania

Senate Bill No. 316, entitled:

An Act to provide for the protection and preservation of elk and deer providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years and prescribing penalties for violation of its several provisions

Senate Bill No. 319, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia

Senate Bill No. 328, entitled:

A further supplement to an act approved the seventh day of June one thousand eight hundred and seventy-nine entitled "An Act to provide revenue by taxation" as variously amended and supplemented

Senate Bill No. 357, entitled:

An Act making an appropriation to Emma Lorah mother of Bruce L. Lorah formerly an assistant range master in the Ninth Regiment National Guard of Pennsylvania

Senate Bill No. 360, entitled:

An Act relating to the organization and meetings of corporations not for profit incorporated under the laws of Pennsylvania

Senate Bill No. 363, entitled:

An Act to authorize all cities and boroughs in the Commonwealth of Pennsylvania to construct and maintain comfort and waiting stations and drinking fountains in the public highways of such municipalities and providing the manner of ascertaining and collecting the damages caused by the construction of such improvements

Senate Bill No. 366, entitled:

An Act providing that waste paper and ashes shall not be hauled upon the streets or alleys in the built-up portions of cities of the third class unless covered wagons or vehicles be used and providing a penalty for violation thereof

Senate Bill No. 370, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for deficiency in maintenance for the two fiscal years commencing June first one thousand nine hundred eleven

Senate Bill No. 371, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Northumberland county Pennsylvania for its maintenance and support for the two fiscal years beginning June first one thousand nine hundred and thirteen for the removal of power plant for furnishings equipment and repairs alterations and changes in buildings completion of nurses' and superintendent's residence and providing the manner of payment of said appropriation

Senate Bill No. 372, entitled:

An Act to provide a method for determining the liabilities and rights of persons agreeing to be answerable for the default of another

Senate Bill No. 375, entitled:

An Act making an appropriation to the Beaver County Children's Home Association of New Brighton Beaver county Pennsylvania

Senate Bill No. 379, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Senate Bill No. 386, entitled:

An Act providing for an association of township supervisors and commissioners in the several counties of the State and providing for the expenses of such associations

Senate Bill No. 388, entitled:

A supplement to an act entitled "An Act providing for the selection and purchase or the appropriation from the State forest reserves of a tract of land and the erection thereon of buildings for the Eastern Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 392, entitled:

An Act amending section one of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing for the determination by the court of common pleas of the proper county of all disputes as to reasonableness of the amount of license fees between the municipal corporation and telegraph telephone or light or power companies extending the provisions thereof to electric motor or electric street railway companies"

Senate Bill No. 394, entitled:

An Act to give additional protection to the fish in the waters within the Commonwealth of Pennsylvania prohibiting the fishing for or capture or killing of such fish by unnaturalized foreignborn residents and prescribing penalties for violation of its provisions

Senate Bill No. 395, entitled:

An Act to provide for the selection of a site and the erection of a State institution for the detention care and treatment of inebriates or persons habitually addicted to the use of alcoholic drink or intoxicating drugs to be called the State Institution for Inebriates and making an appropriation therefor

Senate Bill No. 396, entitled.

An Act making an appropriation to the Western State Penitentiary

Senate Bill No. 397, entitled:

An Act making an appropriation to reimburse the several counties in the Western Penitentiary district for a certain sum of money paid into the State Treasury

Senate Bill No. 401, entitled:

An Act making an appropriation to the Battlefield Commission of the Third Division Ninth Army Corps for the purpose of completing the printing binding and distribution of the said History to the surviving comrades of the Third Division

Senate Bill No. 405, entitled:

An Act to amend the third section of an act entitled "An Act relative to the supervision and control of hospitals or houses in which the insane are placed for treatment or detention" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-three so as to fix the number and compensation of the officers of the Committee on Lunacy

Senate Bill No. 406, entitled:

An Act to amend the fourth fifth eighth and ninth sections of an act entitled "An Act to create a Board of Public Charities" approved the twenty-fourth day of April Anno Domini one thousand eight hundred sixty-nine so as to confer additional powers upon the said board and extend the duties and fix the compensation of the secretary and general agent

Senate Bill No. 416, entitled:

Granting to the Delaware and Hudson Company its successors and assigns the right to operate and maintain a line of telegraph poles and wires and also the right to take water from a certain spring and convey the same by pipes all of said rights to be exercised upon certain lands conveyed by the Delaware and Hudson Company to the Commonwealth of Pennsylvania by deed date the nineteenth day of February one thousand nine hundred and seven and being situated partly in the township of Canaan and partly in the borough of Waymart in the county of Wayne

Senate Bill No. 417, entitled:

An Act to amend the first second and third sections of an act entitled "An Act to provide efficient and practical means for the prevention control and eradication of a disease affecting chestnut-trees commonly called the chestnut-tree blight providing for the destruction of trees so affected creating a commission to carry out the purpose of this act fixing penalties for violation of the provisions hereof and making an appropriation therefor" approved June fourteen one thousand nine hundred eleven Pamphlet Laws page nine hundred twenty-two extending the provisions thereof in certain cases to other species of trees

Senate Bill No. 422, entitled:

An Act authorizing the Commissioners of Water Works of any city of the third class wherein the title to the water works therein located is in the name of the com-

missioners of water works to extend their pipes and improvements beyond the city limits and supply water to persons corporations and municipalities within the county and regulating the supply of water

Senate Bill No. 425, entitled:

An Act providing for the appointment of a commission to investigate and report on the manner of conducting local poorhouses almshouses county homes et cetera and making an appropriation therefor

Senate Bill No. 428, entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania

Senate Bill No. 429, entitled:

An Act making an appropriation further to carry out the purposes of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act making an appropriation for the erection of a proper fence or coping and pavement to protect a monument erected near Petersburg Virginia by the association of the Survivors of the forty-eighth Regiment Pennsylvania Volunteers to commemorate the Battle of the Crater and providing for commission and the expenses thereof to erect the same"

Senate Bill No. 435, entitled:

An Act providing for the establishment of the Pennsylvania Historical Commission defining its powers and duties and making an appropriation for its work

Senate Bill No. 436, entitled.

An Act permitting building associations or other corporations whose charters have expired or whose affairs have been wound up to satisfy mortgages

Senate Bill No. 437, entitled:

An Act providing for the erection of a monument to the memory of Colonel Henry Boquet and his soldiers on the Bushy Run Battlefield in Westmoreland county and making an appropriation therefor

Senate Bill No. 464, entitled:

An Act to amend section one of an act entitled "An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth in counties having a population of over two hundred thousand and under one million and to provide the time of paying the same" approved the twelfth day of May one thousand nine hundred and eleven by changing the minimum population of counties to which the said act shall apply from two hundred thousand to one hundred fifty thousand

Senate Bill No. 465, entitled:

A joint resolution providing for a commission to arrange for and supervise the transfer from the library and museum building to the new cases in rotunda of the Capitol building of the flags of Pennsylvania commands in the War for the Suppression of the Rebellion and the Spanish-American War and other flags of historical value and to arrange proper and fitting patriotic ceremony in connection therewith and making an appropriation to defray the necessary expenses incident thereto

Senate Bill No. 485, entitled:

An Act relating to and regulating motor vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceeding in actions for damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder

Senate Bill No. 490, entitled:

An Act requiring the prothonotary in each of the counties of this Commonwealth to keep a cost docket prescribing the use of said cost docket and providing for the pay-

ment to his successor in office of all costs collected or received by him and not paid to the parties entitled to the same

Senate Bill No. 502, entitled:

An Act to amend section six of an act approved the twenty-third day of May one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class" by authorizing the councils of cities to provide for minimum rates of wages to be paid maximum hours of work to be done under contracts with such cities and validating existing ordinances which so provide

Senate Bill No. 506, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Herr street in the city of Harrisburg in front of the State Arsenal

Senate Bill No. 507, entitled:

An Act to amend sections three and seven of an act entitled "A supplement to an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one providing for the levy collection and disbursement of taxes and water rents or rates and conferring certain powers and duties in reference thereto upon the city treasurer the board of water assessors and collector of delinquent taxes and repealing certain acts relating to certain matters herein provided for" approved May twelve one thousand nine hundred and eleven

Senate Bill No. 514, entitled:

An Act to amend an act approved the third day of April one thousand eight hundred and fifty-one entitled "An Act regulating boroughs" as amended

Senate Bill No. 517, entitled:

An Act authorizing any county and city in any county in which the county seat is within the limits of such city to erect a joint county and municipal building providing for the conditions under which such building may be erected and for the ownership thereof providing for the selection of a site for said building and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site authorizing the acquisition of additional property for such building by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building and land

Senate Bill No. 521, entitled:

An Act to amend the second and fifth sections of an act entitled "A supplement to an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving jurisdiction extending it over the city and three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved June tenth one thousand nine hundred and eleven relating to report of the City Planning Commission on certain ordinances and bills and relating to dedications plans and plots submitted to said Planning Commission for approval

Senate Bill No. 523, entitled:

A supplement to an act entitled "An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one (Pamphlet Laws seventy-five) by providing that in proceedings to assess damages and benefits arising from improvements under the act to which this is a supplement if property is both benefited and damaged by such improvements the excess of damages over benefits or the excess of benefits over damages or nothing in case the benefits and damages are equal shall be awarded to or assessed against the owners of property and providing that the report thereof made by the board of viewers shall show the net result only

Senate Bill No. 524, entitled:

A supplement to an act entitled "An Act to regulate the manner of increasing the indebtedness of municipalities

to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) limiting the time within which the power to incur indebtedness based upon the assent of the electors shall be exercised

Senate Bill No. 526, entitled:

An Act providing for an Engineers' Commission prescribing its duties and making an appropriation therefor

Senate Bill No. 550, entitled:

An Act regulating the operation of motor boats and providing a penalty

Senate Bill No. 552, entitled:

An Act empowering cities of the first class to purchase lease locate construct and equip or otherwise acquire transit facilities and to own maintain use and operate the same within their corporate limits and within the limits of adjacent cities boroughs and townships to exercise the right of eminent domain in connection therewith and prescribing the manner of ascertaining the damages sustained in connection with such exercise to sell pledge or lease transit facilities to grant licenses for the use of the same to enter into agreements for the construction and operation of the same to connect the tracks of railways with the tracks of railroad or railway companies and under certain conditions to use portions of the tracks of the latter and empowering railroad railway and motor power companies to sell purchase and lease transit facilities to and from said cities and to contract with said cities respecting the acquisition construction operation and use of transit facilities

Senate Bill No. 553, entitled:

A supplement to an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June one thousand eight hundred and eighty-five creating a Department of City Transit to have charge control and management of the transit facilities of cities of the first class

Senate Bill No. 556, entitled:

An Act to permit of the re-location of certain portions of the track of street passenger railway companies with the consent of the local authorities

Senate Bill No. 558, entitled:

An Act to amend the first section of an act entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State approved April eleventh one thousand eight hundred and sixty-two in relation to the county of Berks'" approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven

Senate Bill No. 564, entitled:

An Act to refund to Aaron Hershenson of McKean county money paid for license to sell oleomargarine

Senate Bill No. 572, entitled:

An Act to validate appointments heretofore made of persons to act as patrolman and fireman of cities of the first class of this Commonwealth

Senate Bill No. 574, entitled:

An Act to amend section one of an act entitled "A supplement to an act of Assembly of the Commonwealth of Pennsylvania" entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four as the same has been supplemented by acts of Assembly of said Commonwealth approved the following dates namely sixteenth day of February Anno Domini one thousand eight hundred and seventy-four twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-one twenty-ninth day of May Anno Domini one thousand eight hundred and eighty-five twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five ninth day of May Anno Domini one thousand eight hundred and eighty-nine twenty-ninth day of May Anno Domini one thousand eight hundred and ninety-five twenty-sixth day of June Anno Domini one thousand eight hundred and ninety-five twenty-seventh day of June Anno Domini one thousand eight hundred and ninety-five second day of May Anno Domini one thousand nine hundred and one fourth day of June Anno Domini one thousand nine hundred and one twenty-first day of April Anno Domini one thousand nine hundred and three and seventeenth day of April Anno Domini one thousand nine hundred and five inter alia providing for the establishment and regulation of trust companies" approved the eighth day of May Anno Domini one thousand nine hundred and seven by enlarging and extending the preference given to depositors so as to include deposits payable only after specified notice or at the expiration of a fixed period and defining and including as depositors bona fide holders for value of certified checks

on or of certificates of depots issued by trust company or of checks or drafts given in exchange for or in payment of checks or drafts of depositors of a trust company drawn thereon

Senate Bill No. 580, entitled:

An Act making an appropriation to the Philadelphia Polytechnic and College for Graduates in Medicine

Senate Bill No. 582, entitled:

A supplement to an act approved the first day of June one thousand nine hundred and eleven entitled "An Act to provide for the incorporation of fire and marine insurance companies and for the regulation of home and foreign fire and marine insurance companies"

Senate Bill No. 583, entitled:

An Act providing for an examination of the Pennsylvania Oral School for the Deaf at Scranton Lackawanna county Pennsylvania providing for the transfer under certain conditions of the said Oral School for the Deaf to the Commonwealth regulating said school in the event of such transfer and making an appropriation to carry out the purposes of this act

Senate Bill No. 585, entitled:

An Act making an appropriation for the restoration of the Brig Niagara Commodore Perry's flagship at the Battle of Lake Erie for its participation in the events of this centennial celebration years its care and for the erection of a permanent marker arch or memorial at Erie Pennsylvania

Senate Bill No. 588, entitled:

An Act fixing the compensation of the assistant librarian of the Senate and the assistant resident clerk of the House of Representatives

Senate Bill No. 590, entitled:

An Act enabling a married woman who has been deserted abandoned or driven from her home by her husband to sue her husband upon any cause of action whatsoever and making such wife a competent witness against the husband in such case

Senate Bill No. 596, entitled:

An Act making an appropriation to the Somerset County General Hospital of Somerset Pennsylvania

Senate Bill No. 597, entitled:

An Act to amend the act approved the twenty-ninth day of May one thousand nine hundred and one entitled "An Act to prohibit the manufacture and sale of oleogargarine butterine and other similar products when colored in imitation of yellow butter to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishments for violations of this act and the means and method of procedure for its enforcement and regulate certain matters of evidence in such procedure

Senate Bill No. 599, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind at Philadelphia

Senate Bill No. 600, entitled:

An Act regulating the discharge of prisoners on parole from the penal institutions of the Commonwealth

Senate Bill No. 601, entitled:

An Act making an appropriation in aid of the erection upon the Capitol grounds at Harrisburg of a memorial to commemorate the founding of the common school system of Pennsylvania and to perpetuate the memory of the men who were principally instrumental in establishing and carrying it into practical effect and providing for the appointment of a commission to select a model for and supervise the erection thereof

Senate Bill No. 607, entitled:

An Act making an appropriation to the Psychopathic Department of the Saint Francis Hospital Pittsburgh Pennsylvania

Senate Bill No. 608, entitled:

An Act making an appropriation to the Saint Francis Hospital of the city of Pittsburgh Pennsylvania

Senate Bill No. 611, entitled:

An Act to amend the third section of an act approved the ninth day of June one thousand nine hundred eleven entitled "An Act authorizing the establishment and maintenance of psychopathic wards in certain hospitals providing for the regulation thereof the commitment of persons suffering with mental disorders to such wards and for the payment of the expenses of maintaining and treating persons committed thereto"

Senate Bill No. 612, entitled:

An Act to appropriate the sum of fifty thousand dollars as a part contribution toward the erection of a memorial building in the city of Altoona in the county of Blair and State of Pennsylvania in commemoration of the Conference of the Governors of sundry loyal States held September twenty-fourth and twenty-fifth one thousand eight hundred and sixty-two to adopt measures for a more efficient support of the Government in suppressing the rebellion

Senate Bill No. 615, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children of Philadelphia Pennsylvania

Senate Bill No. 620, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Senate Bill No. 628, entitled:

An Act making an appropriation to the Trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania located at Harrisburg

Senate Bill No. 630, entitled:

An Act fixing the salary of the Second Assistant State Librarian

Senate Bill No. 633, entitled:

An Act providing for the organization enlistment and enrollment in the National Guard of Pennsylvania of an additional regiment of infantry to be composed of colored men authorizing an increase in the medical hospital and ambulance corps of the National Guard for the service in said regiment providing for said regiment a regimental band

Senate Bill No. 636, entitled:

An Act to amend the first section of an act entitled "An Act authorizing banks chartered under the laws of the Commonwealth of Pennsylvania to loan money on the security of bonds and mortgages on real estate and to invest their funds in bonds mortgages notes and other interest bearing securities and obligations" approved the tenth day of July Anno Domini one thousand nine hundred and one Pamphlet Laws six hundred thirty-nine by defining more definitely the amount of money banks may loan on the security of and the amount said banks may invest in bonds and mortgages on real estate

Senate Bill No. 642, entitled:

An Act providing for the expenses of county commissioners and county poor directors

Senate Bill No. 643, entitled:

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to acquire hold use and enjoy real estate of the clear yearly rental value or income of fifty thousand dollars

Senate Bill No. 644, entitled:

An Act to amend the second section of an act approved the eighteenth day of April Anno Domini one thousand eight hundred and ninety-nine entitled "An Act authorizing the county commissioners of the several counties in this Commonwealth to appoint a clerk fix his compensation and prescribe the term and duties of the clerk except in counties where the clerk to the county commissioners is elected by the people

Senate Bill No. 646, entitled:

A joint resolution proposing an amendment to section eight of article nine of the Constitution of Pennsylvania

Senate Bill No. 647, entitled:

An Act providing for the abatement of nuisances in private alleys in cities of the first class and for the establishment of grades in and the grading paving and repaving of such private alleys where necessary to abate such nuisances and providing for the filing of liens for the cost thereof

Senate Bill No. 648, entitled:

An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination

Senate Bill No. 649, entitled:

An Act making an appropriation to carry further into operation the provisions of an act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act to authorize the completion of a dike or dikes for the protection of property adjacent to the Delaware River in Falls township Bucks county and the payment of all monies still due for work heretofore done on the said dike or dikes and making an appropriation therefor

Senate Bill No. 651, entitled:

An Act making an appropriation to the State Hospital for the Criminal Insane at Fairview Wayne county

Senate Bill No. 658, entitled:

An Act authorizing the Commissioner of Banking to appoint one additional clerk and one additional stenographer and fixing the compensation of each

Senate Bill No. 659, entitled:

An Act enabling the board consisting of State Treasurer Secretary of the Commonwealth and Commissioner of Banking to authorize on behalf of the Commonwealth the satisfaction of record of any mortgage judgment or lien which has been or may hereafter be accepted by the said board under the provisions of an act of June nineteen one thousand nine hundred and eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof

Senate Bill No. 660, entitled:

A Joint Resolution proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the Eighteenth (XVIII) Article thereof

Senate Bill No. 661, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

Senate Bill No. 694, entitled:

An Act to amend section one of an act entitled "An Act permitting the release on parole of persons acquitted on the grounds of insanity and regulating such releasing" approved the eleventh day of May Anno Domini one thousand nine hundred and eleven

Senate Bill No. 699, entitled:

An Act regulating parades of associations of veteran soldiers

Senate Bill No. 714, entitled:

An Act to amend the ninth section of an act entitled "An Act for the establishment and government of a State Naval Militia" approved the fifteenth day of May Anno Domini one thousand eight hundred ninety-three by repealing the provision that the divisions in each battalion in the naval force shall be considered the equivalents of companies of the National Guard by providing that the divisions of the naval force shall be considered the equivalent of field batteries in the National Guard and shall receive the same allowances as field batteries for armory rent for rifle practice for clothing and equipment and making said allowances also available for subsistence and additional general military purposes by also providing that the allowances to be received by battalions in the national force for armory rent for rifle practice for clothing and equipment shall be available for subsistence and additional general military purposes

Senate Bill No. 715, entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

Senate Bill No. 716, entitled:

An Act making an appropriation to the Philadelphia Osteopathic Hospital of Philadelphia

Senate Bill No. 717, entitled:

An Act authorizing corporations of this Commonwealth to declare at any time or times dividends out of net profits and prescribing the time within which the same shall be paid

Senate Bill No. 734, entitled:

An Act to amend section twenty-two of the act of May first one thousand nine hundred and nine entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" by giving additional protection to ruffed grouse quail and wild water fowl

Senate Bill No. 735, entitled:

An Act authorizing and empowering cities and boroughs in their corporate capacity to enact ordinances prescribing such reasonable regulations for the mining of anthracite coal beneath said cities and boroughs as may tend to prevent the settling or caving in of the surface

Senate Bill No. 737, entitled:

A supplement to an act entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Bureau of Vital Statistics at the Capitol of the State as required to be established by the State Board of Health and to insure the thorough organization and efficiency of the registration of vital statistics throughout the State as provided in section seven of 'An Act to establish a State Board of Health for the better protection of life and health and to prevent the spread of contagious and infectious diseases in this Commonwealth' approved June third one thousand eight hundred and eighty-five and making an appropriation for establishing and maintaining such a Bureau and providing certain penalties" approved May first one thousand nine hundred and five Pamphlet Laws three hundred and thirty authorizing the statistics required to be obtained and preserved by the tenth section of an act entitled "An Act creating a Department of Health defining its powers and duties" approved April twenty-seventh one thousand nine hundred and five Pamphlet Laws three hundred and twelve or by any subsequent law or laws to be obtained collected compiled and preserved by and in said Central Bureau of Vital Statistics and fixing the salary of the State Registrar of Vital Statistics

Senate Bill No. 742, entitled:

An Act making it lawful for appropriation to be made and for contracts to be entered into and work and materials to be done and furnished under such contracts when funds for the purposes thereof shall have been or have been authorized to be borrowed by cities of the first class without awaiting the issue of such loans or the receipt of the money to be borrowed

Senate Bill No. 743, entitled:

An Act making an appropriation to the Philadelphia Jewish Sanatorium for Consumptives located at Eagleville Montgomery county

Senate Bill No. 752, entitled:

A supplement to an act entitled "An Act to incorporate an academy or public school in the town of Warren and for other purposes herein mentioned" approved the second day of April one thousand eight hundred and twenty-two providing authority to the trustees of the Warren Academy or other successors to sell and convey in fee simple certain lands

Senate Bill No. 762, entitled:

An Act relating to the competency of experts and to the rules of evidence in questions of simulated altered or disputed handwriting declaring and defining some of the existing rules of law upon these subjects and also extending some of the provisions of the same

Senate Bill No. 763, entitled:

An Act to amend the act approved the twenty-third day of May one thousand nine hundred and seven entitled "An Act relating to husband and wife and to enlarge the rights

and remedies of married women in case of desertion or non-support by husband" as amended by an act approved the twenty-seventh day of April one thousand nine hundred and nine entitled "An Act to amend an act entitled 'An Act relating to husband and wife and to enlarge the rights and remedies of married women in cases of desertion or non-support by husbands' approved the twenty-third day of May Anno Domini one thousand nine hundred and seven permitting husband and wife to testify and providing for the method of services of process"

Senate Bill No. 764, entitled:

An Act permitting counties cities and boroughs singly or jointly of the Commonwealth of Pennsylvania to appropriate and expend moneys for the improvements of highways outside the limits of such cities or boroughs for the purpose of connecting improved streets of such cities or boroughs with a State highway or State aid highway when the highway outside of the limits of such cities or boroughs is less than one mile in length and will connect such cities or boroughs with the State highway or State aid highway

Senate Bill No. 773, entitled:

A supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one authorizing cities of the second class for the purpose of preventing fires the spread of fire fire waste and loss of life from fire or a loss of life or damage to property from unsafe or improper construction or design of buildings to enact ordinances to provide for and regulate the construction equipment arrangements maintenance inspection alteration repair and removal of buildings and premises and appliances apparatus and conditions in and about them to provide for the regulation of the manufacture transportation storage sale and use of explosives gases inflammables and dangerous chemicals and substances to prohibit the manufacture of explosives and fireworks and the transportation storage sale and use of nitro-glycerine imposing on the Department of Public Safety the enforcement of ordinances relating thereto and authorizing such department to investigate fires providing for the service of orders made by the said department and for the appeals from and reviews of certain of its orders for the method of recovering money expended by the cities in remedying conditions and the method of obtaining a lien therefor and providing that the Courts of Common Pleas shall have jurisdiction to punish witnesses for disobedience of orders of the director of said department when holding investigations

Senate Bill No. 778, entitled:

An Act providing for the erection upon the grounds of the Allegheny Arsenal at Pittsburgh of a monument in memory of the persons who lost their lives by an explosion in the arsenal in one thousand eight hundred and sixty-two and making an appropriation therefor

Senate Bill No. 781, entitled:

An Act to authorize an appropriation for the benefit of incorporated musical organizations by boroughs or municipalities of any class whatsoever in the Commonwealth

Senate Bill No. 783, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 785, entitled:

An Act providing for the erection of a dam at the outlet of Pymatuning Swamp and the establishment of a reservoir to conserve the waters thereof providing for the taking of land and materials necessary thereto vesting certain powers and duties in the Water Supply Commission and making an appropriation

Senate Bill No. 791, entitled:

An Act vesting in cities of the second class of this Commonwealth the title for all highway and municipal purposes to land embraced within the lines of all streets lanes and alleys within their corporate limits laid out by this Commonwealth

Senate Bill No. 815, entitled:

An Act providing for the making valid of the charters of certain corporations heretofore incorporated for the purpose of supplying heat light and power by means of electricity to the public upon the filing of certain certificates with the Secretary of the Commonwealth

Senate Bill No. 816, entitled:

An Act authorizing the Water Supply Commission of Pennsylvania to locate construct maintain and operate a reservoir at or in the vicinity of the head waters of the Youghiogheny River upon lands situate wholly in this State or partly in this State and partly in the State of Maryland for the purpose of controlling and regulating the flow of the said Youghiogheny River and the river or Rivers to which it is tributary defining the powers of said Commission for the purpose providing for the payment of damages for property and rights taken in exercise of the right of eminent domain herein conferred and making an appropriation for carrying out the provisions of this act

Senate Bill No. 817, entitled:

A supplement to an act approved the thirty-first day of May one thousand nine hundred eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioners decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Senate Bill No. 819, entitled:

A supplement to an act approved the twenty-fourth day of March one thousand nine hundred and five entitled "An Act establishing in counties containing a population of from three hundred thousand to one million a board for the assessment and revision of taxes for State and county purposes prescribing their powers and duties and abolishing the office of ward borough and township assessors in so far as respects the assessment of State and county taxes" providing for the appointment by said board of collectors of county taxes in cities of such counties and defining the powers and duties of such collectors

Senate Bill No. 826, entitled:

An Act to amend section twelve of an act entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of courts fixing penalties for violation of this act and making an appropriation to carry out its provisions" approved the fourteenth day of June one thousand nine hundred and eleven

Senate Bill No. 827, entitled:

A supplement to an act entitled "An Act to create a system of fire wardens to preserve the forests of the Commonwealth by preventing and suppressing forest fires and prescribing penalties for the violation thereof providing for the compensation of the fire wardens and those who assist in extinguishing fire and making an appropriation therefor" conferring authority upon the Department of Forestry to enter into co-operative relations with local associations established for the purpose of preventing forest fires and providing for and regulating a local fire patrol and the compensation thereof

Senate Bill No. 828, entitled:

An Act to amend an act approved the first day of June one thousand nine hundred and eleven entitled "An Act to provide in cities of the first class for delivery tickets in the sale of anthracite coal and to authorize the designation of weighing scales and for the proper inspection thereof for weighing coal delivered to purchasers who receive the same by cart wagons or other conveyance and to compel the seller thereof to allow said coal to be weighed to provide for certificates of weight and the effect thereof as evidence to the weight of coal passing such scales and to punish for refusal of seller to allow coal weighed and to punish fraudulent weighing at such scales and to provide for the keeping of docket records thereof by magistrates or justices of the peace"

Senate Bill No. 830, entitled:

An Act to amend an act approved the twenty-ninth day of April one thousand nine hundred and nine entitled "An Act to provide for the health and safety of minors in certain employments by regulating the ages at which said minors may be employed their hours of employment their protection against injury and to prescribe rules for the obtaining of employment certificates and providing penalties for violation of the provisions thereof" as amended

Senate Bill No. 831, entitled:

An Act amending sections four and six of an act approved the second day of April one thousand nine hundred and three entitled "An Act to establish a Department of Fisheries to provide for its proper administration and to provide for the protection and propagation of fish by the Department of Fisheries" by fixing the salaries of the Commissioner and the clerks in the Department of Fisheries and repealing certain acts

Senate Bill No. 833, entitled:

An Act to consolidate the five courts of common pleas of Philadelphia County

Senate Bill No. 855, entitled:

An Act relating to the reports of auditors of boroughs townships and poor districts and appeals therefrom giving certain powers to taxpayers in connection therewith and prescribing the practice to be pursued in all appeals from such auditors' reports

Senate Bill No. 859, entitled:

An Act to amend an act approved the tenth day of June one thousand eight hundred and ninety-seven entitled "An Act authorizing banks chartered under the laws of Pennsylvania to pay interest upon demand deposits" by authorizing interest on time deposits

Senate Bill No. 873, entitled:

An Act to enable city poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

Senate Bill No. 874, entitled:

An Act providing for compensation of the members of the Commission to revise and codify the present anthracite mining laws for their services in attendance upon the meetings of the Commission which commission was appointed under the provisions of an act entitled "An Act authorizing the appointment of a Commission to revise and codify the present anthracite mining laws defining its powers and duties and making an appropriation to defray the expenses of said commission" approved the fourteenth day of June one thousand nine hundred and eleven fixing their compensation at ten dollars per day and making an appropriation to defray the expense thereof

Senate Bill No. 875, entitled:

An Act to amend an act approved the twenty-third day of April one thousand eight hundred and twenty-nine entitled "A further supplement to an act entitled 'An Act to reform the penal laws of this Commonwealth'" as amended

Senate Bill No. 876, entitled:

An Act to provide for the nomination and election of candidates for the office of United States Senator and the filling of vacancies in said office

Senate Bill No. 877, entitled:

An Act authorizing the council of cities of the second class to fix the salary of the heads of departments of said cities and providing the maximum amount thereof

Senate Bill No. 878, entitled:

An Act providing for the establishment of a State Department of Standardization and Supervision of Accounts requiring certain public officers and officers of corporations and institutions receiving contributions or appropriations from the State or any sub-division thereof to keep accounts and to make reports in the form prescribed by said Department providing for the inspection by said Department of the accounts of all such officers or offices defining the offenses in relation thereto and providing punishments for violations of the provisions thereof

Senate Bill No. 879, entitled:

An Act to provide for the filing docketing and indexing of judgments and decrees of the District and Circuit Courts of the United States

Senate Bill No. 881, entitled:

An Act to permit viewers to award damages for the vacation of streets roads or highways to abutting owners where no land is actually taken

Senate Bill No. 882, entitled:

An Act permitting and regulating the use of the several armory buildings of the National Guard of Pennsylvania for horticultural and poultry exhibits

Senate Bill No. 883, entitled:

An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party and a condition of the right to vote at primaries in said cities providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith

Senate Bill No. 884, entitled:

An Act to provide for the appointment of registrars of electors to be deputy poll tax collectors in cities of the first class of this Commonwealth a method of collecting such taxes penalties for violation of its provisions and to repeal acts or parts of acts inconsistent therewith

Senate Bill No. 909, entitled:

An Act to authorize the display of the State county city borough or other municipal flags on public buildings in the Commonwealth

Senate Bill No. 928, entitled:

An Act to fix and determine the salary of the several court clerks of the courts of common pleas of the county of Philadelphia in accordance with article five section seven of the Constitution of this Commonwealth

Senate Bill No. 936, entitled:

An Act directing the State Librarian to cause certain old church records of this State to be translated preserved and published and making an appropriation therefor

Senate Bill No. 942, entitled:

An Act providing for the printing binding and distribution of two publications heretofore published by the State namely "Pennsylvania at Gettysburg" and "Report of the Commission to Locate the Sites of the Frontier Forts of Pennsylvania" also providing for additions to said reports and for the editing proof reading and indexing thereof and making appropriations for said work

Senate Bill No. 950, entitled:

An Act regulating the offering or operation of automobile vehicles for hire in cities of the first class providing for the licensing of said vehicles providing for the licensing of operators chauffeurs or solicitors for said vehicles authorizing them to solicit business upon the highway authorizing the making of regulations by the Department of Public Safety in said cities governing the operation of said vehicles and operators thereof and providing penalties for the violation thereof

Senate Bill No. 952, entitled:

An Act to amend an act entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural association paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statement by the claimant or claimants with the county commissioners relative to said

exhibition and providing for the repayment to the county by the State of the sum so paid" approved the thirteenth day of June Anno Domini one thousand nine hundred and seven

Senate Bill No. 953, entitled:

An Act making an appropriation to the Punxsutawney Sanatorium located at Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 955, entitled:

A joint resolution proposing an amendment to the Constitution of Pennsylvania

Senate Bill No. 986, entitled:

An Act authorizing corporations owning or operating distilleries producing only denatured alcohol for industrial purposes and not for use as a beverage or for medicinal purposes to operate such distillery without a license and regulating the taxation of such corporations

Senate Bill No. 987, entitled:

An Act making a chief burgess of a borough eligible to the office for the next succeeding term

Senate Bill No. 991, entitled:

An Act to confirm conveyances of lands made by building and loan associations or companies after expiration of the term of their chartered existence

Senate Bill No. 992, entitled:

An Act providing for the rechartering of building and loan associations after expiration of their charter and for the taking over of the property and assets by the re-chartered corporation

Senate Bill No. 994, entitled:

An Act authorizing the State Highway Commissioner to take over the rights of way of canal companies and of railroad and railway companies that have been abandoned or that have not been built upon for the use of the State Highway Department for the purpose of locating and constructing State Highways and providing a method of condemnation procedure

Senate Bill No. 995, entitled:

An Act prohibiting the offering or giving of premiums by any person partnership or corporation licensed to sell vinuous spirituous malt or brewed liquors at wholesale or retail for the return of caps stoppers corks stamps or labels taken from any bottle case keg barrel or package containing such vinuous spirituous malt or brewed liquors and providing a penalty for the violation thereof

Senate Bill No. 999, entitled:

An Act for the protection of keepers of garages or automobile shops and providing a penalty for the removal of automobiles from the said garage or shop with intent to defraud the keepers or owners

Senate Bill No. 1000, entitled:

An Act to repeal section eight of an act approved the first day of May one thousand nine hundred and nine entitled "An Act to classify the fish in the waters within this Commonwealth declaring which are game fish which are food fish and which are bait fish and to regulate the catching and sale and encourage the propagation of the same to protect the waters within this Commonwealth from unfair improper wasteful and destructive fishing and to protect the fish from being destroyed or injured by destructive means to provide for the appointment of fish-wardens and to declare their official powers and duties to encourage and regulate the propagation of fish within this Commonwealth and to regulate the free distribution of the same by the Department of Fisheries in the waters within the same to define powers and duties of the Department of Fisheries to regulate the sale and shipment of fish artificially propagated for profit to forbid the sale of unlawful devices for catching fish and to provide penalties and punishments for the violation of the provisions of this act and providing how and by whom the cost shall be paid"

Senate Bill No. 1001, entitled:

An Act to further amend section seven of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled "An Act supplementing and amending sections four six seven nine ten eleven twelve seventeen and nineteen of an act entitled

"An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven by providing for affixing the seal of the court to all official papers by increasing the jurisdiction of the court in civil actions to fifteen hundred dollars and extending the jurisdiction to include interpleaders in certain cases and regulating the practice therein by modifying the practice in replevin by extending the time in all civil cases for the date of hearing by changing the time before which process must be served and answer filed by requiring the defendant to answer in all cases and by changing the practice in entry of judgment by default by requiring the appellant in appeals to pay the costs in the county court and give bail for compliance with the final judgment and fixing the final liability for costs in appeals in certain cases providing for an appeal in forma pauperis prescribing under what circumstances appeals shall operate as a supersedeas and requiring notice to the opposite party when appeals are allowed by the common pleas court by requiring defendants to plead set-off in amounts not exceeding fifteen hundred dollars changing the time when set-off must be pleaded and providing for a reply thereto by plaintiff changing the effect of judgment entered by transcript in the office of the prothonotary and giving the county court power to issue writs of execution or attachment execution in certain cases prescribing the practice therein and providing that such execution and attachment shall not be a lien on or used for the sale of real estate by modifying the requirements as to docket entries in certain respects by giving the court power to suspend or exclude attorneys guilty of improper conduct and by making further provisions regarding costs" approved the second day of April one thousand nine hundred and thirteen by providing that the defendant shall not file nor be required to file any answer or affidavit of defense in actions ex delicto and providing for bills of particulars

Senate Bill No. 1002, entitled:

An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith

Senate Bill No. 1003, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Pennsylvania

Senate Bill No. 1047, entitled:

A supplement to an act entitled "An Act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forest reserves by the Department of Forestry" approved the twenty-fifth day of February Anno Domini one thousand nine hundred and one (Pamphlet Laws page eleven) authorizing the Department of Forestry to designate certain of the foresters within its employ to act as district foresters in the performance of general forest work other than within the State forests

Senate Bill No. 1048, entitled:

An Act making an appropriation for the purpose of erecting a protection and retaining wall and filling the washout caused by floods of the Beaver and Ohio rivers by the erection of dam No. 1 and the abutment thereto of the Beaver Division of the Pennsylvania Canal at Bridgewater Pennsylvania

Senate Bill No. 1050, entitled:

A joint resolution providing for the appointment of a commission to investigate into the cause of mine accidents in the anthracite coal regions of the Commonwealth of Pennsylvania authorizing the commission to conduct experiments and tests and to enter mines fixing the compensation of the members of the commission and making an appropriation to carry into effect the provisions of this resolution

Senate Bill No. 1061, entitled:

An Act to repeal an act entitled "An Act providing the manner in which county bridges shall be built by the county of Luzerne" approved the sixteenth day of April Anno Domini one thousand eight hundred and seventy

Senate Bill No. 1063, entitled:

An Act amending the second section of an act approved the thirteenth day of June Anno Domini one thousand nine hundred and seven entitled "An Act to authorize county commissioners for the purpose of encouraging agriculture and the holding of county agricultural exhibitions to pay annually one thousand dollars to the incorporated agricultural association paying premiums on agricultural exhibits holding an annual exhibition in the county providing for the filing of sworn statement by the claimant or claimants with the county commissioners relative to said exhibition and providing for the repayment to the county by the State of the sum so paid" by changing the date for filing by the association with the county commissioners the statement required from November fifteenth to December tenth in each year

Senate Bill No. 1064, entitled:

A supplement to an act approved the thirty-first day of May one thousand nine hundred eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and Deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highways and procedure therein providing for work or improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for constructing reconstructing repairing or maintaining certain spurs or branch roads

Senate Bill No. 1069, entitled:

An Act to provide for the execution of orders of the court of quarter sessions or other court of competent jurisdiction for support and maintenance of a wife or children or both and for the execution of judgment entered upon contracts for such support and maintenance by subjecting estates owned by the husband and wife by entireties and the rents issues and profits thereof to such executions defining the title of the purchaser at the sheriff's sale on such executions and providing for the application of the proceeds of such sales

Senate Bill No. 1114, entitled:

An Act making the land heretofore or hereafter purchased for the new Western penitentiary in Centre county subject to taxation for local purposes regulating the assessment thereof and the payment of taxes thereon

Senate Bill No. 1117, entitled:

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situate in one or more counties and to provide for the adjustment of indebtedness

Senate Bill No. 1146, entitled:

An Act to amend an act approved the twentieth day of June one thousand nine hundred one entitled "An Act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation" by extending to August first the date for the payment of taxes

Senate Bill No. 1147, entitled:

An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day

Senate Bill No. 1151, entitled:

An Act prescribing the time and manner of submitting to the people for their approval and ratification or rejection a certain proposed amendment to the Constitution of Pennsylvania

Senate Bill No. 1153, entitled:

An Act authorizing and regulating the survey appraisal and patenting of lands in beds of navigable rivers or streams permitted by the Government of the United States to be abandoned and filled as no longer of use for ordinary purposes of navigation

Senate Bill No. 1161, entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane at Danville Pennsylvania

Senate Bill No. 1162, entitled:

An Act to amend section two of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of courts fixing penalties for violation of this act and making an appropriation to carry out its provisions" so as to provide for a further adjustment of valuation of property made between the date of the levy of the tax and payment of same

Senate Bill No. 1166, entitled:

A supplement to an act approved the third day of June one thousand eight hundred ninety-five entitled "An Act authorizing the Commonwealth of Pennsylvania to re-build county bridges over navigable rivers and other streams which have been declared public highways by act of Assembly where such bridges have been destroyed by flood fire or other casualty providing for the appointment of viewers and inspectors and the payment of the cost of rebuilding such bridges"

Senate Bill No. 1168, entitled:

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor

Senate Bill No. 1170, entitled:

An Act refunding to Frank Bolger ex-Treasurer of Bedford county certain monies by him erroneously paid into the State Treasury

Senate Bill No. 1207, entitled:

An Act fixing the salaries and providing for the expense of county solicitors in counties of this Commonwealth over one hundred and fifty thousand population and less than two hundred and fifty thousand population

Senate Bill No. 1210, entitled:

A supplement to an act approved the twenty-third day of May one thousand eight hundred and eighty-nine entitled "An Act for the incorporation and government of cities of the third class" authorizing third class cities to manufacture and sell ice

Senate Bill No. 1261, entitled:

An Act to authorize incorporated or unincorporated churches cemeteries or burial associations owning burial grounds located wholly or in part in any city township or borough of this Commonwealth to purchase other grounds and to sell and convey in fee simple such portion of their land not used or conveyed by them for burial purposes or which may have been reconveyed to them or shall have reverted or become acquired by them under the terms hereof or otherwise and providing for and authorizing the several courts of quarter sessions of the several counties of this Commonwealth upon petition of the managers officers and other persons vested with the management of said burial ground to make orders and decrees for the removal of all bodies interred in such burial grounds or cemeteries belonging to any incorporated or unincorporated church cemetery or burial association and to provide for the purchase of new lots the cost of the removal of such bodies and compensation to the owners of the lot or lots therein the sale of the ground and distribution of the proceeds derived from such sale

Senate Bill No. 1267, entitled:

An Act making a special appropriation for the purpose of continuing the work of the Economic Zoologist as provided for in the act entitled "An Act to provide for the protection of trees shrubs vines and plants against destructive insects and diseases providing for the enforcement of this act and the expenses connected therewith and fixing penalties for its violation" approved the thirty-first day of March Anno Domini one thousand nine hundred and five

Senate Bill No. 1270, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 1271, entitled:

An Act making an appropriation to the Colored Day Nursery of Harrisburg Pennsylvania

Senate Bill No. 1272, entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

Senate Bill No. 1273, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Maclay street in the city of Harrisburg in front of the Pennsylvania State Lunatic Hospital

Senate Bill No. 1274, entitled:

An Act authorizing cities of the first and second class to compensate employees for time lost while in the employ of the city as a result of injuries sickness or disablement of any kind sustained while in the performance of their duties

Senate Bill No. 1278, entitled:

An Act making an appropriation to the Childrens Home of the City of York Pennsylvania

Senate Bill No. 1279, entitled:

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and making an appropriation for the payment of the salaries and expenses connected therewith approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act

Senate Bill No. 1280, entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

Senate Bill No. 1281, entitled:

An Act defining the water resources of the Commonwealth providing for the taking of an inventory thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing penalties for violation of this act and making an appropriation to carry the same into effect

Senate Bill No. 1297, entitled:

An Act to authorize the sale and conveyance of portions of the land belonging to the Commonwealth of Pennsylvania in the county of Erie now occupied by the Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania

Senate Bill No. 1345, entitled:

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate' approved April first Anno Domini one thousand nine hundred and nine

Senate Bill No. 1346, entitled:

An Act providing for the reimbursement for loss or damage sustained by the breaking of a dam near Austin Potter county and making an appropriation therefor

Senate Bill No. 1347, entitled:

An Act to repeal sections one to eight inclusive of an act approved the thirteenth day of June one thousand nine hundred and eleven entitled "An Act creating a county sinking fund commission in the several counties of the Commonwealth of Pennsylvania and prescribing its powers and duties"

Senate Bill No. 1348, entitled:

An Act authorizing counties within this Commonwealth requiring a water supply for their almshouses hospitals or jails to condemn property and rights inside and outside of their limits for the purpose of obtaining such water supply

Senate Bill No. 1349, entitled:

An Act to amend the seventh paragraph of article three of an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by adding thereto the words "and the families of such as may be injured or killed in service"

Senate Bill No. 1375, entitled:

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganization merger or consolidation

Senate Bill No. 1393, entitled:

An Act making an appropriation to pay for the collection-revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws of this Commonwealth"

Senate Bill No. 1394, entitled:

An Act to repeal section three subdivision of section fourteen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

Senate Bill No. 1395, entitled:

An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred and eighty-nine entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine' as amended

Senate Bill No. 1396, entitled:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

Senate Bill No. 1399, entitled:

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled "An Act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts"

Senate Bill No. 1400, entitled:

An Act making an appropriation to the Hospital and College Departments of the Hahnemann Medical College and Hospital

Senate Bill No. 1405, entitled:

An Act relating to moneys heretofore received by the Highway Department from fees for registration of motor vehicles and the licensing of operators and making an appropriation therefor

Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

Senate Bill No. 1409, entitled:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

Senate Bill No. 1430, entitled:

A supplement to an act approved the eleventh day of June one thousand eight hundred seventy-nine entitled "An Act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing the tax duplicates to regulate the appropriations and expenditures of said cities and prescribing penalties for the violation of the provisions of this act"

Senate Bill No. 1431, entitled:

An Act amending section one of an act approved the twenty-first day of June Anno Domini one thousand nine hundred and eleven entitled "An Act enabling the several boroughs of the Commonwealth to validate certain ordinances where the same have not been published according-

to law or where the proof of publication cannot be made" by extending its provisions to cases where said ordinances have not been signed in the ordinance book by the burgess and the president of town council either or both

Senate Bill No. 1436, entitled:

An Act making an appropriation to the Hayes Mechanics' Home of Philadelphia Pennsylvania

Senate Bill No. 1438, entitled:

An Act regulating the appropriation and use of money realized by cities of the first class from the sale of certain bonds

Senate Bill No. 1439, entitled:

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis of Reading Pennsylvania for use of the Orphanage at Millmont Berks county Pennsylvania

Senate Bill No. 1440, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the violation of the provisions hereof and providing for the enforcement thereof" by making further regulations in regard to fish

Senate Bill No. 1454, entitled:

An Act in relation to convicts in the Western Penitentiary in Centre county who may break prison or escape imposing the costs of trial in an indictment for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

Senate Bill No. 1455, entitled:

An Act fixing the salary of the stenographer and typewriter and the two stenographers in the Department of Mines

Senate Bill No. 1459, entitled:

An Act amending article two of section one of an act entitled "An Act relating to the decent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers

Senate Bill No. 1460, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions in judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgements of deeds and sequestration of title estates" by regulating the appointment and number of appraisers

Senate Bill No. 1461, entitled:

An Act to provide for deficiencies in appropriations made by the General Appropriation Act approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven for salaries of the officers and other expenses of the Senate and House of Representatives for the Legislative session of one thousand nine hundred and thirteen also for the Department of Public Printing and Binding

Senate Bill No. 1462, entitled:

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty

Senate Bill No. 1466, entitled:

A joint resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the War of one thousand eight hundred and twelve

Senate Bill No. 1564, entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania jointly or severally

Senate Bill No. 1467 entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

Senate Bill No. 1571, entitled:

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

Senate Bill No. 1573, entitled:

An Act to amend an act approved the twenty-eighth day of May nineteen hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supplying water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

Senate Bill No. 1575, entitled:

A Joint Resolution providing for the appointment of a commission to select and purchase a silver service for the battleship "Pennsylvania" and making an appropriation therefor and providing for the appointment of a committee to arrange the presentation exercises

Senate Bill No. 1634, entitled:

An Act making an appropriation to the Saint Francis Country Home for Convalescents Landsdowne Avenue Darby Township Delaware County Pennsylvania

Senate Bill No. 1782, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

Senate Bill No. 1784, entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumoñville Fayette County Pennsylvania

Senate Bill No. 1789, entitled:

An Act making an appropriation for the education of blind children under eight years of age

Senate Bill No. 1790, entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

Senate Bill No. 1793, entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of Statutes-at-Large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the Statutes-at-Large and the Pamphlet Laws of Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

Senate Bill No. 1796, entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

Senate Bill No. 1797, entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery County Pennsylvania

Senate Bill No 1806, entitled:

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

Senate Bill No. 1817, entitled:

An Act making as appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

Senate Bill No. 1819,

An Act to confer additional powers upon mutual fire insurance companies

Senate Bill No. 1820, entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violation thereof

Senate Bill No. 1822, entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

Senate Bill No. 1823, entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguard the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

Senate Bill No. 1871, entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen

Senate Bill No. 1872, entitled.

An Act fixing the number compensation mileage and duties of the officers and employes of the General Assembly and providing for their election or appointment and manner of filling vacancies

Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

REPORT FROM COMMITTEE ON ACCOUNTS.

Mr. EDGAR K. BLELOCH, from the Committee on Accounts, submitted the following report:

That they have examined and settled the accounts of the Members of the House of Representatives for their compensation, mileage and stationery during the present session of the year 1913, as per schedule annexed, viz:—

BLELOCH, Chairman,
PERRY, S. J.,
NEEL,
IRWIN, G. C.,
LIGHT,
LETZKUS,
BROSIOUS,
CLAYCOMB,
EWING,
GRAY, F.,
GRAMLEY,
LATSHAW,
LENKER,
SPEISER,
SHAFFER, I. E.,
REX,
WILTBANK,
KUHNS, H. P.,
BECKER,
BURNETT,
CALDWELL,
DONNALLY,
GRAY, J.,
SAVACOOLO,
WILSON, J. H.

RECAPITULATION.

Page No.	Salary	Stationery	Miles	Mileage	Total
1.	\$37500	\$1250	7983	\$1596.60	\$40,346.60
2.	42000	1400	8692	1738.40	45,138.40
3.	44700	1450	9194	1838.80	47,988.80
4.	43500	1450	10541	2108.20	47,058.20
5.	43500	1450	9149	1829.80	46,779.80
6.	41100	1350	7873	1574.60	44,024.60
7.	42000	1400	7838	1567.60	44,967.60
8.	15171	500	3666	733.20	16,404.20
	\$309471	\$10250	64936	\$12987.20	\$332708.20

AMOUNTS DUE MEMBERS OF THE HOUSE OF REPRESENTATIVES ON ACCOUNT OF SALARY, STATIONERY AND MILEAGE FOR THE SESSION OF 1913, AS PER SALARY ACT OF JULY 5, 1885, P. L. 264, AND APPROPRIATION ACT, APPROVED JUNE 14, 1911.

Members	Salary	Stationery	Miles	Mileage	Total
William L. Adams	\$1,500.	\$50.00	236	\$47.20	\$1,597.20
George W. Allen	1,500.	50.00	508	101.60	1,651.60
Henry E. Alworth	1,500.	50.00	274	54.80	1,604.80
Charles A. Ambler	1,500.	50.00	232	46.40	1,596.40
John E. Arthur	1,500.	50.00	220	44.00	1,594.00
George A. Baldwin	1,500.	50.00	271	54.20	1,604.20
Richard J. Baldwin	1,500.	50.00	260	52.00	1,602.00
Horace C. Barner	1,500.	50.00	88	17.60	1,567.60
Harry W. Bass	1,500.	50.00	210	42.00	1,592.00
Samuel B. Bayle	1,500.	50.00	720	144.00	1,694.00
Christ Becker	1,500.	50.00	198	39.60	1,589.60
William M. Benninger	1,500.	50.00	232	46.40	1,596.40
Edward E. Benson	1,500.	50.00	504	100.80	1,650.80
Henry Wilson Bergey	1,500.	50.00	260	52.00	1,602.00
Cleon Berntheizel	1,500.	50.00	58	11.60	1,561.60
William S. Bigger	1,500.	50.00	500	100.00	1,650.00
E. E. Bittles	1,500.	50.00	590	118.00	1,668.00
Walter Allen Blair	1,500.	50.00	330	66.00	1,616.00
William F. Blair	1,500.	50.00	610	122.00	1,672.00
Edgar K. Bleloch	1,500.	50.00	222	44.40	1,594.40
Howard W. Body	1,500.	50.00	130	26.00	1,576.00
Hiram H. Brosius	1,500.	50.00	522	104.40	1,654.40
George K. Brown	1,500.	50.00	238	47.60	1,597.60
Thomas B. H. Brownlee	1,500.	50.00	554	110.80	1,660.80
Eugene A. Burnett	1,500.	50.00	16	3.20	1,553.20
	\$37,500.	\$1,250.00	7,983	\$1,596.60	\$40,346.60

Members	Salary	Stationery	Miles	Mileage	Total
William J. Caldwell	1,500.	50.00	132	26.40	1,576.40
C. M. C. Campbell	1,500.	50.00	525	105.00	1,655.00
James J. Campbell	1,500.	50.00	208	41.60	1,591.60
Cornelius Carson	1,500.	50.00	552	110.40	1,660.40
Thomas Carter	1,500.	50.00	500	100.00	1,650.00
Samuel L. Cheeseman	1,500.	50.00	630	126.00	1,676.00
D. Lloyd Claycomb	1,500.	50.00	262	52.40	1,602.40
William B. Geary	1,500.	50.00	364	72.80	1,622.80
Harry Cochran	1,500.	50.00	594	118.80	1,668.80
Vincent A. Collins	1,500.	50.00	96	19.20	1,569.20
Patrick Conner	1,500.	50.00	216	43.20	1,593.20
Augustine P. Conniff	1,500.	50.00	242	48.40	1,598.40
George T. Conrade	1,500.	50.00	212	42.40	1,592.40
Edwin R. Cox	1,500.	50.00	212	42.40	1,592.40
Jonathan Currier	1,500.	50.00	350	70.00	1,620.00
Richard Curry	1,500.	50.00	220	44.00	1,594.00
Albert Davis	1,500.	50.00	274	54.80	1,604.80
Joseph Hutton DeFrees	1,500.	50.00	550	110.00	1,660.00
James E. Dickinson	1,500.	50.00	1,550.00
J. Wilfred Donahoe	1,500.	50.00	232	46.40	1,596.40
Lewis E. Donnally	1,500.	50.00	76	15.20	1,565.20
Ralph R. Down	1,500.	50.00	660	132.00	1,682.00
Horace B. Dunn	1,500.	50.00	196	39.20	1,589.20
James A. Dunn	1,500.	50.00	235	47.00	1,597.00
Frederick Ehrhardt	1,500.	50.00	274	54.80	1,604.80
William C. Eichenberger	1,500.	50.00	220	44.00	1,594.00
John F. Ely	1,500.	50.00	440	88.00	1,638.00
John C. N. Ewing	1,500.	50.00	220	44.00	1,594.00
	\$42,000.	\$1,400.00	8,692	\$1,738.40	\$45,138.40

Members	Salary	Stationery	Miles	Mileage	Total
Edward H. Fahey	1,200.	1,200.00
John M. Flynn	1,500.	50.00	446	89.20	1,639.20
I. Gordon Forster	1,500.	50.00	220	44.00	1,594.00
Jesse D. Foster	1,500.	50.00	356	71.20	1,621.20
Robert S. Frey	1,500.	50.00	64	12.80	1,562.80
Sigmund J. Gans	1,500.	50.00	210	42.00	1,592.00
Thomas Paul Geary	1,500.	50.00	500	100.00	1,650.00
Frederick E. Geiser	1,500.	50.00	216	43.20	1,593.20
Ralph Gibson	1,500.	50.00	188	37.60	1,587.60
Donald Glenn	1,500.	50.00	738	147.60	1,697.60
W. Bruce Good	1,500.	50.00	204	40.80	1,590.80
Charles C. Goss	1,500.	50.00	600	120.00	1,670.00
William H. Grabe	1,500.	50.00	592	118.40	1,668.40
Cephas L. Gramley	1,500.	50.00	216	43.20	1,593.20
Henry Gransback, Sr.	1,500.	50.00	220	44.00	1,594.00
Frank Gray	1,500.	50.00	208	41.60	1,591.00
Joseph Gray	1,500.	50.00	314	62.80	1,612.80
Harry L. Hackett	1,500.	50.00	220	44.00	1,594.00
William Haggerty	1,500.	50.00	280	56.00	1,606.00
Willis B. Heidinger	1,500.	50.00	224	44.80	1,594.80
Charles J. Hemminger	1,500.	50.00	432	86.40	1,636.40
Frank J. Herman	1,500.	50.00	320	64.00	1,614.00
Aaron B. Hess	1,500.	50.00	78	15.60	1,565.60
Harry H. Heyburn	1,500.	50.00	258	51.60	1,601.60
George Hibshman	1,500.	50.00	104	20.80	1,570.80
Alfred F. Hobbs	1,500.	50.00	300	60.00	1,610.00
Michael R. Hoffman	1,500.	50.00	54	10.80	1,560.80
Josiah Howard	1,500.	50.00	388	77.60	1,627.60
Reuben Howard	1,500.	50.00	506	101.20	1,651.20
E. Lowry Humes	1,500.	50.00	738	147.60	1,697.60
	\$44,700.	\$1,450.00	9,194	\$1,838.80	\$47,988.80

Members	Salary	Stationery	Miles	Mileage	Total
Charles N. Isler	1,500.	50.00	500	100.00	1,650.00
George C. Irwin	1,500.	50.00	270	54.00	1,604.00
Harry H. Irwin	1,500.	50.00	550	110.00	1,660.00
H. Clark Jackson	1,500.	50.00	658	131.60	1,681.60
Edward E. Jones	1,500.	50.00	350	70.00	1,620.00
John Robert Jones	1,500.	50.00	170	34.00	1,584.00
John C. Kaiser	1,500.	50.00	500	100.00	1,650.00
Frederick S. Kaufman	1,500.	50.00	26	5.20	1,555.20
James Keegan	1,500.	50.00	486	97.20	1,647.20
A. Emory Keepert	1,500.	50.00	107	21.40	1,571.40
Edward M. Kenna	1,500.	50.00	500	100.00	1,650.00
David S. Kennedy	1,500.	50.00	512	102.40	1,652.40
William H. Kern	1,500.	50.00	224	44.80	1,594.80
Miles B. Kitts	1,500.	50.00	696	139.20	1,689.20
W. Howard Klepper	1,500.	50.00	236	47.20	1,597.20
Harry P. Kuhn	1,500.	50.00	500	100.00	1,650.00
Ellsworth G. M. Kuhns	1,500.	50.00	204	40.80	1,590.80
Henry E. Lanius	1,500.	50.00	84	16.80	1,566.80
Elmer B. Latshaw	1,500.	50.00	590	118.00	1,668.00
William W. Lenker	1,500.	50.00	96	19.20	1,569.20
Homer E. Leslie	1,500.	50.00	500	100.00	1,650.00
Ollie M. Letzkus	1,500.	50.00	500	100.00	1,650.00
Jeremiah H. Light	1,500.	50.00	126	25.20	1,575.20
Robert W. Lohr	1,500.	50.00	436	87.20	1,637.20
John F. Lowers	1,500.	50.00	490	98.00	1,648.00
Daniel A. Malle	1,500.	50.00	500	100.00	1,650.00
John F. Mannion	1,500.	50.00	308	61.60	1,611.60
Joseph B. Martin	1,500.	50.00	18	3.60	1,553.60
John C. Mather	1,500.	50.00	404	80.80	1,630.80
	\$43,500.	\$1,450.00	10,541	\$2,108.20	\$47,058.20

Members	Salary	Stationery	Miles	Mileage	Total
John T. Matt	1,500.	50.00	286	57.20	1,607.20
Eugene J. McAleer	1,500.	50.00	228	45.60	1,595.60
Frank J. McAllister	1,500.	50.00	528	105.60	1,655.60
Joseph H. McArdle	1,500.	50.00	220	44.00	1,594.00
William J. McCaig	1,500.	50.00	500	100.00	1,650.00
John McClintock	1,500.	50.00	214	42.80	1,592.80

Peter McDermott	1,500.	50.00	288	57.60	1,607.60
John McKay	1,500.	50.00	248	49.60	1,599.60
Thomas P. McNichol	1,500.	50.00	210	42.00	1,592.00
Allen R. Meckling	1,500.	50.00	612	122.40	1,672.40
George B. Mellott	1,500.	50.00	166	33.20	1,533.20
William M. Metzenbacher	1,500.	50.00	754	150.80	1,700.80
Warren K. Miller	1,500.	50.00	180	36.00	1,586.00
Albert Missimer	1,500.	50.00	210	42.00	1,592.00
A. W. Mitchell	1,500.	50.00	682	136.40	1,686.40
Franklin R. Moore	1,500.	50.00	220	44.00	1,594.00
Alexander Morrow	1,500.	50.00	188	37.60	1,587.60
George W. Moses	1,500.	50.00	340	68.00	1,618.00
Alonzo S. Moulthrop	1,500.	50.00	440	88.00	1,638.00
Peter Murphy	1,500.	50.00	342	68.40	1,618.40
Isaiah D. Musser	1,500.	50.00	100	20.00	1,570.00
Samuel Neel	1,500.	50.00	458	91.60	1,641.60
Howard Neely	1,500.	50.00	500	100.00	1,650.00
Philip C. Newbaker	1,500.	50.00	132	26.40	1,576.40
Lloyd S. Newton	1,500.	50.00	233	46.60	1,596.60
S. Taylor North	1,500.	50.00	370	74.00	1,624.00
Frederick Hugh O'Neill	1,500.	50.00	203	41.60	1,591.60
J. H. Peachy	1,500.	50.00	160	32.00	1,532.00
Jacob V. Pennegar	1,500.	50.00	132	26.40	1,576.40
	\$43,500.	\$1,450.00	9,149	\$1,829.80	46,779.80

Members

Members	Salary	Stationery	Miles	Mileage	Total
Theodore Pennock	1,500.	50.00	278	55.60	1,605.60
Harry L. Perry	1,500.	50.00	72	14.40	1,564.40
Samuel J. Perry	1,500.	50.00	222	44.40	1,594.40
Edwin F. Peters	1,500.	50.00	434	86.80	1,636.80
Hugh B. Piper	1,500.	50.00	222	44.40	1,594.40
John L. Post	1,500.	50.00	596	119.20	1,689.20
Wesley J. Price	1,500.	50.00	230	46.00	1,596.00
William T. Ramsey	1,500.	50.00	236	47.20	1,597.20
Horace H. Redfield	1,500.	50.00	468	93.60	1,643.60
Frank C. Reese	1,500.	50.00	188	37.60	1,587.60
Mandus W. Reeser	1,500.	50.00	350	70.00	1,620.00
John Rex	1,500.	50.00	192	38.40	1,588.40
Harry L. Rhoads	1,500.	50.00	116	23.20	1,573.20
George W. Richards	1,500.	50.00	524	104.80	1,654.80
John H. Reibel	600.	600.00
Ralph L. Robinson	1,500.	50.00	630	126.00	1,676.00
Frank H. Rockwell	1,500.	50.00	344	68.80	1,618.80
Charles J. Roney	1,500.	50.00	212	42.40	1,592.40
Daniel A. Rothenberger	1,500.	50.00	128	25.60	1,575.60
John M. Runk	1,500.	50.00	104	20.80	1,570.80
Geo. W. Sassman	1,500.	50.00	108	21.60	1,571.60
W. Elmer Savacool	1,500.	50.00	292	58.40	1,608.40
Adam C. Shaeffer	1,500.	50.00	210	42.00	1,592.00
Carey L. Schuck	1,500.	50.00	580	116.00	1,666.00
John R. K. Scott	1,500.	50.00	225	45.00	1,595.00
Samuel B. Scott	1,500.	50.00	232	46.40	1,596.40
William H. Semmens	1,500.	50.00	496	99.20	1,649.20
Charles A. Shaffer	1,500.	50.00	184	36.80	1,586.80
	\$41,100.00	\$1,350.00	7,873	\$1,574.60	\$44,024.60

Members

Members	Salary	Stationery	Miles	Mileage	Total
Ira E. Shaffer	1,500.	50.00	170	34.00	1,584.00
Daniel J. Shern	1,500.	50.00	210	42.00	1,592.00
J. Frank Sherwood	1,500.	50.00	212	42.40	1,592.40
Harry M. Showalter	1,500.	50.00	130	26.00	1,576.00
Jacob W. Smith	1,500.	50.00	240	48.00	1,598.00
Lorenzo Smith	1,500.	50.00	210	42.00	1,592.00
Henry C. Snavelly	1,500.	50.00	26	5.20	1,555.20
Plymouth W. Snyder	1,500.	50.00	270	54.00	1,604.00
Robert S. Spangler	1,500.	50.00	56	11.20	1,561.20
Maurice J. Speiser	1,500.	50.00	220	44.00	1,594.00
Frank Spillinger	1,500.	50.00	214	42.80	1,592.80
Joseph G. Steedle	1,500.	50.00	508	101.60	1,651.60
Thomas A. Steele	1,500.	50.00	530	106.00	1,656.00
A. C. Stein	1,500.	50.00	500	100.00	1,650.00
Judson W. Stone	1,500.	50.00	266	53.20	1,603.20
B. Morris Strauss	1,500.	50.00	118	23.60	1,573.60
Jacob W. Swartz	1,500.	50.00	122	24.40	1,574.40
Charles F. Swift	1,500.	50.00	552	110.40	1,660.40
David W. Thomas	1,500.	50.00	346	69.20	1,619.20
Reuben H. Trach	1,500.	50.00	216	43.30	1,593.20
W. W. Ulerich	1,500.	50.00	410	82.00	1,632.00
Ansel Ulman	1,500.	50.00	188	37.60	1,587.60
T. Henry Walnut	1,500.	50.00	208	41.60	1,591.60
William Walsh	1,500.	50.00	220	44.00	1,594.00
William D. Walton	1,500.	50.00	600	120.00	1,670.00
Matthew Clark Watson	1,500.	50.00	424	84.80	1,634.80
James Wettach	1,500.	50.00	500	100.00	1,650.00
Samuel A. Whitaker	1,500.	50.00	172	34.40	1,584.40
	\$42,000.	\$1,400.00	7,838	\$1,567.60	\$44,967.60

Members

Members	Salary	Stationery	Miles	Mileage	Total
William F. Whitman	1,500.	50.00	814	162.80	1,712.80
Augustus Wildman	1,500.	50.00	1,550.00
George W. Williams	1,500.	50.00	344	68.80	1,618.80
J. H. Wilson	1,500.	50.00	730	146.00	1,696.00
William H. Wilson	1,500.	50.00	208	41.60	1,591.60
James H. Wiltbank	1,500.	50.00	208	41.60	1,591.60
George K. Young	1,500.	50.00	218	43.60	1,593.60
John H. Young	1,500.	50.00	500	100.00	1,650.00
John S. Zimmerman	1,500.	50.00	144	28.80	1,578.80
George E. Alter, (Speaker)	1,500.	50.00	500	100.00	1,650.00
George E. Alter, (Speaker, extra compensation)	171.	171.00
	\$15,171.	\$500.00	3,666	\$733.20	\$16,404.20

COMMENDATION OF SPEAKER.

Mr. FLYNN. Mr. Speaker, is there anything before the House at this time?

The SPEAKER. There is not.

Mr. FLYNN. Mr. Speaker, I desire on behalf of my Democratic colleagues to extend to the Speaker of this House their thanks for the uniform kindness and courtesy which he has shown us during the entire session just ending. This has been a long and trying session and one in which there were many situations which were no doubt very critical and were it not for the unfailing patience and courtesy of the Speaker, it is difficult to contemplate what might have been the result at different times; but I want to say that in all my past experience I have never been treated more fairly by a Speaker of this House and I feel sure that I but voice the sentiment of my colleagues, when I say that each and every one of us desire to thank you for the kind treatment which you have accorded us as presiding officer of this body.

The SPEAKER. The Chair certainly appreciates the remarks of the gentleman from Elk and the Chair is glad to be able to testify that throughout this session there never has been in any way the slightest effort on the part of any member of the minority party to in any way embarrass the Speaker.

RESOLUTION THANKING SPEAKER ALTER.

Mr. DICKINSON offered the following resolution, which was twice read and agreed to:

Resolved, That the thanks of the House of Representatives be and is hereby tendered to the Honorable George E. Alter, Speaker of the House of Representatives, for the able and efficient and impartial manner in which he has presided over the deliberations of the House during the present session.

RESOLUTION THANKING PRESS.

Mr. WHITAKER offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the House of Representatives be tendered the Representatives of the press for the faithful performance of their duties in reporting its proceedings to the public.

Mr. McDERMOTT. Mr. Speaker, I have an objection to that. On last Saturday the Harrisburg "Patriot" published an article about the investigation and stated that your humble servant partook of the good stuff in Number 249. All of the others got it right with the exception of the Patriot. I do not blame the paper, but I do blame the gentleman who wrote the article, because I believe he knew better. I gave them a chance to correct it and called at their office and they did not do so. I think the gentleman made a mistake, an unjust mistake, and I hope he will apologize, if he is in the House, and then I will let the resolution go through.

Mr. WHITAKER. Mr. Speaker, I am willing that the resolution shall be amended so as to except the article to which the gentleman refers.

NOTIFICATION TO THE HOUSE THAT THE SENATE IS READY TO ADJOURN.

Messrs. Salus and Hunter, a Committee on the part of the Senate being introduced informed the House that they were instructed by the Senate to notify the House that the Senate is ready to adjourn at 12:00 o'clock midnight, this day.

RESOLUTION THANKING LEGISLATIVE JOURNAL REPORTERS.

Mr. McALEER offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the House of Representatives extend its appreciation to the reporters for the Legislative Journal for the highly satisfactory way in which its debates and speeches of the body have been reported.

RESOLUTION THANKING THE PAGES.

Mr. WILTBANK offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the members of the House of Representatives be tendered to the pages for their agility and fleet-footedness.

RESOLUTION THANKING THE CHAPLAIN.

Mr. MOSES offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of this Legislature be extended to the Rev. J. Elliot Wright for the strict attention to his duties and the kind thoughts expressed of our afflicted members, as well as their families.

RESOLUTION THANKING CLERKS AND OFFICERS.

Mr. McNICHOL offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the House of Representatives is hereby tendered to the clerks and officers of the House of Representatives for the faithful and efficient performance of their duties.

RESOLUTION RELATIVE TO APPOINTMENT OF A COMMITTEE TO WAIT UPON THE SENATE.

Mr. R. J. BALDWIN offered the following resolution, which was twice read, considered and agreed to:

Resolved, That a committee of three be appointed to wait upon the Senate and inform that body that the House is ready to adjourn at 12:00 o'clock midnight, June 27th, 1913.

APPOINTMENT OF COMMITTEE TO WAIT UPON THE SENATE.

The SPEAKER. The Chair will appoint as said committee, Messrs. Glenn, Roney and Swift.

REPORT OF COMMITTEE TO WAIT UPON THE SENATE.

The Committee appointed to wait upon the Senate and inform that body that the House was ready to adjourn "sine die" at 12:00 o'clock midnight, this day, reported that they had performed the duty for which they were appointed.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced presented the following extract from the Journal of the Senate.

In the Senate, June 27th, 1913.

Resolved (if the House of Representatives concur), That a committee of three be appointed to wait upon the Governor in conjunction with a similar committee (if the House shall appoint such committee) and inform him that the General Assembly will be ready to adjourn sine die at 12 o'clock midnight.

Messrs. Snyder, Beidleman and Huffman have been appointed on behalf of the Senate.

Ordered, That the Clerk present same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

APPOINTMENT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

The SPEAKER. The Chair appoints as a committee to wait upon the Governor Messrs. Mitchel, Spelser and Metzenbacher.

REPORT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

Mr. MITCHELL. Mr. Speaker, the committee appointed by the House of Representatives to wait upon the Governor begs to report that it has communicated to his Excellency, the Governor, the message on the part of the House, that the Assembly is about to adjourn sine die. His Excellency has stated that he has no further communications to send to either branch. He wishes us to extend his congratulations and his thanks for the uniform courtesy and kindness that every member of both bodies has shown to him.

The SPEAKER. The Committee is discharged with the thanks of the House.

ADJOURNMENT.

The SPEAKER (George E. Alter): The hour fixed by the concurrent resolution for the adjournment of the General Assembly having now arrived I now declare this House adjourned "sine die."

Senate Bill No. 1064, entitled:

A supplement to an act approved the thirty-first day of May one thousand nine hundred eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and Deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highways and procedure therein providing for work or improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for constructing reconstructing repairing or maintaining certain spurs or branch roads

Senate Bill No. 1069, entitled:

An Act to provide for the execution of orders of the court of quarter sessions or other court of competent jurisdiction for support and maintenance of a wife or children or both and for the execution of judgment entered upon contracts for such support and maintenance by subjecting estates owned by the husband and wife by entirety and the rents issues and profits thereof to such executions defining the title of the purchaser at the sheriff's sale on such executions and providing for the application of the proceeds of such sales

Senate Bill No. 1114, entitled:

An Act making the land heretofore or hereafter purchased for the new Western penitentiary in Centre county subject to taxation for local purposes regulating the assessment thereof and the payment of taxes thereon

Senate Bill No. 1117, entitled:

An Act to amend an act entitled "An Act to provide for the division of boroughs and the erection of new boroughs" approved the twenty-ninth day of May Anno Domini eighteen hundred and eighty-nine so as to extend the provisions of the same to boroughs and cities in this Commonwealth whether situate in one or more counties and to provide for the adjustment of indebtedness

Senate Bill No. 1146, entitled:

An Act to amend an act approved the twentieth day of June one thousand nine hundred one entitled "An Act relating to the collection of city school and poor taxes in the several cities of the third class in this Commonwealth and providing that the city treasurer of each of said cities by virtue of his office shall be the collector of the said several taxes prescribing his duties and fixing his compensation" by extending to August first the date for the payment of taxes

Senate Bill No. 1147, entitled:

An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day

Senate Bill No. 1151, entitled:

An Act prescribing the time and manner of submitting to the people for their approval and ratification or rejection a certain proposed amendment to the Constitution of Pennsylvania

Senate Bill No. 1153, entitled:

An Act authorizing and regulating the survey appraisal and patenting of lands in beds of navigable rivers or streams permitted by the Government of the United States to be abandoned and filled as no longer of use for ordinary purposes of navigation

Senate Bill No. 1161, entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane at Danville Pennsylvania

Senate Bill No. 1162, entitled:

An Act to amend section two of the act approved the fourteenth day of June one thousand nine hundred and eleven entitled "An Act relating to roads providing for the election and appointment of township supervisors in second class townships defining their powers duties and limitations relating to road tax and the expenditures thereof abolishing the work tax defining certain duties of the clerk of courts fixing penalties for violation of this act and making an appropriation to carry out its provisions" so as to provide for a further adjustment of valuation of property made between the date of the levy of the tax and payment of same

Senate Bill No. 1166, entitled:

A supplement to an act approved the third day of June one thousand eight hundred ninety-five entitled "An Act authorizing the Commonwealth of Pennsylvania to re-build county bridges over navigable rivers and other streams which have been declared public highways by act of Assembly where such bridges have been destroyed by flood fire or other casualty providing for the appointment of viewers and inspectors and the payment of the cost of rebuilding such bridges"

Senate Bill No. 1168, entitled:

An Act to provide for a survey of Militia Hill and Fort Hill as a site for a public park with an approach thereto from Philadelphia and to make an appropriation therefor

Senate Bill No. 1170, entitled:

An Act refunding to Frank Bolger ex-Treasurer of Bedford county certain monies by him erroneously paid into the State Treasury

Senate Bill No. 1207, entitled:

An Act fixing the salaries and providing for the expense of county solicitors in counties of this Commonwealth over one hundred and fifty thousand population and less than two hundred and fifty thousand population

Senate Bill No. 1210, entitled:

A supplement to an act approved the twenty-third day of May one thousand eight hundred and eighty-nine entitled "An Act for the incorporation and government of cities of the third class" authorizing third class cities to manufacture and sell ice

Senate Bill No. 1261, entitled:

An Act to authorize incorporated or unincorporated churches cemeteries or burial associations owning burial grounds located wholly or in part in any city township or borough of this Commonwealth to purchase other grounds and to sell and convey in fee simple such portion of their land not used or conveyed by them for burial purposes or which may have been reconveyed to them or shall have reverted or become acquired by them under the terms hereof or otherwise and providing for and authorizing the several courts of quarter sessions of the several counties of this Commonwealth upon petition of the managers officers and other persons vested with the management of said burial ground to make orders and decrees for the removal of all bodies interred in such burial grounds or cemeteries belonging to any incorporated or unincorporated church cemetery or burial association and to provide for the purchase of new lots the cost of the removal of such bodies and compensation to the owners of the lot or lots therein the sale of the ground and distribution of the proceeds derived from such sale

Senate Bill No. 1267, entitled:

An Act making a special appropriation for the purpose of continuing the work of the Economic Zoologist as provided for in the act entitled "An Act to provide for the protection of trees shrubs vines and plants against destructive insects and diseases providing for the enforcement of this act and the expenses connected therewith and fixing penalties for its violation" approved the thirty-first day of March Anno Domini one thousand nine hundred and five

Senate Bill No. 1270, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 1271, entitled:

An Act making an appropriation to the Colored Day Nursery of Harrisburg Pennsylvania

Senate Bill No. 1272, entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

Senate Bill No. 1273, entitled:

An Act making an appropriation to pay the proportionate share of the Commonwealth for improving curbing and paving Maclay street in the city of Harrisburg in front of the Pennsylvania State Lunatic Hospital

Senate Bill No. 1274, entitled:

An Act authorizing cities of the first and second class to compensate employees for time lost while in the employ of the city as a result of injuries sickness or disablement of any kind sustained while in the performance of their duties

Senate Bill No. 1278, entitled:

An Act making an appropriation to the Childrens Home of the City of York Pennsylvania

Senate Bill No. 1279, entitled:

A supplement to an act entitled "An Act creating the Water Supply Commission of Pennsylvania defining its duties fixing the scope of its authority and making an appropriation for the payment of the salaries and expenses connected therewith approved the fourth day of May one thousand nine hundred five and providing penalties for violations of this act"

Senate Bill No. 1280, entitled:

An Act providing for the regulation of dams or other structures or obstructions as defined herein in along across or projecting into all streams and bodies of water wholly or partly within or forming part of the boundary of this Commonwealth vesting certain powers and duties in the Water Supply Commission of Pennsylvania for this purpose and providing penalties for the violation of the provisions hereof

Senate Bill No. 1281, entitled:

An Act defining the water resources of the Commonwealth providing for the taking of an inventory thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing penalties for violation of this act and making an appropriation to carry the same into effect

Senate Bill No. 1297, entitled:

An Act to authorize the sale and conveyance of portions of the land belonging to the Commonwealth of Pennsylvania in the county of Erie now occupied by the Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania

Senate Bill No. 1345, entitled:

A supplement to an act entitled "An Act to amend section one of an act entitled 'An Act relating to the descent and distribution of the estates of intestates passed and approved April eighth one thousand eight hundred and thirty-three defining and declaring the interest that shall descend to and vest in the surviving husband or wife of such intestate' approved April first Anno Domini one thousand nine hundred and nine"

Senate Bill No. 1346, entitled:

An Act providing for the reimbursement for loss or damage sustained by the breaking of a dam near Austin Potter county and making an appropriation therefor

Senate Bill No. 1347, entitled:

An Act to repeal sections one to eight inclusive of an act approved the thirteenth day of June one thousand nine hundred and eleven entitled "An Act creating a county sinking fund commission in the several counties of the Commonwealth of Pennsylvania and prescribing its powers and duties"

Senate Bill No. 1348, entitled:

An Act authorizing counties within this Commonwealth requiring a water supply for their almshouses hospitals or jails to condemn property and rights inside and outside of their limits for the purpose of obtaining such water supply

Senate Bill No. 1349, entitled:

An Act to amend the seventh paragraph of article three of an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by adding thereto the words "and the families of such as may be injured or killed in service"

Senate Bill No. 1375, entitled:

An Act providing for the formation and regulation of stock corporations having shares without nominal or par value and authorizing such corporations to issue shares without par value upon reorganization merger or consolidation

Senate Bill No. 1393, entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws of this Commonwealth"

Senate Bill No. 1394, entitled:

An Act to repeal section three subdivision of section fourteen of the act of April sixth Anno Domini one thousand eight hundred and seventy-one relating to fees to be received by the clerk of the court of oyer and terminer and general jail delivery and of the quarter sessions of the peace in and for the county of Allegheny

Senate Bill No. 1395, entitled:

An Act to amend section twenty-one of an act approved the first day of June one thousand eight hundred and eighty-nine entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation approved the seventh day of June Anno Domini one thousand eight hundred and seventy-nine' as amended"

Senate Bill No. 1396, entitled:

An Act making an appropriation to the Tabor Home for Children at Philadelphia

Senate Bill No. 1399, entitled:

An Act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled "An Act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts"

Senate Bill No. 1400, entitled:

An Act making an appropriation to the Hospital and College Departments of the Hahnemann Medical College and Hospital

Senate Bill No. 1405, entitled:

An Act relating to moneys heretofore received by the Highway Department from fees for registration of motor vehicles and the licensing of operators and making an appropriation therefor

Senate Bill No. 1407, entitled:

A joint resolution proposing an amendment to section eight article nine of the Constitution of Pennsylvania

Senate Bill No. 1409, entitled:

An Act authorizing and empowering county treasurers in counties containing a population of from three hundred thousand to one million to designate and appoint a solicitor prescribing his duties fixing his term of appointment and salary and providing for the payment of the same out of the county funds

Senate Bill No. 1430, entitled:

A supplement to an act approved the eleventh day of June one thousand eight hundred seventy-nine entitled "An Act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing the tax duplicates to regulate the appropriations and expenditures of said cities and prescribing penalties for the violation of the provisions of this act"

Senate Bill No. 1431, entitled:

An Act amending section one of an act approved the twenty-first day of June Anno Domini one thousand nine hundred and eleven entitled "An Act enabling the several boroughs of the Commonwealth to validate certain ordinances where the same have not been published according

to law or where the proof of publication cannot be made" by extending its provisions to cases where said ordinances have not been signed in the ordinance book by the burgess and the president of town council either or both

Senate Bill No. 1436, entitled:

An Act making an appropriation to the Hayes Mechanics' Home of Philadelphia Pennsylvania

Senate Bill No. 1438, entitled:

An Act regulating the appropriation and use of money realized by cities of the first class from the sale of certain bonds

Senate Bill No. 1439, entitled:

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis of Reading Pennsylvania for use of the Orphanage at Millmont Berks county Pennsylvania

Senate Bill No. 1440, entitled:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and thirteen entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing penalties for the violation of the provisions thereof and providing for the violation of the provisions hereof and providing for the enforcement thereof" by making further regulations in regard to fish

Senate Bill No. 1454, entitled:

An Act in relation to convicts in the Western Penitentiary in Centre county who may break prison or escape imposing the costs of trial in an indictment for such offense and also the subsequent maintenance of the convict under sentence on such charge upon the county from which such convict was originally sentenced

Senate Bill No. 1455, entitled:

An Act fixing the salary of the stenographer and typewriter and the two stenographers in the Department of Mines

Senate Bill No. 1459, entitled:

An Act amending article two of section one of an act entitled "An Act relating to the decent and distribution of the estates of intestates" approved the eighth day of April one thousand eight hundred thirty-three as amended by further regulating the appointment and number of appraisers

Senate Bill No. 1460, entitled:

An Act to amend an act approved the fourteenth day of April one thousand eight hundred fifty-one entitled "An Act relating to the commencement of actions in judgments and decrees for the payment of money to the widows and children of decedents to partitions in the common pleas relative to penalties on telegraph operators to pleadings in certain actions of debt to actions of ejectments to the protection of fences to partnerships to limitations of writs of entry in manors lands and tenements to the exemption laws to reports of the Supreme Court to appeals relating to wards boroughs and township officers to the acknowledgements of deeds and sequestration of title estates" by regulating the appointment and number of appraisers

Senate Bill No. 1461, entitled:

An Act to provide for deficiencies in appropriations made by the General Appropriation Act approved the fourteenth day of June Anno Domini one thousand nine hundred and eleven for salaries of the officers and other expenses of the Senate and House of Representatives for the Legislative session of one thousand nine hundred and thirteen also for the Department of Public Printing and Binding

Senate Bill No. 1462, entitled:

An Act requiring each car of street passenger railway companies to be equipped with a jack or similar device and providing a penalty

Senate Bill No. 1466, entitled:

A joint resolution making an appropriation to the Executive Department to provide for the representation of Pennsylvania at the celebration to be held in one thousand nine hundred and fourteen commemorative of a century of peace between Great Britain and the United States and of events during the War of one thousand eight hundred and twelve

Senate Bill No. 1564, entitled:

An Act authorizing D. L. Saul and Flora W. Saul his wife residents of the city of Harrisburg Dauphin county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania jointly or severally

Senate Bill No. 1667 entitled:

An Act prescribing the manner and time of submitting to the qualified electors of the State proposed amendments to the Constitution in order to determine whether the same be approved by a majority of those voting thereon as provided by Article eighteen section one of the Constitution

Senate Bill No. 1571, entitled:

An Act making an appropriation to the Lincoln Memorial Hospital and Training School of Avery College

Senate Bill No. 1573, entitled:

An Act to amend an act approved the twenty-eighth day of May nineteen hundred and seven entitled "An Act defining the rights and duties of water companies and compelling them to furnish water to municipalities in which their source of supply is located or forfeit their rights to a sufficient quantity of water from such sources as will supply the needs of such municipality city borough or township and the inhabitants thereof also giving private and municipal water companies organized under the provisions of this act the right to condemn take and appropriate with the consent and approval of the State Water Supply Commission a sufficient quantity of water from any source of supply lying within the corporate limits of the municipality when such source of supply is not being utilized for supplying water to such municipality and the inhabitants thereof also providing that water companies file statements with the State Water Supply Commission under certain conditions and making their failure to do so a misdemeanor and prescribing penalties for a violation of the same" by providing compensation for the taking of water by municipalities and townships

Senate Bill No. 1575, entitled:

A Joint Resolution providing for the appointment of a commission to select and purchase a silver service for the battleship "Pennsylvania" and making an appropriation therefor and providing for the appointment of a committee to arrange the presentation exercises

Senate Bill No. 1634, entitled:

An Act making an appropriation to the Saint Francis Country Home for Convalescents Landsdowne Avenue Darby Township Delaware County Pennsylvania

Senate Bill No. 1782, entitled:

An Act making an appropriation for the purchase of two relief maps for the Pennsylvania State Museum

Senate Bill No. 1784, entitled:

An Act making an appropriation to the Agricultural and Mechanical Industrial School for Colored Girls and Boys of Jumoaville Fayette County Pennsylvania

Senate Bill No. 1789, entitled:

An Act making an appropriation for the education of blind children under eight years of age

Senate Bill No. 1790, entitled:

An Act to amend the fourteenth section of an act entitled "An Act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" approved the first day of June Anno Domini one thousand nine hundred and eleven and providing for the incorporation of casualty companies for the insurance of glass against breakage upon the mutual plan

Senate Bill No. 1793, entitled:

An Act to authorize the compilation and publication of not less than two nor more than four volumes of Statutes-at-Large of Pennsylvania in addition to the sixteen volumes heretofore authorized additional volumes being necessary to connect the Statutes-at-Large and the Pamphlet Laws of Pennsylvania in a serial and complete publication of the laws of the Province and Commonwealth and to provide for the appointment of a Commission to control and supervise the preparation of said volumes and of a competent person to compile and edit them and making an appropriation therefor

Senate Bill No. 1796, entitled:

An Act to amend an act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven

Senate Bill No. 1797, entitled:

An Act making an appropriation to the Pennsylvania Industrial School located at Eagleville Montgomery County Pennsylvania

Senate Bill No. 1806, entitled:

An Act providing for and regulating the incorporation into a third class city of a borough or of two or more contiguous boroughs

Senate Bill No. 1817, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia Pennsylvania to cover deficiency in maintenance and education of State pupils

Senate Bill No. 1819,

An Act to confer additional powers upon mutual fire insurance companies

Senate Bill No. 1820, entitled:

An Act to require the reporting by physicians to the Commissioner of Health of certain occupational diseases and making a violation of its provisions a misdemeanor and providing penalties for violation thereof

Senate Bill No. 1822, entitled:

An Act making an appropriation to the Punxsutawney Fair Land Association of Punxsutawney Jefferson county

Senate Bill No. 1823, entitled:

An Act to provide for the co-operation of the State in the establishment of a Mining Experiment Station for investigations with a view to better safeguard the lives of miners and greater efficiency in the mining and mineral industries and making an appropriation therefor

Senate Bill No. 1871, entitled:

An Act to amend an act entitled "An Act making an appropriation to cover the deficiency incurred in the care treatment and maintenance of the indigent insane of the Commonwealth during the period of five years beginning March first one thousand nine hundred and nine and ending May thirty-first one thousand nine hundred and thirteen" approved the second day of April one thousand nine hundred and thirteen

Senate Bill No. 1872, entitled.

An Act fixing the number compensation mileage and duties of the officers and employees of the General Assembly and providing for their election or appointment and manner of filling vacancies

Senate Bill No. 1884, entitled:

An Act authorizing S. W. Shearer and Joseph W. George citizens of Indiana county Pennsylvania to bring suit in the court of common pleas of Dauphin county against the Commonwealth of Pennsylvania

Senate Bill No. 1889, entitled:

An Act making an appropriation to the State Highway Department for the completion of the rebuilding and the repair and maintenance of the National or Cumberland Road in the counties of Somerset Fayette and Washington

Senate Bill No. 1894, entitled:

An Act regulating the sale of bichloride of mercury and providing a penalty

REPORT FROM COMMITTEE ON ACCOUNTS.

Mr. EDGAR K. BLELOCH, from the Committee on Accounts, submitted the following report:

That they have examined and settled the accounts of the Members of the House of Representatives for their compensation, mileage and stationery during the present session of the year 1913, as per schedule annexed, viz:—

BLELOCH, Chairman,
PERRY, S. J.,
NEEL,
IRWIN, G. C.,
LIGHT,
LETZKUS,
BROSIOUS,
CLAYCOMB,
EWING,
GRAY, F.,
GRAMLEY,
LATSHAW,
LENKER,
SPEISER,
SHAFFER, I. E.,
REX,
WILT BANK,
KUHN, H. P.,
BECKER,
BURNETT,
CALDWELL,
DONNALLY,
GRAY, J.,
SAVACOOOL,
WILSON, J. H.

RECAPITULATION.

Page No.	Salary	Stationery	Miles	Mileage	Total
1.	\$37500	\$1250	7983	\$1596.60	\$40,346.60
2.	42000	1400	8692	1738.40	45,138.40
3.	44700	1450	9194	1838.80	47,938.80
4.	43500	1450	10541	2108.20	47,058.20
5.	43500	1450	9149	1829.80	46,779.80
6.	41100	1350	7873	1574.60	44,024.60
7.	42000	1400	7838	1567.60	44,967.60
8.	15171	500	3666	733.20	16,404.20
	\$309471	\$10250	64936	\$12987.20	\$332708.20

AMOUNTS DUE MEMBERS OF THE HOUSE OF REPRESENTATIVES ON ACCOUNT OF SALARY, STATIONERY AND MILEAGE FOR THE SESSION OF 1913, AS PER SALARY ACT OF JULY 5, 1885, P. L. 264, AND APPROPRIATION ACT, APPROVED JUNE 14, 1911.

Members	Salary	Stationery	Miles	Mileage	Total
William L. Adams	\$1,500.	\$50.00	236	\$47.20	\$1,597.20
George W. Allen	1,500.	50.00	508	101.60	1,651.60
Henry E. Alworth	1,500.	50.00	274	54.80	1,604.80
Charles A. Ambler	1,500.	50.00	232	46.40	1,596.40
John B. Arthur	1,500.	50.00	220	44.00	1,594.00
George A. Baldwin	1,500.	50.00	271	54.20	1,604.20
Richard J. Baldwin	1,500.	50.00	260	52.00	1,602.00
Horace C. Barner	1,500.	50.00	88	17.60	1,567.60
Harry W. Bass	1,500.	50.00	210	42.00	1,592.00
Samuel B. Bayle	1,500.	50.00	720	144.00	1,694.00
Christ Becker	1,500.	50.00	198	39.60	1,589.60
William M. Benninger	1,500.	50.00	232	46.40	1,596.40
Edward E. Benson	1,500.	50.00	504	100.80	1,650.80
Henry Wilson Bergey	1,500.	50.00	260	52.00	1,602.00
Cleon Berntheisel	1,500.	50.00	58	11.60	1,561.60
William S. Bigger	1,500.	50.00	500	100.00	1,650.00
E. E. Bittles	1,500.	50.00	590	118.00	1,668.00
Walter Allen Blair	1,500.	50.00	330	66.00	1,616.00
William F. Blair	1,500.	50.00	610	122.00	1,672.00
Edgar K. Bleloch	1,500.	50.00	222	44.40	1,594.40
Howard W. Body	1,500.	50.00	130	26.00	1,576.00
Hiram H. Brosius	1,500.	50.00	522	104.40	1,654.40
George K. Brown	1,500.	50.00	238	47.60	1,597.60
Thomas B. H. Brownlee	1,500.	50.00	554	110.80	1,660.80
Eugene A. Burnett	1,500.	50.00	16	3.20	1,553.20
	\$37,500.	\$1,250.00	7,983	\$1,596.60	\$40,346.60

Members	Salary	Stationery	Miles	Mileage	Total
William J. Caldwell	1,500.	50.00	132	26.40	1,576.40
C. M. C. Campbell	1,500.	50.00	525	105.00	1,655.00
James J. Campbell	1,500.	50.00	208	41.60	1,591.60
Cornelius Carson	1,500.	50.00	552	110.40	1,660.40
Thomas Carter	1,500.	50.00	500	100.00	1,650.00
Samuel L. Cheeseman	1,500.	50.00	630	126.00	1,676.00
D. Lloyd Claycomb	1,500.	50.00	262	52.40	1,602.40
William B. Geary	1,500.	50.00	364	72.80	1,622.80
Harry Cochran	1,500.	50.00	594	118.80	1,668.80
Vincent A. Collins	1,500.	50.00	96	19.20	1,569.20
Patrick Conner	1,500.	50.00	216	43.20	1,593.20
Augustine P. Conniff	1,500.	50.00	242	48.40	1,598.40
George T. Conrade	1,500.	50.00	212	42.40	1,592.40
Edwin R. Cox	1,500.	50.00	212	42.40	1,592.40
Jonathan Currier	1,500.	50.00	350	70.00	1,620.00
Richard Curry	1,500.	50.00	220	44.00	1,594.00
Albert Davis	1,500.	50.00	274	54.80	1,604.80
Joseph Hutton DeFrees	1,500.	50.00	550	110.00	1,660.00
James E. Dickinson	1,500.	50.00	1,550.00
J. Wilfred Donahoe	1,500.	50.00	232	46.40	1,596.40
Lewis E. Donnally	1,500.	50.00	76	15.20	1,565.20
Ralph R. Down	1,500.	50.00	660	132.00	1,682.00
Horace B. Dunn	1,500.	50.00	196	39.20	1,589.20
James A. Dunn	1,500.	50.00	235	47.00	1,597.00
Frederick Ehrhardt	1,500.	50.00	274	54.80	1,604.80
William C. Eichenberger	1,500.	50.00	220	44.00	1,594.00
John F. Ely	1,500.	50.00	440	88.00	1,638.00
John C. N. Ewing	1,500.	50.00	220	44.00	1,594.00
	\$42,000.	\$1,400.00	8,692	\$1,738.40	\$45,138.40

Members	Salary	Stationery	Miles	Mileage	Total
Edward H. Fahey	1,200.	1,200.00
John M. Flynn	1,500.	50.00	446	89.20	1,639.20
I. Gordon Forster	1,500.	50.00	220	44.00	1,594.00
Jesse D. Foster	1,500.	50.00	356	71.20	1,621.20
Robert S. Frey	1,500.	50.00	64	12.80	1,562.80
Sigmund J. Gans	1,500.	50.00	210	42.00	1,592.00
Thomas Paul Geary	1,500.	50.00	500	100.00	1,650.00
Frederick E. Geiser	1,500.	50.00	216	43.20	1,593.20
Ralph Gibson	1,500.	50.00	188	37.60	1,587.60
Donald Glenn	1,500.	50.00	738	147.60	1,697.60
W. Bruce Good	1,500.	50.00	204	40.80	1,590.80
Charles C. Goss	1,500.	50.00	600	120.00	1,670.00
William H. Grabe	1,500.	50.00	592	118.40	1,668.40
Cephas L. Gramley	1,500.	50.00	216	43.20	1,593.20
Henry Gransback, Sr.	1,500.	50.00	220	44.00	1,594.00
Frank Gray	1,500.	50.00	208	41.60	1,591.00
Joseph Gray	1,500.	50.00	314	62.80	1,612.80
Harry L. Hackett	1,500.	50.00	220	44.00	1,594.00
William Haggerty	1,500.	50.00	280	56.00	1,606.00
Willis B. Heidinger	1,500.	50.00	224	44.80	1,594.80
Charles J. Hemminger	1,500.	50.00	432	86.40	1,636.40
Frank J. Herman	1,500.	50.00	320	64.00	1,614.00
Aaron B. Hess	1,500.	50.00	78	15.60	1,565.60
Harry H. Heyburn	1,500.	50.00	258	51.60	1,601.60
George Hibshman	1,500.	50.00	104	20.80	1,570.80
Alfred F. Hobbs	1,500.	50.00	300	60.00	1,610.00
Michael R. Hoffman	1,500.	50.00	54	10.80	1,560.80
Josiah Howard	1,500.	50.00	388	77.60	1,627.60
Reuben Howard	1,500.	50.00	506	101.20	1,651.20
E. Lowry Humes	1,500.	50.00	738	147.60	1,697.60
	\$44,700.	\$1,450.00	9,194	\$1,838.80	\$47,988.80

Members	Salary	Stationery	Miles	Mileage	Total
Charles N. Isler	1,500.	50.00	500	100.00	1,650.00
George C. Irwin	1,500.	50.00	270	54.00	1,604.00
Harry H. Irwin	1,500.	50.00	550	110.00	1,660.00
H. Clark Jackson	1,500.	50.00	658	131.60	1,681.60
Edward E. Jones	1,500.	50.00	350	70.00	1,620.00
John Robert Jones	1,500.	50.00	170	34.00	1,584.00
John C. Kaiser	1,500.	50.00	500	100.00	1,650.00
Frederick S. Kaufman	1,500.	50.00	26	5.20	1,555.20
James Keegan	1,500.	50.00	486	97.20	1,647.20
A. Emory Keepert	1,500.	50.00	107	21.40	1,571.40
Edward M. Kenna	1,500.	50.00	500	100.00	1,650.00
David S. Kennedy	1,500.	50.00	512	102.40	1,652.40
William H. Kern	1,500.	50.00	224	44.80	1,594.80
Miles B. Kitts	1,500.	50.00	696	139.20	1,689.20
W. Howard Klepper	1,500.	50.00	236	47.20	1,597.20
Harty P. Kuhn	1,500.	50.00	500	100.00	1,650.00
Ellsworth G. M. Kuhns	1,500.	50.00	204	40.80	1,590.80
Henry E. Lantus	1,500.	50.00	84	16.80	1,566.80
Elmer B. Latshaw	1,500.	50.00	590	118.00	1,688.00
William W. Lenker	1,500.	50.00	96	19.20	1,569.20
Homer E. Leslie	1,500.	50.00	500	100.00	1,650.00
Ollie M. Letzkus	1,500.	50.00	500	100.00	1,650.00
Jeremiah H. Light	1,500.	50.00	126	25.20	1,575.20
Robert W. Lohr	1,500.	50.00	436	87.20	1,637.20
John F. Lowers	1,500.	50.00	490	98.00	1,648.00
Daniel A. Malle	1,500.	50.00	500	100.00	1,650.00
John F. Mannion	1,500.	50.00	308	61.60	1,611.60
Joseph B. Martin	1,500.	50.00	18	3.60	1,553.60
John C. Mather	1,500.	50.00	404	80.80	1,630.80
	\$43,500.	\$1,450.00	10,541	\$2,108.20	\$47,058.20

Members	Salary	Stationery	Miles	Mileage	Total
John T. Matt	1,500.	50.00	286	57.20	1,607.20
Eugene J. McAleer	1,500.	50.00	228	45.60	1,595.60
Frank J. McAllister	1,500.	50.00	528	105.60	1,655.60
Joseph H. McArdle	1,500.	50.00	220	44.00	1,594.00
William J. McCaig	1,500.	50.00	500	100.00	1,650.00
John McClintock	1,500.	50.00	214	42.80	1,592.80

Peter McDermott	1,500.	50.00	288	57.60	1,607.60
John McKay	1,500.	50.00	248	49.60	1,599.60
Thomas P. McNichol	1,500.	50.00	210	42.00	1,592.00
Allen R. Meckling	1,500.	50.00	612	122.40	1,672.40
George B. Mellott	1,500.	50.00	166	33.20	1,533.20
William M. Metzenbacher	1,500.	50.00	754	150.80	1,700.80
Warren K. Miller	1,500.	50.00	180	36.00	1,536.00
Albert Missimer	1,500.	50.00	210	42.00	1,592.00
A. W. Mitchell	1,500.	50.00	682	136.40	1,686.40
Franklin R. Moore	1,500.	50.00	220	44.00	1,594.00
Alexander Morrow	1,500.	50.00	188	37.60	1,587.60
George W. Moses	1,500.	50.00	340	68.00	1,618.00
Alonzo S. Moulthrop	1,500.	50.00	440	88.00	1,638.00
Peter Murphy	1,500.	50.00	342	68.40	1,618.40
Isaiah D. Musser	1,500.	50.00	100	20.00	1,570.00
Samuel Neel	1,500.	50.00	458	91.60	1,641.60
Howard Neely	1,500.	50.00	500	100.00	1,650.00
Philip C. Newbaker	1,500.	50.00	132	26.40	1,576.40
Lloyd S. Newton	1,500.	50.00	233	46.60	1,596.60
S. Taylor North	1,500.	50.00	370	74.00	1,624.00
Frederick Hugh O'Neill	1,500.	50.00	208	41.60	1,591.60
J. H. Peachy	1,500.	50.00	160	32.00	1,582.00
Jacob V. Pennegar	1,500.	50.00	132	26.40	1,576.40
	\$43,500.	\$1,450.00	9,149	\$1,829.80	46,779.80

Members	Salary	Stationery	Miles	Mileage	Total
Theodore Pennock	1,500.	50.00	278	55.60	1,605.60
Harry L. Perry	1,500.	50.00	72	14.40	1,564.40
Samuel J. Perry	1,500.	50.00	222	44.40	1,594.40
Edwin F. Peters	1,500.	50.00	434	86.80	1,636.80
Hugh B. Piper	1,500.	50.00	222	44.40	1,594.40
John L. Post	1,500.	50.00	596	119.20	1,689.20
Wesley J. Price	1,500.	50.00	230	46.00	1,596.00
William T. Ramsey	1,500.	50.00	236	47.20	1,597.20
Horace H. Redfield	1,500.	50.00	468	93.60	1,643.60
Frank C. Reese	1,500.	50.00	188	37.60	1,587.60
Mandus W. Reeser	1,500.	50.00	350	70.00	1,620.00
John Rex	1,500.	50.00	192	38.40	1,588.40
Harry L. Rhoads	1,500.	50.00	116	23.20	1,573.20
George W. Richards	1,500.	50.00	524	104.80	1,654.80
John H. Reibel	600.	600.00
Ralph L. Robinson	1,500.	50.00	630	126.00	1,676.00
Frank H. Rockwell	1,500.	50.00	344	68.80	1,618.80
Charles J. Roney	1,500.	50.00	212	42.40	1,592.40
Daniel A. Rothenberger	1,500.	50.00	128	25.60	1,575.60
John M. Runk	1,500.	50.00	104	20.80	1,570.80
Geo. W. Sassman	1,500.	50.00	108	21.60	1,571.60
W. Elmer Savacool	1,500.	50.00	292	58.40	1,608.40
Adam C. Shaeffer	1,500.	50.00	210	42.00	1,592.00
Carey L. Schuck	1,500.	50.00	580	116.00	1,686.00
John R. K. Scott	1,500.	50.00	225	45.00	1,595.00
Samuel B. Scott	1,500.	50.00	232	46.40	1,596.40
William H. Semmens	1,500.	50.00	496	99.20	1,649.20
Charles A. Shaffer	1,500.	50.00	184	36.80	1,586.80
	\$41,100.00	\$1,350.00	7,873	\$1,574.60	\$44,024.60

Members	Salary	Stationery	Miles	Mileage	Total
Ira E. Shaffer	1,500.	50.00	170	34.00	1,584.00
Daniel J. Sherr	1,500.	50.00	210	42.00	1,592.00
J. Frank Sherwood	1,500.	50.00	212	42.40	1,592.40
Harry M. Showalter	1,500.	50.00	130	26.00	1,576.00
Jacob W. Smith	1,500.	50.00	240	48.00	1,598.00
Lorenzo Smith	1,500.	50.00	210	42.00	1,592.00
Henry C. Snively	1,500.	50.00	26	5.20	1,555.20
Plymouth W. Snyder	1,500.	50.00	270	54.00	1,604.00
Robert S. Spangler	1,500.	50.00	56	11.20	1,561.20
Maurice J. Speiser	1,500.	50.00	220	44.00	1,594.00
Frank Spillinger	1,500.	50.00	214	42.80	1,592.80
Joseph G. Steedle	1,500.	50.00	503	101.60	1,651.60
Thomas A. Steele	1,500.	50.00	530	106.00	1,656.00
A. C. Stein	1,500.	50.00	500	100.00	1,650.00
Judson W. Stone	1,500.	50.00	266	53.20	1,603.20
B. Morris Strauss	1,500.	50.00	118	23.60	1,573.60
Jacob W. Swartz	1,500.	50.00	122	24.40	1,574.40
Charles F. Swift	1,500.	50.00	552	110.40	1,660.40
David W. Thomas	1,500.	50.00	346	69.20	1,619.20
Reuben H. Trach	1,500.	50.00	216	43.30	1,593.20
W. W. Ulerich	1,500.	50.00	410	82.00	1,632.00
Ansel Ulman	1,500.	50.00	188	37.60	1,587.60
T. Henry Walnut	1,500.	50.00	208	41.60	1,591.60
William Walsh	1,500.	50.00	220	44.00	1,594.00
William D. Walton	1,500.	50.00	600	120.00	1,670.00
Matthew Clark Watson	1,500.	50.00	424	84.80	1,634.80
James Wettach	1,500.	50.00	500	100.00	1,650.00
Samuel A. Whitaker	1,500.	50.00	172	34.40	1,584.40
	\$42,000.	\$1,400.00	7,838	\$1,567.60	\$44,967.60

Members	Salary	Stationery	Miles	Mileage	Total
William F. Whitman	1,500.	50.00	814	162.80	1,712.80
Augustus Wildman	1,500.	50.00	1,550.00
George W. Williams	1,500.	50.00	344	68.80	1,618.80
J. H. Wilson	1,500.	50.00	730	146.00	1,696.00
William H. Wilson	1,500.	50.00	208	41.60	1,591.60
James H. Wiltbank	1,500.	50.00	208	41.60	1,591.60
George K. Young	1,500.	50.00	218	43.60	1,593.60
John H. Young	1,500.	50.00	500	100.00	1,650.00
John S. Zimmerman	1,500.	50.00	144	28.80	1,578.80
George E. Alter,					
(Speaker)	1,500.	50.00	500	100.00	1,650.00
George E. Alter,					
(Speaker, extra compensation)	171.	171.00
	\$15,171.	\$500.00	3,666	\$733.20	\$16,404.20

COMMENDATION OF SPEAKER.

Mr. FLYNN. Mr. Speaker, is there anything before the House at this time?

The SPEAKER. There is not.

Mr. FLYNN. Mr. Speaker, I desire on behalf of my Democratic colleagues to extend to the Speaker of this House their thanks for the uniform kindness and courtesy which he has shown us during the entire session just ending. This has been a long and trying session and one in which there were many situations which were no doubt very critical and were it not for the unflinching patience and courtesy of the Speaker, it is difficult to contemplate what might have been the result at different times; but I want to say that in all my past experience I have never been treated more fairly by a Speaker of this House and I feel sure that I but voice the sentiment of my colleagues, when I say that each and every one of us desire to thank you for the kind treatment which you have accorded us as presiding officer of this body.

The SPEAKER. The Chair certainly appreciates the remarks of the gentleman from Elk and the Chair is glad to be able to testify that throughout this session there never has been in any way the slightest effort on the part of any member of the minority party to in any way embarrass the Speaker.

RESOLUTION THANKING SPEAKER ALTER.

Mr. DICKINSON offered the following resolution, which was twice read and agreed to:

Resolved, That the thanks of the House of Representatives be and is hereby tendered to the Honorable George E. Alter, Speaker of the House of Representatives, for the able and efficient and impartial manner in which he has presided over the deliberations of the House during the present session.

RESOLUTION THANKING PRESS.

Mr. WHITAKER offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the House of Representatives be tendered to the Representatives of the press for the faithful performance of their duties in reporting its proceedings to the public.

Mr. McDERMOTT. Mr. Speaker, I have an objection to that. On last Saturday the Harrisburg "Patriot" published an article about the investigation and stated that your humble servant partook of the good stuff in Number 249. All of the others got it right with the exception of the Patriot. I do not blame the paper, but I do blame the gentleman who wrote the article, because I believe he knew better. I gave them a chance to correct it and called at their office and they did not do so. I think the gentleman made a mistake, an unjust mistake, and I hope he will apologize, if he is in the House, and then I will let the resolution go through.

Mr. WHITAKER. Mr. Speaker, I am willing that the resolution shall be amended so as to except the article to which the gentleman refers.

NOTIFICATION TO THE HOUSE THAT THE SENATE IS READY TO ADJOURN.

Messrs. Salus and Hunter, a Committee on the part of the Senate being introduced informed the House that they were instructed by the Senate to notify the House that the Senate is ready to adjourn at 12:00 o'clock midnight, this day.

RESOLUTION THANKING LEGISLATIVE JOURNAL REPORTERS.

Mr. McALEER offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the House of Representatives extend its appreciation to the reporters for the Legislative Journal for the highly satisfactory way in which its debates and speeches of the body have been reported.

RESOLUTION THANKING THE PAGES.

Mr. WILTBANK offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the members of the House of Representatives be tendered to the pages for their agility and fleet-footedness.

RESOLUTION THANKING THE CHAPLAIN.

Mr. MOSES offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of this Legislature be extended to the Rev. J. Elliot Wright for the strict attention to his duties and the kind thoughts expressed of our afflicted members, as well as their families.

RESOLUTION THANKING CLERKS AND OFFICERS.

Mr. McNICHOL offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the House of Representatives is hereby tendered to the clerks and officers of the House of Representatives for the faithful and efficient performance of their duties.

RESOLUTION RELATIVE TO APPOINTMENT OF A COMMITTEE TO WAIT UPON THE SENATE.

Mr. R. J. BALDWIN offered the following resolution, which was twice read, considered and agreed to:

Resolved, That a committee of three be appointed to wait upon the Senate and inform that body that the House is ready to adjourn at 12:00 o'clock midnight, June 27th, 1913.

APPOINTMENT OF COMMITTEE TO WAIT UPON THE SENATE.

The SPEAKER. The Chair will appoint as said committee, Messrs. Glenn, Roney and Swift.

REPORT OF COMMITTEE TO WAIT UPON THE SENATE.

The Committee appointed to wait upon the Senate and inform that body that the House was ready to adjourn "sine die" at 12:00 o'clock midnight, this day, reported that they had performed the duty for which they were appointed.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced presented the following extract from the Journal of the Senate.

In the Senate, June 27th, 1913.

Resolved (if the House of Representatives concur), That a committee of three be appointed to wait upon the Governor in conjunction with a similar committee (if the House shall appoint such committee) and inform him that the General Assembly will be ready to adjourn sine die at 12 o'clock midnight.

Messrs. Snyder, Beidleman and Huffman have been appointed on behalf of the Senate.

Ordered, That the Clerk present same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

APPOINTMENT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

The SPEAKER. The Chair appoints as a committee to wait upon the Governor Messrs. Mitchel, Speiser and Metznerbacher.

REPORT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

Mr. MITCHELL. Mr. Speaker, the committee appointed by the House of Representatives to wait upon the Governor begs to report that it has communicated to his Excellency, the Governor, the message on the part of the House, that the Assembly is about to adjourn sine die. His Excellency has stated that he has no further communications to send to either branch. He wishes us to extend his congratulations and his thanks for the uniform courtesy and kindness that every member of both bodies has shown to him.

The SPEAKER. The Committee is discharged with the thanks of the House.

ADJOURNMENT.

The SPEAKER (George E. Alter): The hour fixed by the concurrent resolution for the adjournment of the General Assembly having now arrived I now declare this House adjourned "sine die."

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